



Council Agenda Report

To: Mayor Grisanti and the Honorable Members of the City Council

Prepared by: Mark Johnson, Environmental Programs Coordinator

Reviewed by: Yolanda Bundy, Environmental Sustainability Director

Approved by: Steve McClary, Interim City Manager

Date prepared: June 9, 2021 Meeting date: June 28, 2021

Subject: Professional Services Agreement and Memorandum of Understanding to Implement the Coordinated Integrated Monitoring Program

RECOMMENDED ACTION: 1) Authorize the Mayor to execute a Professional Services Agreement with Tetra Tech, Inc. in an amount not to exceed \$1,838,859 to provide a three-year program for water quality monitoring, technical assistance, and reporting for the North Santa Monica Bay Coastal Watersheds Coordinated Integrated Monitoring Program (CIMP) and comply with the municipal stormwater permit (Permit); and 2) Authorize the Mayor to execute a Memorandum of Understanding between the City of Malibu, Los Angeles County Flood Control District (District), and the County of Los Angeles (County) for the administration and cost sharing to implement the CIMP.

FISCAL IMPACT: The City, District, and County costs are anticipated to be \$365,264, \$83,585, and \$1,222,841, respectively, over the duration of the contract excluding the contingency fee but including an administrative fee. The amount that will be expended in Fiscal Year 2021-2022 is \$557,230, and the City is responsible for \$121,755 of that cost during Fiscal Year 2021-2022. Funding in the amount of \$557,230 has been included in the Proposed Budget for Fiscal Year 2021-2022 in Account Number 101-3003-5100-02 (Clean Water - CIMP). The City will be reimbursed for the remaining amount from the District and the County. Revenue in the amount of \$435,476 has been included in Account No. 101-0000-3600 (Miscellaneous Revenue – Proceeds from Grants) in the Proposed Budget for Fiscal Year 2021-2022. Future year expenditures and reimbursements will be included in future budgets.

WORK PLAN: This item was included as item 5e in the Proposed Workplan for Fiscal Year 2021-2022.

DISCUSSION: On November 8, 2012, the Los Angeles Regional Water Quality Control Board (RWQCB) adopted a National Pollutant Discharge Elimination System Permit (Permit) under the Federal Clean Water Act for discharges from the Municipal Separate Storm Sewer System (MS4) within Los Angeles County. The Permit maintains the requirements of the 2001 stormwater permit with several significant changes. Important additions include the incorporation of numerous Total Maximum Daily Loads (TMDLs) for each watershed listed as impaired, increased program tracking, the option to develop an Enhanced Watershed Management Program (EWMP), and increased Monitoring and Reporting Program (MRP) requirements. The EWMP describes what programs and activities will be taken to protect water quality. The CIMP is the water quality monitoring program that provides the data to analyze the effectiveness of the programs and activities described in the EWMP. Staff determined that in addition to the minimum requirements of the Permit, implementing the EWMP was the City's only feasible option in seeking compliance with the Permit.

The purpose of the MRP is to assess chemical, physical, and biological impacts from the MS4 on receiving waters, assess compliance with receiving water limitations, characterize pollutant loads in MS4 discharges, identify sources of pollutants in MS4 discharges, and to evaluate the results to refine control measures for the reduction of pollutant loading to the receiving waters. The MRP requires receiving water monitoring, outfall monitoring, new development/redevelopment program effectiveness tracking, regional studies, and reporting of finding to RWQCB.

The Permit allows a CIMP to be developed to address the required TMDL and other MS4 monitoring elements set forth in the MRP. Due to the unique terrain and unconventional drainage system in this region, implementing a CIMP provided the best approach for the City in seeking compliance. The CIMP is a complement to the EWMP and addresses the necessary monitoring requirements for the Permit. The primary benefit of a CIMP is the opportunity for the City to pool resources with its partners to conduct a cost-efficient monitoring program on a watershed basis and to assess the effectiveness of water quality projects. The City, District, and County agreed to collaborate on the implementation of the EWMP and CIMP for the coastal watersheds of North Santa Monica Bay, from Arroyo Sequit through Topanga Canyon, including a portion of Malibu Creek Watershed within the Malibu city boundaries. In 2013, the City Council approved the EWMP and CIMP, which were prepared under a separate agreement and MOU. Both the EWMP and CIMP are now approved by the RWQCB.

A cost sharing formula was negotiated for administration and contract costs, which includes a percentage of the contract cost based on land area within the watershed over which the City and County each have jurisdiction, a contract administration fee, a 5%

contribution of the total cost from the District, and contingencies. The City will administer the consultant contract. The District and the County will pay an additional contract administration fee of 5% of each agency's total contribution towards the consultant contract. The partners continue to seek participation by other agencies, such as Caltrans and park agencies, that are also sources of the runoff to the EWMP area. The MOU and costs will be amended accordingly if additional agencies later join in this effort.

On June 27, 2016, the City Council approved a Professional Services Agreement with Tetra Tech, Inc. for monitoring services for the North Santa Monica Bay Coastal Watersheds. On June 24, 2019, the City Council approved an amendment to extend the term of the agreement for an additional two years.

On March 1, 2021, the City issued a Request for Proposals (RFP) for water monitoring services for the North Santa Monica Bay Coastal Watersheds. The following elements were included in the RFP scope of work to accomplish the objectives of the CIMP and comply with the Permit:

- Project management
- Stormwater (wet weather) outfall monitoring
- Receiving water monitoring
- TMDL compliance monitoring
- Non-stormwater (dry weather) outfall monitoring and source identification
- Laboratory analysis
- Data management
- Reporting

Optional items (not included in the cost allocation) included:

- Installation of monitoring stations and obtaining all necessary permits if later determined to be necessary to ensure successful sampling
- Coordinated Shoreline Monitoring Program (CSMP) for the Santa Monica Bay Bacterial TMDL shoreline sampling
- Preparation of the Report of Waste Discharge (ROWD) (essentially, the renewal application for the Permi); due upon adoption of a Regional Phase I MS4 Permit

The City received four proposals from the following firms: Applied Earth Sciences, Larry Walker Associates, Inc., Tetra Tech, Inc., and Weston Solutions, Inc. City and County staff reviewed the proposals and three consulting firms were subsequently granted qualification interviews: Larry Walker Associates, Tetra Tech, and Weston Solutions. The interviews were conducted on April 15, 2021 via Zoom conference due to the COVID-19 pandemic. Each firm's interview presentation and RFP package, with cost analysis, were evaluated, and a selection was made based on the criteria listed in the RFP. The City

utilized Tetra Tech to provide specialized consulting services during the Woolsey Fire and the pandemic, and the City has experienced consistent and excellent service from Tetra Tech.

Staff recommends entering into an agreement with Tetra Tech, Inc. to provide the services in the RFP, and executing a Memorandum of Understanding between the City of Malibu, Los Angeles Flood Control District, and the County of Los Angeles for the cost sharing and reporting for the North Santa Monica Bay Coastal Watersheds CIMP.

ATTACHMENTS:

1. Professional Services Agreement for Tetra Tech, Inc.
2. Memorandum of Understanding between the City of Malibu, Los Angeles County Flood Control District, and County of Los Angeles

AGREEMENT FOR PROFESSIONAL SERVICES

This Agreement is made and entered into as of June 28, 2021 by and between the City of Malibu (hereinafter referred to as the "City"), and Tetra Tech, Inc. (hereinafter referred to as "Consultant").

The City and the Consultant agree as follows:

RECITALS

A. The City does not have the personnel able and/or available to perform the services required under this Agreement.

B. The City desires to contract out for consulting services for certain projects relating to implementation of the Coordinated Integrated Monitoring Program (CIMP) for the North Santa Monica Bay Coastal Watersheds and compliance with the National Pollutant Discharge Elimination System Municipal Separate Storm Sewer System (MS4) Permit.

C. The Consultant warrants to the City that it has the qualifications, experience and facilities to perform properly and timely the services under this Agreement.

D. The City desires to contract with the Consultant to perform the services as described in Exhibit A of this Agreement.

NOW, THEREFORE, the City and the Consultant agree as follows:

1.0 SCOPE OF THE CONSULTANT'S SERVICES. The Consultant agrees to provide the services and perform the tasks set forth in the Scope of Work, attached to and made part of this Agreement, except that, to the extent that any provision in Exhibit A conflicts with this Agreement, the provisions of this Agreement govern. The Scope of Work may be amended from time to time by way of a written directive from the City.

2.0 TERM OF AGREEMENT. This Agreement will become effective on July 1, 2021, and will remain in effect for a period of three (3) years from said date unless otherwise expressly extended and agreed to by both parties or terminated by either party as provided herein.

3.0 CITY AGENT. The City Manager, or her designee, for the purposes of this Agreement, is the agent for the City; whenever approval or authorization is required, Consultant understands that the City Manager, or her designee, has the authority to provide that approval or authorization.

4.0 COMPENSATION FOR SERVICES. The City shall pay the Consultant for its professional services rendered and costs incurred pursuant to this Agreement in accordance with the Scope of Work's fee and cost schedule (Exhibit B). The cost of services shall be for a total amount not to exceed \$1,838,859. No additional compensation shall be paid for any other expenses incurred, unless first approved by the City Manager, or her designee.

4.1 The Consultant shall submit to the City, by no later than the 10th day of each month, its bill for services itemizing the fees and costs incurred during the previous month. The City shall pay the Consultant all uncontested amounts set forth in the Consultant's bill within 30 days after it is received.

5.0 CONFLICT OF INTEREST. The Consultant represents that it presently has no interest and shall not acquire any interest, direct or indirect, in any real property located in the City which may be affected by the services to be performed by the Consultant under this Agreement. The Consultant further represents that in performance of this Agreement, no person having any such interest shall be employed by it.

5.1 The Consultant represents that no City employee or official has a material financial interest in the Consultant's business. During the term of this Agreement and/or as a result of being awarded this contract, the Consultant shall not offer, encourage or accept any financial interest in the Consultant's business by any City employee or official.

5.2 If a portion of the Consultant's services called for under this Agreement shall ultimately be paid for by reimbursement from and through an agreement with a developer of any land within the City or with a City franchisee, the Consultant warrants that it has not performed any work for such developer/franchisee within the last 12 months, and shall not negotiate, offer or accept any contract or request to perform services for that identified developer/franchisee during the term of this Agreement.

6.0 GENERAL TERMS AND CONDITIONS.

6.1 Termination. Either the City Manager or the Consultant may terminate this Agreement, without cause, by giving the other party ten (10) days written notice of such termination and the effective date thereof.

6.1.1 In the event of such termination, all finished or unfinished documents, reports, photographs, films, charts, data, studies, surveys, drawings, models, maps, or other documentation prepared by or in the possession of the Consultant under this Agreement shall be returned to the City. If the City terminates this Agreement without cause, the Consultant shall prepare and shall be entitled to receive compensation pursuant to a close-out bill for services rendered and fees incurred pursuant to this Agreement through the notice of termination. If the Consultant terminates this Agreement without cause, the Consultant shall be paid only for those services completed in a manner satisfactory to the City.

6.1.2 If the Consultant or the City fail to fulfill in a timely and proper manner its obligations under this Agreement, or if the Consultant or the City violate any of the covenants, agreements, or stipulations of this Agreement, the Consultant or the City shall have the right to terminate this Agreement by giving written notice to the other party of such termination and specifying the effective date of such termination. The Consultant shall be entitled to receive compensation in accordance with the terms of this Agreement for any work satisfactorily completed hereunder. Notwithstanding the foregoing, the Consultants shall not be relieved of liability for damage sustained by virtue of any breach of this Agreement and any payments due under this Agreement may be withheld to off-set anticipated damages.

6.2 Non-Assignability. The Consultant shall not assign or transfer any interest in this Agreement without the express prior written consent of the City.

6.3 Non-Discrimination. The Consultant shall not discriminate as to race, creed, gender, color, national origin or sexual orientation in the performance of its services and duties pursuant to this Agreement, and will comply with all applicable laws, ordinances and codes of the Federal, State, County and City governments.

6.4 Insurance. The Consultant shall submit to the City certificates indicating compliance with the following minimum insurance requirements no less than one (1) day prior to beginning of performance under this Agreement:

(a) Workers Compensation Insurance as required by law. The Consultant shall require all subcontractors similarly to provide such compensation insurance for their respective employees.

(b) Comprehensive general and automobile liability insurance protecting the Consultant in amounts not less than \$1,000,000 for personal injury to any one person, \$1,000,000 for injuries arising out of one occurrence, and \$500,000 for property damages or a combined single limit of \$1,000,000. Each such policy of insurance shall:

1) Be issued by a financially responsible insurance company or companies admitted and authorized to do business in the State of California or which is approved in writing by City.

2) Name and list as additional insured the City, its officers and employees.

3) Specify its acts as primary insurance.

4) Contain a clause substantially in the following words: "It is hereby understood and agreed that this policy shall not be canceled nor materially changed except upon thirty (30) days prior written notice to the City of such cancellation or material change."

5) Cover the operations of the Consultant pursuant to the terms of this Agreement.

6.5 Indemnification. Consultant shall indemnify, defend with counsel approved by City, and hold harmless City, its officers, officials, employees and volunteers from and against all liability, loss, damage, expense, cost (including without limitation reasonable attorneys fees, expert fees and all other costs and fees of litigation) of every nature arising out of or in connection with Consultant's performance of work hereunder or its failure to comply with any of its obligations contained in this Agreement, regardless of City's passive negligence, but excepting such loss or damage which is caused by the sole active negligence or willful misconduct of the City. Should City in its sole discretion find Consultant's legal counsel unacceptable, then Consultant shall reimburse the City its costs of defense, including without

limitation reasonable attorneys fees, expert fees and all other costs and fees of litigation. The Consultant shall promptly pay any final judgment rendered against the City (and its officers, officials, employees and volunteers) covered by this indemnity obligation. It is expressly understood and agreed that the foregoing provisions are intended to be as broad and inclusive as is permitted by the law of the State of California and will survive termination of this Agreement.

6.6 Compliance with Applicable Law. The Consultant and the City shall comply with all applicable laws, ordinances and codes of the federal, state, county and city governments, including, without limitation, Malibu Municipal Code Chapter 5.36 Minimum Wage.

6.7 Independent Contractor. This Agreement is by and between the City and the Consultant and is not intended, and shall not be construed, to create the relationship of agency, servant, employee, partnership, joint venture or association, as between the City and the Consultant.

6.7.1. The Consultant shall be an independent contractor, and shall have no power to incur any debt or obligation for or on behalf of the City. Neither the City nor any of its officers or employees shall have any control over the conduct of the Consultant, or any of the Consultant's employees, except as herein set forth, and the Consultant expressly warrants not to, at any time or in any manner, represent that it, or any of its agents, servants or employees are in any manner employees of the City, it being distinctly understood that the Consultant is and shall at all times remain to the City a wholly independent contractor and the Consultant's obligations to the City are solely such as are prescribed by this Agreement.

6.8 Copyright. No reports, maps or other documents produced in whole or in part under this Agreement shall be the subject of an application for copyright by or on behalf of the Consultant.

6.9 Legal Construction.

(a) This Agreement is made and entered into in the State of California and shall in all respects be interpreted, enforced and governed under the laws of the State of California.

(b) This Agreement shall be construed without regard to the identity of the persons who drafted its various provisions. Each and every provision of this Agreement shall be construed as though each of the parties participated equally in the drafting of same, and any rule of construction that a document is to be construed against the drafting party shall not be applicable to this Agreement.

(c) The article and section, captions and headings herein have been inserted for convenience only and shall not be considered or referred to in resolving questions of interpretation or construction.

(d) Whenever in this Agreement the context may so require, the masculine gender shall be deemed to refer to and include the feminine and neuter, and the

singular shall refer to and include the plural.

6.10 Counterparts. This Agreement may be executed in counterparts and as so executed shall constitute an agreement which shall be binding upon all parties hereto.

6.11 Final Payment Acceptance Constitutes Release. The acceptance by the Consultant of the final payment made under this Agreement shall operate as and be a release of the City from all claims and liabilities for compensation to the Consultant for anything done, furnished or relating to the Consultant's work or services. Acceptance of payment shall be any negotiation of the City's check or the failure to make a written extra compensation claim within ten (10) calendar days of the receipt of that check. However, approval or payment by the City shall not constitute, nor be deemed, a release of the responsibility and liability of the Consultant, its employees, sub-consultants and agents for the accuracy and competency of the information provided and/or work performed; nor shall such approval or payment be deemed to be an assumption of such responsibility or liability by the City for any defect or error in the work prepared by the Consultant, its employees, sub-consultants and agents.

6.12 Corrections. In addition to the above indemnification obligations, the Consultant shall correct, at its expense, all errors in the work which may be disclosed during the City's review of the Consultant's report or plans. Should the Consultant fail to make such correction in a reasonably timely manner, such correction shall be made by the City, and the cost thereof shall be charged to the Consultant.

6.13 Files. All files of the Consultant pertaining to the City shall be and remain the property of the City. The Consultant will control the physical location of such files during the term of this Agreement and shall be entitled to retain copies of such files upon termination of this Agreement.

6.14 Waiver; Remedies Cumulative. Failure by a party to insist upon the performance of any of the provisions of this Agreement by the other party, irrespective of the length of time for which such failure continues, shall not constitute a waiver of such party's right to demand compliance by such other party in the future. No waiver by a party of a default or breach of the other party shall be effective or binding upon such party unless made in writing by such party, and no such waiver shall be implied from any omissions by a party to take any action with respect to such default or breach. No express written waiver of a specified default or breach shall affect any other default or breach, or cover any other period of time, other than any default or breach and/or period of time specified. All of the remedies permitted or available to a party under this Agreement, or at law or in equity, shall be cumulative and alternative, and invocation of any such right or remedy shall not constitute a waiver or election of remedies with respect to any other permitted or available right of remedy.

6.15 Mitigation of Damages. In all such situations arising out of this Agreement, the parties shall attempt to avoid and minimize the damages resulting from the conduct of the other party.

6.16 Partial Invalidity. If any provision in this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will

nevertheless continue in full force without being impaired or invalidated in any way.

6.17 Attorneys' Fees. The parties hereto acknowledge and agree that each will bear his/her or its own costs, expenses and attorneys' fees arising out of and/or connected with the negotiation, drafting and execution of the Agreement, and all matters arising out of or connected therewith except that, in the event any action is brought by any party hereto to enforce this Agreement, the prevailing party in such action shall be entitled to reasonable attorneys' fees and costs in addition to all other relief to which that party or those parties may be entitled.

6.18 Entire Agreement. This Agreement constitutes the whole agreement between the City and the Consultant, and neither party has made any representations to the other except as expressly contained herein. Neither party, in executing or performing this Agreement, is relying upon any statement or information not contained in this Agreement. Any changes or modifications to this Agreement must be made in writing appropriately executed by both the City and the Consultant.

6.19 Force Majeure. Neither party shall hold the other responsible for damages or delay in performance caused by acts of God, strikes, lockouts, accidents, or other events beyond the control of either party.

6.20 Notices. Any notice required to be given hereunder shall be deemed to have been given by depositing said notice in the United States mail, postage prepaid, and addressed as follows:

CITY: Steve McClary
Interim City Manager

City of Malibu
23825 Stuart Ranch Road
Malibu, CA 90265-4861
TEL (310) 456-2489 x 224
FAX (310) 456-2760

CONSULTANT: Clint Boschen
Director / Principal
Environmental Scientist
Tetra Tech, Inc.
9444 Balboa Ave., Suite 215
San Diego, CA 92123
TEL (703) 593-1803

6.20 Warranty of Authorized Signatories and Acceptance of Facsimile or Electronic Signatures. Each of the signatories hereto warrants and represents that he or she is competent and authorized to enter into this Agreement on behalf of the party for whom he or she purports to sign. The Parties agree that this Contract, agreements ancillary to this Contract, and related documents to be entered into in connection with this Contract will be considered signed when the signature of a party is delivered physically or by facsimile transmission or scanned and delivered via electronic mail. Such facsimile or electronic mail copies will be treated in all respects as having the same effect as an original signature.

7.0 GENERAL TERMS AND CONDITIONS. (City and Consultant initials required at EITHER 7.1 or 7.2)

7.1 Disclosure Required. By their respective initials next to this paragraph, City and Consultant hereby acknowledge that Consultant is a "consultant" for the purposes of the

California Political Reform Act because Consultant's duties would require him or her to make one or more of the governmental decisions set forth in Fair Political Practices Commission Regulation 18700.3(a) or otherwise serves in a staff capacity for which disclosure would otherwise be required were Consultant employed by the City. Consultant hereby acknowledges his or her assuming-office, annual, and leaving-office financial reporting obligations under the California Political Reform Act and the City's Conflict of Interest Code and agrees to comply with those obligations at his or her expense. Prior to consultant commencing services hereunder, the City's Manager shall prepare and deliver to consultant a memorandum detailing the extent of Consultant's disclosure obligations in accordance with the City's Conflict of Interest Code.

City Initials _____
Consultant Initials _____

7.2 Disclosure not Required. By their initials next to this paragraph, City and Consultant hereby acknowledge that Consultant is not a "consultant" for the purpose of the California Political Reform Act because Consultant's duties and responsibilities are not within the scope of the definition of consultant in Fair Political Practice Commission Regulation 18700.3(a) and is otherwise not serving in staff capacity in accordance with the City's Conflict of Interest Code.

City Initials _____
Consultant Initials CTD

This Agreement is executed on _____, 2021, at Malibu, California, and effective as of July 1, 2021.

CITY OF MALIBU:

PAUL GRISANTI, Mayor

ATTEST:

KELSEY PETTIJOHN, Acting City Clerk
(seal)

CONSULTANT:
[Signature]
By: Clint Boschen, Tetra Tech

APPROVED AS TO FORM:

THIS DOCUMENT HAS BEEN REVIEWED
BY THE CITY ATTORNEY'S OFFICE

JOHN COTTI, Interim City Attorney



City of Malibu

23825 Stuart Ranch Road · Malibu, California · 90265-4861
Phone (310) 456-2489 · Fax (310) 456-3356 · www.malibucity.org

Scope of Work (Exhibit A)

The Coordinated Integrated Monitoring Program (CIMP) provides the approach and major elements of the monitoring plan for the CIMP MS4 Stakeholders within the North Santa Monica Bay Coastal Watersheds (NSMBCW Group). The following tasks and deliverables are provided as a guide to accomplish the objectives. In the case of a conflict between MS4 Permit requirements and Approved CIMP requirements, the Approved CIMP shall prevail. Details for deliverables are included in the CIMP Scope of Work for the North Santa Monica Bay Coastal Watersheds (Attachments A-F).

TASK 1 – PROJECT MANAGEMENT, COORDINATION, AND MEETING

The consultant shall provide project management services to ensure that all deliverables are provided on schedule and within budget. The consultant shall:

- Provide a project schedule to complete all tasks in this Scope of Work to the NSMBCW Group for approval. This schedule shall be updated and provided to the NSMBCW Group every other month (bi-monthly).
- Schedule and prepare agenda and summary notes for monthly teleconference or videoconference meetings with the NSMBCW Group. Consultant may assume that 15 teleconference or videoconference meetings (1-2 hours each) will occur.
- Attend and participate in meetings with Regional Board staff as needed. Consultant may assume that three meetings will occur.
- Perform project management duties including establishment and maintenance of a document sharing internet site for materials related to this scope of work, coordinating with City Project Manager, and providing monthly invoices including the budget expended, remaining budget, an explanation of the work completed, and percent complete.

Deliverables for Task 1

- Bi-monthly updated project schedule.
- Agendas and summary notes for each meeting with the NSMBCW Group.
- Materials for participation in meetings with Regional Board and summary meeting notes.

TASK 2 – STORMWATER OUTFALL MONITORING

The MS4 permit requires that the Permittees implement a stormwater outfall monitoring program during wet weather conditions. The objectives of the stormwater outfall based monitoring program include:



Recycled Paper

- Assess the quality of a Permittee's discharge relative to municipal action levels (MAL)
- Assess whether a Permittee's discharge is in compliance with applicable stormwater water quality based effluent limitations (WQBEL) derived from TMDL waste load allocations (WLA)
- Assess whether discharge from an outfall causes or contributes to an exceedance of receiving water limitations.

The Stormwater Outfall Monitoring program developed to comply with these requirements is described in Section 3 of the CIMP. The constituents and the frequencies each site shall be monitored at are listed in Section 3.1, and Tables 3-2 and 3-3 of the CIMP respectively. The Consultant shall be prepared to collect samples and analyze water quality according to that program.

The Consultant shall collect and analyze stormwater data for three (3) wet weather events (concurrent with wet weather Receiving Water Monitoring events) including the first qualifying rain event of the wet season each monitoring year at the two stormwater outfalls designated in Table 3-1 and Appendix A of the CIMP, and Figure 2 of this scope of work. The wet season is October 1 to April 15. The wet season may be extended beyond April 15 in dry years to accommodate meeting the requirements of three (3) storms that meet the CIMP requirements. The Consultant is expected to be prepared for wet weather monitoring at the receiving water and outfall sites for any qualifying storm starting October 1, 2021.

The Consultant will be responsible for quality control and quality assurance of sampling procedures as required by the NSMBCW CIMP. This includes preparation of sampling sites and equipment, calibration of field meters, bottle preparation, label preparation to successfully complete all samples (including blanks and duplicates), in-situ field measurements, field observation logs, chains of custody, or other tasks as specified in the CIMP.

Sampling includes the following conditions:

1. The first qualifying storm event is a rain event of at least 0.25 inch of a rainfall accumulation within 24 hours is forecast with at least a 70 percent probability.
2. The first qualifying rain event of each storm year must be sampled.
3. Subsequent qualifying wet weather events will target storm events that forecast sufficient rainfall and runoff to meet program objectives.
4. Sampling events shall be separated by a minimum of three days of dry conditions with <0.1 inches of rain.
5. The County rain gauges specified for monitoring rainfall accumulation must be used, unless an alternate is proposed and approved. They are found in section 2.2 of the CIMP.

Because a significant storm event is based on predicted rainfall, it is recognized that this monitoring may be triggered without 0.25 inches of rainfall actually occurring. In this case, the monitoring event will still qualify as meeting this requirement provided that sufficient sample volume is collected to do all required laboratory analysis. Provide documentation showing the predicted rainfall amount.

Notify the City of Malibu, County, and LACFCD by email 72 hours prior to and upon activation of the sampling team. The notification shall contain, but is not limited to:



- Anticipated start time and date of the storm event, anticipated highest total amount of rain during any given 24-hour period during the storm, probability of the precipitation, and source of the weather information
- Confirmation that the laboratory has been notified to expect samples
- Any planned deviations from the established monitoring plan
- Name and cell phone number of Consultant's storm event coordinator
- Confirmation that the equipment has been tested, calibrated, and verified that is properly functioning for monitoring

Notify City of Malibu, County, and LACFCD when storm activation, deactivation, or sample delivery to the lab has been completed. At the conclusion of monitoring event, submit a follow-up e-mail summarizing successes and/or issues with corresponding causes/justifications and recommendations.

Consultant will not be compensated for false starts; must provide corresponding hydrographs and time of sampling event for each to help assess how representative the sample is; and provide quality assurance and quality control review of the data received from the laboratory analysis.

The Consultant shall provide as-needed maintenance services (i.e. troubleshooting, repairs, etc) for the project's monitoring equipment and separate task for buying or replacing equipment or parts

Deliverables for Task 2

- E-mail notifications with the information requested above.
- Electronic copies of post-event sampling data and monitoring reports in the format specified in the CIMP within 30 calendar days of each event.
- Submittal of the annual and semi-annual monitoring reports per the Reporting section of this SOW conforming to the requirements of the 2012 MS4 permit and approved CIMP. This deliverable shall also include and consider relevant monitoring data collected as part of other compliance monitoring programs and prior to commencement of the Consultant's contract.

TASK 3 – RECEIVING WATER MONITORING

MS4 receiving water monitoring must be conducted during wet and dry weather at the sampling sites in the NSMB Coastal Watersheds to characterize levels of pollutants in surface waters. The permit requires that the Permittees conduct receiving water monitoring at:

- Receiving water monitoring sites representative of the impacts from MS4 discharges
- TMDL Receiving Water Monitoring Sites based on locations designated in Regional Water Board Executive Officer approved TMDL Monitoring Plans¹

¹ Sites refers to those that fall within the geographic bounds of the NSMBCW EWMP area. Sampling for that task is discussed in the TMDL Compliance Monitoring section of this SOW.

- Mass Emission Stations (MES) previously designated²

The objectives of the receiving water monitoring are to:

- Determine whether the receiving water limitations are being achieved;
- Assess trends in pollutant concentrations over time, or during specified conditions; and
- Determine whether the designated beneficial uses are fully supported as determined by water chemistry, as well as aquatic toxicity and bioassessment monitoring.

The program developed to comply with these requirements and achieve these objectives is outlined in Section 2 of the CIMP. Specific receiving water monitoring requirements and monitoring parameters are found in the CIMP Table 2-5 and 2-6 respectively. The Consultant shall conduct all work according to that program. The wet season is October 1 to April 15. The wet season may be extended beyond April 15 in dry years to accommodate meeting the requirements of three (3) storms. The first storm event will be triggered for mobilization when forecasts predict a 24-hour rainfall depth of at least 0.25 inches at a 70% probability the day before the start of the storm event. For subsequent storm events, wet weather monitoring will target storm events sufficient rainfall and runoff to meet program objectives. The Consultant is expected to be prepared for receiving water dry weather monitoring for the critical dry month, August 2021, and wet weather monitoring at the receiving water and outfall sites for any qualifying storm starting October 1, 2021.

Automated sampling and flow monitoring equipment was not required or specifically called out in the CIMP, but is an option for consideration if such equipment would improve the receiving water monitoring program.

1. The first qualifying storm event is a rain event of at least 0.25 inch of a rainfall accumulation within 24 hours is forecast with at least a seventy 70 percent probability.
2. The first qualifying rain event of each storm year must be sampled.
3. For subsequent storm events, wet weather monitoring will target storm events that forecast sufficient rainfall and runoff to meet program objectives.
4. Sampling events shall be separated by a minimum of three days of dry conditions with <0.1 inches of rain.
5. The County rain gauges specified for monitoring rainfall accumulation must be used, unless an alternate is proposed and approved. They are found in section 2.2 of the CIMP.

Collect and analyze water quality samples at the three receiving water sites as outlined in Table 2-2 of the CIMP and Figure 2 of this scope of work. This includes but is not limited to:

- Two (2) dry- weather sampling events at 3 sites as described in Table 2-2 of the CIMP
- Three (3) wet-weather sampling events at 3 sites as described in Table 2-2 of the CIMP

² The nearest Mass Emission Station is located upstream and outside of the boundaries of the NSMB EWMP group area in Malibu Creek near Malibu Canyon Road south of Piuma Road. It is currently monitored by the Los Angeles County Flood Control District as a part of the Malibu Creek Watershed CIMP. It is not a part of this Scope, but data from that program may be considered as part of preparing reports.



- Constituents with MLs requirements during the first year of implementation at one wet weather and one dry weather event as well as required actions in later years based on year one results per Section 2.3 of the CIMP document

Notify the City of Malibu, County, and LACFCD via email 72 hours prior to and upon activation of the sampling team. The notification shall contain but is not limited to:

- Anticipated start time and date of the sampling event (dry or wet weather). When it is a wet-weather event, include anticipated highest total amount of rain during any given 24-hour period during the storm, probability of the precipitation, and the source of weather information
- Confirmation that the laboratory has been notified to expect samples
- Any planned deviations from the established monitoring plan
- Name and cell phone number of Consultant's storm event coordinator
- Confirmation that the equipment has been tested, calibrated, and verified that is properly functioning for monitoring

Notify City of Malibu, County, and LACFCD, via email or telephone, when storm activation, deactivation, or sample delivery to the lab has been completed.

Consultant will not be compensated for false starts; must provide corresponding hydrographs and time of sampling event for each to help assess how representative the sample is; and provide quality assurance and quality control review of the laboratory analysis data.

Provide as-needed maintenance services (i.e. troubleshooting, repairs, etc) for the project's monitoring equipment and separate task for buying or replacing equipment or parts.

Deliverables for Task 3

- E-mail notifications with the information requested above
- Electronic copies of post-event sampling data and monitoring reports in the format specified in the CIMP within 30 calendar days of each event.
- Submittal of the annual and semi-annual monitoring reports per the Reporting section of this SOW conforming to the requirements of the 2012 MS4 permit and approved CIMP. This deliverable shall also include and consider relevant monitoring data collected as part of other compliance monitoring programs and prior to commencement of the Consultant's contract.

TASK 4 – TMDL COMPLIANCE MONITORING

Routine TMDL compliance monitoring within the NSMBCW EWMP Area is conducted in accordance with the SMB Beaches TMDLs Coordinated Shoreline Monitoring Plan (SMB CSMP), City of Los Angeles and County of Los Angeles, 2004), the Malibu Creek and Lagoon Bacteria TMDL Compliance Monitoring Plan (MCW Bacterial TMDL CMP, LACDPW, 2008), the Malibu Creek Trash Monitoring and Reporting Plan (MCW TMRP, LACDPW, 2010), and the Santa Monica



Bay Watershed Management Area Trash Monitoring and Reporting Plan (SMB TMRP, LACDPW, 2012).

The monitoring sites, parameters, frequencies, and reporting of existing TMDL compliance monitoring programs associated with the Malibu Creek Watershed for sites within the NSMBCW area only will continue as part of implementation of this CIMP and associated reporting. The Consultant is not required to conduct monitoring/collection, analysis, per the SMB CSMP or TMRP at monitoring locations along Santa Monica Bay that are outlined in Table 2-1 and shown on Figure 2 of the CIMP within the NSMB EWMP Group's boundary (excluding MCW-1). This work is currently being conducted under separate agreements.

Data collected under these TMDL monitoring programs will be used to:

- Assess if TMDL Receiving Water Limitations are being achieved;
- Assess trends in pollutant concentrations over time, or during specified conditions; and
- Determine whether the designated beneficial uses are fully supported as determined by water chemistry

To achieve these objectives, the Consultant shall conduct TMDL compliance monitoring at the sites identified in Figure 3 of this scope of work in accordance with the work outlined and parameters identified in Section 2 and Appendix A of the of the CIMP. This includes the following tasks:

The Consultant shall conduct monitoring, analysis, and reporting per the MCW Bacterial TMDL CMP (Attachment B) at monitoring locations within the NSMB EWMP Group's boundary specified in Figure 3 of this scope of work.

- Weekly sampling on Tuesday as required by the MCW Bacterial TMDL CMP for at least one (1) weekly TMDL Compliance monitoring location.
- Laboratory analysis, compilation of data, and reporting of results.

Conduct monitoring, data analysis, and reporting per the MCW TMRP (Attachment C) at monitoring locations within the NSMB EWMP Group's boundary specified in Figure 3

- Bimonthly (twice per month) at one compliance monitoring site adjacent to upper Malibu Lagoon
- Prior to critical events at the compliance monitoring site as detailed in the TMRP
- Twice annually at one general assessment site adjacent to the west/upcoast bank of Malibu Lagoon just north of the bridge on Pacific Coast Highway
- Routine sampling shall be conducted on Tuesdays³ to correspond to bacteria sampling, but shall not affect sample holding times
- Data compilation, analysis and reporting per the Malibu Creek TRMP, and in the semi-annual and annual reports

⁴ Alternate sampling days may be approved for routine sampling if program efficiencies and economies of scale are demonstrated.⁴ Templates can be found online at: www.ceden.org/ceden_datatemplates.shtml and www.sccwrp.org/Data/DataSubmission/SouthernCaliforniaRegionalDataCenter.aspx.



Notify the City of Malibu, County, and LACFCD via email 72 hours prior to and upon activation of the sampling team for pre-critical condition (major wind and rain) monitoring events per the Malibu Creek TMRP. If prediction of a pre-critical condition happens where 72 hour advanced notice is not possible, the Consultant shall provide earliest possible notification. The notification shall contain but is not limited to:

- Anticipated start time and date of the critical event conditions, characteristics of the anticipated critical conditions, and probability of the event
- Any planned deviations from the established monitoring plan
- Name and cell phone number of Consultant's pre-critical event coordinator

Notify City of Malibu, County, and the LACFCD, via email or telephone, when storm activation, deactivation, or sample delivery to the lab has been completed. The Consultant shall document specifics of the event (total rainfall, wind speed, relevant National Weather Service [NWS] warnings) shall be recorded.

Although the Consultant is not conducting the sampling for TMDL monitoring programs other than specified in this section, the Consultant shall still provide compilation and assessment of the data, and reporting per this scope of work for sampling conducted at TMDL monitoring locations within the NSMB EWMP Group's boundary in order to meet the objectives stated in this SOW.

Deliverables for Task 4

- E-mail notifications with the information requested above
- Electronic copies of post-event sampling data and monitoring reports in the format specified in the CIMP within 30 calendar days after each event.
- Monthly data summary report to the City of Malibu seven (7) calendar days after the last day of each month for review. The City, County, and FCD will review and provide comments.
- Submit monthly monitoring reports per the MCW Bacterial TMDL CMP.
- Submit monthly monitoring summary reports to the City per the MCW TMRP.
- Submit the annual and semi-annual reports per the Reporting section of this SOW. This deliverable shall also include and consider relevant monitoring data collected as part of other compliance monitoring programs and prior to commencement of the consultant's contract, conforming to the requirements of the 2012 MS4 permit, MCW TMRP, MCW Bacterial TMDL CMP, SMB TMRP, and SMB CSMP.

TASK 5 – LABORATORY ANALYSIS

The Consultant is responsible for selecting a certified laboratory with the ability to perform water quality, sediment, and tissue analyses meeting the detection and reporting limits identified in the CIMP and MS4 Permit.

The Consultant is responsible for the collection, validation, and management of all data produced by the certified lab prior to reporting activities.



Deliverables for Task 5

- Test laboratory certificate of qualifications to meet the approved/modified laboratory detection and reporting limits identified in the NSMBCW CIMP Appendices.
- Completed Chain of custody forms submitted with the post-event sampling data and monitoring reports.

TASK 6 – DATA MANAGEMENT

The Consultant shall gather and integrate data for use in the semi-annual and annual reports.

The Consultant shall meet all data management and requirements as specified by the MS4 permit and the approved CIMP, including gathering and integrating other compliance monitoring and event data conducted outside of this scope.

The Consultant shall maintain copies and provide the NSMB EWMP Group with copies of all field logs and photo-documentation in accordance with the requirements of MS4 Permit and the approved CIMP. The photo-documented assessments of site conditions for upstream and downstream of all the monitoring sites shall be submitted in an approved electronic format.

Monitoring and event data shall include data from any TMDL monitoring conducted by other Consultants, storm event details, rainfall volume and intensity, and other tracked information that the Consultant will need to prepare the reports. Although the LACFCD Malibu Creek MES is outside of the NSMBCW EWMP area, that data is useful in assessing contributions from upstream of this area to the shared receiving waters.

The Consultant shall develop and maintain a database application to store all information collected as part of this SOW. The database shall include all required information, attachments, and water quality results. The database shall allow users should be able to perform simple spatial queries on the data and create reports. Data should be managed in a way that all water quality monitoring information for all monitoring locations is accessible to NSMB EWMP Group members. Data should also be accessible for further analysis and reporting within ArcGIS. NSMB EWMP group members may require use of specific data collection and management devices and applications.

Deliverables for Task 6

- Database of all information collected as part of this contract, the format of which must be approved by the NSMBCW EWMP group.
- Submittal of all laboratory results after each monitoring/sampling event in a format consistent with the most recent update of the California Environmental Data Exchange Network (CEDEN) data format and Southern California Municipal Stormwater Monitoring Coalition's (SMC) Standardized Data Transfer Format (SDTF).⁴ The City of Malibu will

⁴ Templates can be found online at: www.ceden.org/ceden_datatemplates.shtml and www.sccwrp.org/Data/DataSubmission/SouthernCaliforniaRegionalDataCenter.aspx.



provide comments from the NSMB EWMP Group within 30 calendar days from the receipt of each data file.

- Re-submittal of the modified data files within 15 calendar days from the receipt of comments.
- A list to the NSMB EWMP Group identifying the additional information tracked or collected by the City, County, and LAFCD that will be needed to prepare the semi-annual and annual reports and assessments in the Reporting section of this scope of work.

TASK 7 – REPORTING

The Consultant will be responsible for reporting requirements outlined in Section 7 of the CIMP and those specified in Section XVII through XIX of the Monitoring and Reporting Program (Los Angeles County MS4 Permit, Appendix E) for the monitoring and reporting period of July 1 through June 30. Primary reporting tasks include annual reports submitted by the Permittees by December 15th of each year. The annual reports include the data collected during monitoring activities, and assessments of compliance activities in relation to data.

The Annual Integrated Monitoring Compliance Report will summarize any exceedances of:

- Wet-weather outfall stormwater monitoring data
- Wet-weather receiving water monitoring data
- Non-Stormwater outfall monitoring data
- Dry weather receiving water data

Additionally, the MRP specifies semi-annual, electronic submittal of receiving water and outfall monitoring data. Therefore, to fulfill the reporting requirements, the monitoring year will be split accordingly:

Monitoring Data Submission Requirements

Monitoring Period	Data Submittal
July 1 through December 31	By June 15 th of the following year
January 1 through June 30	By December 15 th , included with the Annual Monitoring Report

The annual monitoring reports must include:

1. Event summaries
2. Analytical results
3. Assessment of effectiveness of control measures
4. Compliance report
5. Adaptive management strategies and proposed modifications to the CIMP
6. All relevant monitoring data collected prior to commencement of this contract

Reports shall include a summary of all identified exceedances of all applicable receiving water limitations (RWL), water quality-based effluent limitations (WQBELs), and Municipal action levels (MALs). The report shall detail achievement of actions and milestones within the reporting year for the NSMBCW EWMP permittees, as well as status of and progress towards future milestones and implementation steps related to multi-year projects and efforts. Reports shall include discussion and assessment of minimum control measures, programs, and projects (implemented or completed) for their impact on the attainment of water quality standards, including consideration of external factors which may influence water quality.

Reports shall include a Municipal Action Level (MAL) Assessment Report, which presents the stormwater outfall monitoring data with a running average of 20% or greater of exceedances of the MALs. The list of MALs can be found in Attachment G of the MS4 Permit.

As required by the permit, the consultant shall conduct and report on the adaptive process management as described in VI.C.8 of Order R4-2012-0175 (Los Angeles County MS4 Permit). Reports should also describe any proposed or approved, changes to the monitoring program that the work group has approved.

Deliverables for Task 7

- Draft Semi-Annual Reports to the City by April 1st and October 1st annually. The work group will require 30 calendar days to review and provide comments prior to finalizing the semi-annual report for submission to the Regional Board. This shall begin with October 1, 2021 draft for the January 1, 2021 through June 30, 2021 period.
- Draft Annual Report to the City by October 1 of each year. The Annual Report shall address all reporting requirements from the MRP (Attachment E of the MS4 Permit), Sections XII through XV. It shall also incorporate watershed and agency specific reporting requirements based on the Annual Reporting. The work group will require 30 calendar days to review and provide comments prior to finalizing the Annual Report.
- Incorporate comments received by the workgroup for final review, and provide a Final Annual Report to be submitted by the Permittees to the Regional Board by December 15 of each year.
- Submit the monitoring data per the submission requirements listed above, including the annual monitoring report and the MAL Assessment Report.
- Prepare and report on the adaptive management process with the Annual Report as required by the Permit.

TASK 8 – DATA MANAGEMENT

The Consultant shall gather and integrate data for use in the semi-annual and annual reports.

The Consultant shall meet all data management and requirements as specified by the MS4 permit and the approved CIMP, including gathering and integrating other compliance monitoring and event data conducted outside of this scope.



Maintain copies and provide the NSMB EWMP Group with copies of all field logs and photo-documentation in accordance with the requirements of MS4 Permit and the approved CIMP. The photo-documented assessments of site conditions for upstream and downstream of all the monitoring sites shall be submitted in an approved electronic format.

Monitoring and event data shall include data from any TMDL monitoring conducted by other Consultants, storm event details, rainfall volume and intensity, and other tracked information that the Consultant will need to prepare the reports. Although the LACFCD Malibu Creek MES is outside of the NSMBCW EWMP area, that data is useful in assessing contributions from upstream of this area to the shared receiving waters.

Develop and maintain a database application to store all information collected as part of this SOW. The database must include all required information, attachments, and water quality results. The database shall allow users should be able to perform simple spatial queries on the data and create reports. Data should be managed in a way that all water quality monitoring information for all monitoring locations is accessible to NSMB EWMP Group members. Data should also be accessible for further analysis and reporting within ArcGIS. NSMB EWMP group members may require use of specific data collection and management devices and applications.

Deliverables for Task 8

- Database of all information collected as part of this contract, the format of which must be approved by the NSMBCW EWMP group.
- Submittal of all laboratory results after each monitoring/sampling event in a format consistent with the most recent update of the California Environmental Data Exchange Network (CEDEN) data format and Southern California Municipal Stormwater Monitoring Coalition's (SMC) Standardized Data Transfer Format (SDTF).⁵ The City of Malibu will provide comments from the NSMB EWMP Group within 30 calendar days from the receipt of each data file.
- Re-submittal of the modified data files within 15 calendar days from the receipt of comments.
- A list to the NSMB EWMP Group identifying the additional information tracked or collected by the City, County, and LAFCD that will be needed to prepare the semi-annual and annual reports and assessments in the Reporting section of this scope.

OPTIONAL TASKS 9 – 12

All optional tasks require written authorization from the City prior to beginning any work.

TASK 9 – HEALTH AND SAFETY PLAN – requires written authorization

⁵ Templates can be found online at: www.ceden.org/ceden_datatemplates.shtml and www.sccwrp.org/Data/DataSubmission/SouthernCaliforniaRegionalDataCenter.aspx.

The proposed work shall be performed under the existing Health and Safety Plan. The Health and Safety Plan may be updated under written authorization by the City as needed to meet the requirements of California Occupational Health & Safety (Cal-OSHA). The Consultant shall:

- Provide the City of Malibu with a digital copy of an updated Health and Safety Plan (HSP).
- Shall comply with any other Federal Occupational Health and Safety Administration requirements, if applicable to the proposed work.
- The HSP shall address site-specific safety concerns at all sites including, but not limited to, permits required confined-space entry safety requirements, vandalism, site accessibility, lane closures, storm drain laterals, and other environmental hazards.

The HSP shall cover all practices related to the work involved, including but not limited to:

- Acceptable entry conditions
- Testing, monitoring, communications and lighting equipment
- Barriers and shields
- Ladders
- Retrieval devices

Deliverables for Task 9

- Electronic copy of an updated Health and Safety Plan.

TASK 10 QUALITY ASSURANCE PLAN – requires written authorization

The NSMB CIMP currently includes a QAPP. If Authorized the Consultant shall update the document within 30 days of issuance of the NTP if changes to procedures are made that affect the QAPP.

The Consultant shall ensure the Quality Assurance Project Plan (QAPP) includes the following:

- Sampling locations and frequency
- Sample handling and storing procedures
- Laboratories that will be used for the monitoring program
- Analytical methods
- Data processing procedures
- Quality assurance/quality control

Deliverables for Optional Task 10

- The Consultant shall submit a revised QAPP within 30 days of issuance of the NTP, if changes are necessary.

TASK 11 REGIONAL PHASE I MUNICIPAL SEPARATE STORM SEWER SYSTEM (MS4) PERMIT MONITORING AND REPORTING - requires written authorization

The Los Angeles Regional Water Quality Control Board is currently developing a regional Municipal Separate Storm Sewer System Permit. In this task the Consultant shall provide an estimate on providing monitoring and reporting services to comply with the requirements of the Regional Phase I MS4 Permit.

Deliverables for Optional Task 11

- Draft Malibu Creek and Lagoon Sedimentation and Nutrients Compliance Monitoring Plan

TASK 12 DRY WEATHER OUTFALL MONITORING – requires written authorization

Non-stormwater (NSW) Outfall Screening and Monitoring Program

The non-stormwater outfall based monitoring plan is described in Section 4 of the CIMP. The objectives of the non-stormwater outfall based monitoring program include:

- Assess compliance with applicable non-stormwater WQBELs derived from TMDL waste load allocations (WLA).
- Assess whether an observed discharge exceeds non-stormwater action levels.
- Assist in identifying illicit discharges and identify their sources where feasible.
- Assess whether a discharge causes or contributes to an exceedance of receiving water limitations.

The NSW Outfall Screening and Monitoring Program is used to identify and address NSW discharges and potential sources of pollutants to receiving waters during dry weather (non-stormwater) conditions. As described in Section 4 of the CIMP, NSW outfall monitoring involves the creation of an outfall inventory, input of that inventory into a geographic information system (GIS) database, and screening of those NSW outfalls to identify any significant discharges. When discharges are identified, additional monitoring to identify the source of discharge, eliminate it where feasible, and determine if it is a source of pollutants is required. The overall process follows. A summary list of major and minor outfalls is included as Attachment D.

Non-Stormwater Outfall Screening for Significant Discharges

Monitoring is required to identify if outfalls have significant dry-weather flows present. This has been conducted by the NSMB EWMP Group. Three screening events were conducted in 2015, 2017, and 2019 as required by the permit and the EWMP. No significant persistent flows were observed during these screening events. A Discharge Report which summarizes the screening events will be provided to the selected Consultant. The NSMBCW group may consider additional screening events. Therefore, the consultant will commence with this program on an as needed basis with source investigation and sampling if significant NSW discharges are observed.

The Consultant shall prepare cost estimates for the completion of monitoring outfalls for significant discharges and be ready to complete the required task upon request as described in Section 4 of the CIMP and as outlined below.

Significant NSW Source Identification and Outfall Monitoring

When significant NSW discharges are present, monitoring to identify the source, eliminate the cause (where not exempted or feasible), observe improvements to conditions, and for reporting of results



are required. If future significant NSW discharges are observed, the Consultant shall conduct this work.

As previously stated, no significant flows were observed during NSW screenings. However, the Consultant shall prepare cost estimates for the completion of the task of source identification and monitoring significant discharges, and be ready to complete the required tasks as described in Section 4.3 of the CIMP and as outlined below.

The Consultant shall also review, update, and maintain the GIS database ensuring all required data from ongoing activities remain current and available to the NSMB EWMP Group.

As necessary, the Consultant shall work with the NSMB EWMP Group to identify and develop an updated prioritized list of outfalls exhibiting significant non-stormwater discharges and a source identification schedule based on Section 4 of the CIMP. The schedule shall ensure that source investigations are initiated for outfalls with newly identified significant non-stormwater discharges within 72 hours of being aware of the discharge. The Consultant shall develop and implement a plan and schedule for conducting the Significant NSW Discharge source identification based on the summary found in the CIMP Section 4.5 and the MS4 Permit.

Significant Non-Stormwater Discharge Monitoring must begin within 90 days of the completion of the source identification. Monitoring shall continue until the flow is satisfactorily resolved or is determined to be comprised of exempt sources, per Section 4.7 of the CIMP.

Monitoring frequency will be two times during the first year following source identification, distributed evenly, during dry weather conditions.

Criteria and constituents to be measured are outlined in Section 4.7.2 of the CIMP.

Sampling events are to be coordinated with the dry weather receiving water monitoring events, unless otherwise approved by the City and County.

Deliverables for Task Optional 12

- All necessary permits for access to conduct source identification as described in the Approved CIMP.
- Updated GIS Database of MS4 Outfalls information and discharge data, when applicable.
- Summary of source identification results for each outfall.
- Post-Event sampling data and monitoring reports shall be submitted electronically in the format specified in the CIMP within 30 calendar days of each event.
- Include the results of the NSW Outfall Monitoring Program in the annual and semi-annual reports submittals per the Reporting Section of this scope of work.

ADDITIONAL REQUIREMENTS

- Attend and participate in local and regional meetings on behalf of the City; including locations other than Consultant's office and Malibu City Hall as requested by City staff.
- Respond within one (1) business day to questions from the City.
- Make presentations to City Council, public, and other agencies as requested by City staff.





City of Malibu

23825 Stuart Ranch Road · Malibu, California · 90265-4861
Phone (310) 456-2489 · Fax (310) 456-3356 · www.malibucity.org

Compensation for Services (Exhibit B)

The City shall pay the Consultant for its professional services rendered and costs incurred pursuant to this Agreement in accordance with the Scope of Work's fee and cost schedule. No additional compensation shall be paid for any other expenses incurred, unless first approved by the City Manager, or his designee. Consulting services shall be provided on a time and materials cost basis, and adhere to contractually agreed upon rates. Work will be conducted only upon authorization from the City of Malibu.

The Consultant shall submit to the City, by no later than the 10th day of each month, its bill for services itemizing the fees and costs incurred during the previous month. The City shall pay the Consultant all uncontested amounts set forth in the Consultant's bill within 30 days after it is received.

Table 1. Individual Cost Breakdown by Task

Task No.	Task Description	Costs
1.0	Project Management	174,671
1.1	<i>Project Management and Coordination</i>	174,671
2.0	Stormwater Outfall Monitoring	63,592
2.1	<i>2021/22 Season</i>	20,691
2.2	<i>2022/23 Season</i>	20,971
2.3	<i>2023/24 Season</i>	21,931
3.0	Receiving Water Monitoring	131,629
3.1	<i>Wet Weather Receiving Water Monitoring</i>	67,174
3.1.1	<i>2021/22 Season</i>	21,775
3.1.2	<i>2022/23 Season</i>	22,385
3.1.3	<i>2023/24 Season</i>	23,014
3.2	<i>Dry Weather Receiving Water Monitoring</i>	64,454
3.2.1	<i>2021/22 Season</i>	20,895
3.2.2	<i>2022/23 Season</i>	21,479
3.2.3	<i>2023/24 Season</i>	22,081
4.0	TMDL Compliance Monitoring	145,200
4.1	<i>Bacteria TMDL Monitoring</i>	79,200
4.1.1	<i>2021/22 Season</i>	26,400
4.1.2	<i>2022/23 Season</i>	26,400
4.1.3	<i>2023/24 Season</i>	26,400

Task No.	Task Description	Costs
4.2	Malibu Creek Trash TMRP	66,000
4.2.1	2021/22 Season	22,000
4.2.2	2022/23 Season	22,000
4.2.3	2023/24 Season	22,000
5.0	Dry Weather Outfall Monitoring	35,030
5.1	Non-stormwater (NSW) Outfall Screening and Monitoring Program	35,030
5.1.1	NSW Outfall Screening	17,515
5.1.2	Significant NSW Source Identification and Outfall Monitoring	17,515
6.0	Laboratory Analysis	323,360
6.1	Laboratory Coordination	103,360
6.2	2021/22 Dry Weather	27,500
6.3	2021/22 Wet Weather	33,000
6.4	2022/23 Dry Weather	33,000
6.5	2022/23 Wet Weather	40,700
6.6	2023/24 Dry Weather	38,500
6.7	2023/24 Wet Weather	47,300
7.0	Data Management	102,880
8.0	Reporting	584,247
8.1	Annual Report, December 2021	59,200
8.2	Semi-Annual Report, December 2021	39,752
8.3	Semi-Annual Report, June 2022	39,752
8.4	Annual Report, December 2022	60,052
8.5	Semi-Annual Report, December 2022	40,945
8.6	Semi-Annual Report, June 2023	40,945
8.7	Annual Report, December 2023	61,852
8.8	Semi-Annual Report, December 2023	42,173
8.9	Semi-Annual Report, June 2024	42,173
8.10	Bacteria TMDL Monitoring Reporting	85,302
8.11	Trash TMRP Reporting	72,102
9.0	Health and Safety Plan	14,399
10.0	Quality Assurance Project Plan Update	17,078
Total with Optional Tasks		\$ 1,592,086

Table 2. Hourly Rates for Staff Level Classifications

Staff Category	Rate \$/Hour
Tetra Tech	
Principal in Charge (Clint Boschen)	\$250
QA/QC Manager (Gary Wortham)	\$207
H&S Manager (Rob Rolon)	\$207

Project Manager (Tim Tringali)	\$220
Deputy Project Manager (Alysha Chan)	\$140
Senior Field Scientist (Kateryna Sayenko)	\$145
Associate Water Resources Specialist (Travis Clark)	\$130
Associate Water Resources Specialist (Michele Burson)	\$160
Field Staff Scientist (Alison Naranjo-Vargas)	\$110
Senior Scientist (Betina Papadeas)	\$160
Senior Scientist (Shannon Quigley-Raymond)	\$160
Water Resources Engineer (Kim Truong)	\$140
Water Resource Specialist (Lauro Alvarado)	\$110
Senior Civil Engineer (Brett Bennetts)	\$175
Senior Project Administrator (Rhonda Carlisle)	\$180
Project Administrator (Lisa Rodgers)	\$115

All rates shall include overhead costs including, but not limited to salaries, benefits, insurance, office expenses, and courier service. If staff substitutions are necessary, or if staff is promoted (performing the same role), the original rates listed shall still apply. Rates can be adjusted annually up to 3% to account for cost of living increases and subconsultant markup is allowed (10% or less) to cover administrative and coordination costs; however, neither of these markups or adjustments shall allow the consultant to exceed the overall cost of the contract. Written authorization from Malibu City staff is required prior to any changes or adjustments to such rates.

Consulting services shall be provided on a time and materials cost basis, and adhere to contractually agreed upon rates. Work will be conducted only upon authorization from the City of Malibu.

Coordinated Integrated Monitoring Plan



Attachment A

Coordinated Integrated Monitoring Program (CIMP)

**For the North Santa Monica Bay Coastal Watersheds
EWMP Group**



Prepared for:

The Los Angeles Regional Water Quality Control Board

September 2015

Revised: October 2019

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

TABLE OF CONTENTS

1	Introduction	1
1.1	Permit Monitoring and Reporting Program Goals	1
1.2	Definitions	2
1.3	Overview of NSMBCW EWMP Area	2
1.4	Water Body-Pollutant Prioritization	9
1.4.1	Category 1 – Highest Priority	10
1.4.2	Category 2 – High Priority	11
1.4.3	Category 3 – Medium Priority	12
1.5	Summary of Permit MRP Requirements	13
1.5.1	Receiving Water Monitoring	13
1.5.2	TMDL Monitoring	14
1.5.3	Stormwater Outfall Monitoring	16
1.5.4	Non-stormwater Outfall Monitoring	16
1.5.5	New Development and Redevelopment Effectiveness Tracking	17
1.5.6	Regional Studies	17
1.5.7	Special Studies	17
2	EWMP Group Receiving Water Monitoring Plan	17
2.1	Receiving Water Monitoring Sites	18
2.1.1	TMDL Compliance Monitoring	19
2.1.2	Receiving Water Monitoring Sites	21
2.2	Receiving Water Monitoring Frequency	23
2.3	Receiving Water Monitoring Parameters	27
2.4	Receiving Water Monitoring Protocol	29
3	Stormwater Outfall Monitoring	29
3.1	Stormwater Outfall Monitoring Sites	29
3.2	Stormwater Outfall Monitoring Frequency	32
3.3	Stormwater Outfall Monitoring Parameters	33
3.4	Stormwater Outfall Monitoring Protocol	35
4	Non-stormwater Outfall Monitoring	36
4.1	Outfall Database	38
4.2	Initial NSW Outfall Screening Process	40

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

4.3	Identification of Outfalls with Significant Non-Stormwater Discharges	40
4.4	Inventory of MS4 Outfalls with Significant Non-Stormwater Discharges	41
4.5	Prioritized Source Identification	42
4.6	Significant Non-Stormwater Discharge Source Identification	43
4.7	Non-stormwater Discharge Monitoring	45
4.7.1	Non-Stormwater Outfall-Based Monitoring Sites	45
4.7.2	Monitored Parameters, Frequency, and Duration of Monitoring	45
4.7.3	Adaptive Monitoring	46
5	TMDL Special Studies	47
6	Regional Monitoring	47
7	Data Management and Reporting Requirements	47
7.1	Monitoring Records	47
7.2	Electronic Data Management and Submittal Requirements	48
7.3	Stormwater Control Measures	48
7.4	Non-Stormwater Control Measures	49
7.5	Integrated Monitoring Compliance Report	50
8	Adaptive Management	51
9	References	52

LIST OF FIGURES

Figure 1. NSMBCW CIMP Area.....	4
Figure 2. Proposed CIMP Receiving Water and Outfall Monitoring Locations.....	5
Figure 3. Non-Stormwater Outfall Screening Program	38

LIST OF TABLES

Table 1-1. Land Use Distributions Within the EWMP Area	3
Table 1-2. EWMP Area Water Bodies and Beneficial Uses Designated in the Basin Plan.....	8
Table 1-3. 2010 303(d)-Listed Water Bodies in EWMP Area.....	9
Table 1-4. Water Body Pollutant Prioritization for the NSMBCW EWMP Area	10
Table 2-1. TMDL Compliance Monitoring Locations within NSMBCW.....	20
Table 2-2. EWMP Area Receiving Water Monitoring Locations.....	22

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

Table 2-3. Average Monthly Precipitation (in).....	24
Table 2-4. Mean Monthly Discharge (cfs).....	25
Table 2-5. Receiving Water Monitoring Requirements.....	26
Table 2-6. Receiving Water Monitoring Parameters	28
Table 3-1. Locations for MS4 Stormwater Outfall Monitoring within NSMBCW	31
Table 3-2. Land Use Breakdowns for Areas Tributary to Outfalls within the EWMP Area	32
Table 3-3. Stormwater Outfall Monitoring Requirements	33
Table 3-4. Stormwater Outfall Monitoring Parameters	35
Table 4-1. Non-Stormwater Outfall Screening and Monitoring Program Summary	37
Table 4-2. MS4 Database Elements.....	39
Table 4-3. Summary of Endpoints for Source Identification.....	44
Table 4-4. Summary of Non-Stormwater Outfall Monitoring Parameters	46

LIST OF APPENDICES

Appendix A:	Monitoring Site Details
Appendix B:	Analytical Method Requirements and Water Quality Objectives for Constituents Listed in MRP Table E-2 (Storm Water Monitoring Program’s Constituents with Associated Minimum Levels [MLs]) (with Additional Requirements for Constituents with TMDLs and/or 303(d)-Listed, as applicable)
Appendix C:	CIMP Standard Operating Procedures (SOPs)
Appendix D:	California Environmental Data Exchange Network (CEDEN) Spreadsheet Formats for Data Management and Reporting of Analytical Data and Field Measurements
Appendix E:	Los Angeles County Flood Control District Background Information
Appendix F:	Los Angeles County Santa Monica Bay Nearshore and Offshore Debris TMDL TMRP
Appendix G:	Malibu Creek Watershed Trash TMDL TMRP

LIST OF ACRONYMS

AED	Allowable Exceedance Days
ASBS	Area of Special Biological Significance
BMP	Best Management Practice
CEDEN	California Environmental Data Exchange Network
CIMP	Coordinated Integrated Monitoring Program
CML	Compliance Monitoring Location
CSMP	Coordinated Shoreline Monitoring Plan
CTR	California Toxic Rules
CWA	Clean Water Act
DDT	Dichloro-diphenyl-trichloroethane
ED	Exceedance Day
EMC	Event Mean Concentration
EWMP	Enhanced Watershed Management Program
FIB	Fecal Indicator Bacteria
GIS	Geographic Information System
GM	Geometric Mean
IC/ID	Illicit Connection/Illicit Discharge
LACDBH	Los Angeles County Department of Beaches and Harbors
LACFCD	Los Angeles County Flood Control District
LID	Low Impact Development
LVMWD	Las Virgenes Municipal Water District
MCM	Minimum Control Measure
MDL	Method Detection Limit
MPN	Most Probable Number
MS4	Municipal Separate Storm Sewer System
NSWAL	Non-Stormwater Action Level
NOI	Notice of Intent
NPDES	National Pollutant Discharge Elimination System
NSMBCW	North Santa Monica Bay Coastal Watersheds
OWTS	Onsite Wastewater Treatment Systems

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

PCB	Polychlorinated Biphenyl
QA/QC	Quality Assurance/Quality Control
RAA	Reasonable Assurance Analysis
RWL	Receiving Water Limitation
SCCWRP	Southern California Coastal Watershed Research Project
SMB	Santa Monica Bay
SMBB	Santa Monica Bay Beaches
SWRCB	State Water Resources Control Board
TAC	Technical Advisory Committee
TMDL	Total Maximum Daily Load
TMRP	Trash Monitoring and Reporting Plan
TOC	Total Organic Carbon
TSS	Total Suspended Solids
USEPA	United States Environmental Protection Agency
WBPC	Water Body-Pollutant Combination
WLA	Waste Load Allocation
WMA	Watershed Management Area
WQBEL	Water Quality Based Effluent Limitation

1 INTRODUCTION

The Municipal Separate Storm Sewer System (MS4) Permit¹ (Permit) was adopted on November 8, 2012, by the Los Angeles Regional Water Quality Control Board (Regional Board) and became effective December 28, 2012. The Permit was created for the purpose of protecting the beneficial uses in the receiving waters in the Los Angeles region by ensuring that MS4s in the County of Los Angeles are not causing or contributing to exceedances of applicable water quality objectives. To accomplish this, the Permit allows the permittees to coordinate stormwater planning efforts on a watershed basis, providing an opportunity for permittees to customize their stormwater programs through the development and implementation of an Enhanced Watershed Management Program (EWMP) to achieve compliance with certain Receiving Water Limitations and Water Quality Based Effluent Limits.

Following the adoption of the Permit, the City of Malibu (Malibu), County of Los Angeles (County), and Los Angeles County Flood Control District (LACFCD) agreed to collaborate on the development of an EWMP for the North Santa Monica Bay Coastal Watersheds (NSMBCW, consisting of Santa Monica Bay Jurisdictional Groups 1 and 4 and the portion of Malibu Creek within Malibu's jurisdiction). This group of permittees is referred to as the NSMBCW EWMP Group (EWMP Group). The EWMP Group submitted a Notice of Intent to the Regional Board on June 27, 2013, stating their intent to collaborate with one another to achieve compliance with the Permit. Following initial review by the Regional Board, a revised NOI was submitted by the EWMP Group on December 17, 2013.

1.1 PERMIT MONITORING AND REPORTING PROGRAM GOALS

Among other requirements established by the Permit, Attachment E of the Permit establishes the required Monitoring and Reporting Program (MRP). The MRP outlines the various monitoring, reporting, and recordkeeping requirements for the permittees. The primary objectives of the MRP are to:

1. Assess the chemical, physical, and biological impacts of discharges from the MS4 on receiving waters.
2. Assess compliance with Receiving Water Limitations (RWLs) and Water Quality Based Effluent Limitations (WQBELs) established to implement Total Maximum Daily Load (TMDL) wet weather and dry weather waste load allocations (WLAs).

¹ Order No. R4-2012-0175 NPDES Permit No. CAS004001 Waste Discharge Requirements for Municipal Separate Storm Sewer System (MS4) Discharges within the Coastal Watersheds of Los Angeles County, except those Discharges Originating from the City of Long Beach MS4.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

3. Characterize pollutant loads in MS4 discharges.
4. Identify source of pollutants in MS4 discharges.
5. Measure and improve the effectiveness of pollutant controls implemented under the Permit.

To implement the MRP, the permittees of the EWMP Group have elected to coordinate their monitoring efforts in accordance with the Permit. This Coordinated Integrated Monitoring Program (CIMP) has been developed to address the required TMDL and other MS4 monitoring elements set forth in the MRP, including receiving water monitoring, outfall based monitoring, regional monitoring, and special studies.

1.2 DEFINITIONS

The following definitions apply to this CIMP:

First Significant Rain Event – The first storm event of the storm year with a predicted rainfall of at least 0.25 inch at a seventy percent probability of rainfall at least 24 hours prior to the predicted start of rainfall.

Major Outfall – An MS4 outfall pipe with an inside diameter of 36 inches or greater.²

Storm Year – July 1 through June 30. A storm year, as used in the Permit MRP and this CIMP, is therefore consistent with the reporting period established in the Permit.

1.3 OVERVIEW OF NSMBCW EWMP AREA

The EWMP Group's geographical area includes the MS4 jurisdictional areas for the participating agencies within Santa Monica Bay (SMB) Jurisdictional Group (JG) 1, SMB JG 4, and the portion of SMB JG 9 within the City of Malibu's borders. This area is known as the NSMBCW EWMP Area and is shown in Figure 1. It does not include land owned by other jurisdictions, including the State of California and Federal lands.

The NSMBCW EWMP Area encompasses 55,121 acres, including portions of six HUC-12 watersheds, 18 subwatersheds, and 28 freshwater coastal streams as defined by the Los Angeles

² A major outfall is defined by the Permit as a "MS4 outfall that discharges from a single pipe with an inside diameter of 36 inches or more or its equivalent (discharge from a single conveyance other than circular pipe that is associated with a drainage area of more than 50 acres); or for MS4s that receive stormwater from lands zoned for industrial activity (based on comprehensive zoning plans or the equivalent), an outfall that discharges from a single pipe with an inside diameter of 12 inches or more or from its equivalent (discharge from other than a circular pipe associated with a drainage area of 2 acres or more)." Given the lack of industrial zoning within the NSMBCW Area, the definition of a major outfall is limited here to an outfall of at least 36 inches in diameter (or equivalent size).

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

Basin Plan (Regional Board, 1995. Updated 2011). Each coastal stream is directly tributary to SMB.

The EWMP Area is over 93% vacant land, with minimal EWMP Group-owned storm drains serving the undeveloped areas. Of the 7% of the watershed that is developed, a majority is not served by a traditional storm drain system, and relies primarily on sheet flow, culverts, and natural canyons to transport stormwater. The EWMP Group land use breakdowns by JG and HUC-12 watershed are shown in Table 1-1. Land use is also shown in Figure 2.

Table 1-1. Land Use Distributions Within the EWMP Area

JG	HUC-12 Watershed ^a	Vacant (%)	Agriculture (%)	Commercial (%)	SFR ^b (%)	MFR ^b (%)	Industrial ^c (%)	Education (%)
1/4	Arroyo Sequit	96.5%	0.9%	0.2%	2.2%	0.1%	0.0%	0.0%
1	Zuma Canyon	89.0%	1.9%	0.5%	7.7%	0.5%	0.1%	0.3%
1	Solstice Canyon	87.7%	0.7%	0.6%	8.8%	0.7%	0.1%	1.4%
9	Cold Creek-Malibu Creek ^d	56.0%	1.6%	11.2%	24.9%	0.7%	5.7%	0.0%
1	Santa Monica Beach	91.7%	0.0%	0.8%	7.0%	0.4%	0.0%	0.0%
1	Garapito Creek	94.9%	0.6%	0.2%	4.1%	0.2%	0.0%	0.1%
	Total	93.1%	0.8%	0.4%	5.0%	0.3%	0.1%	0.3%

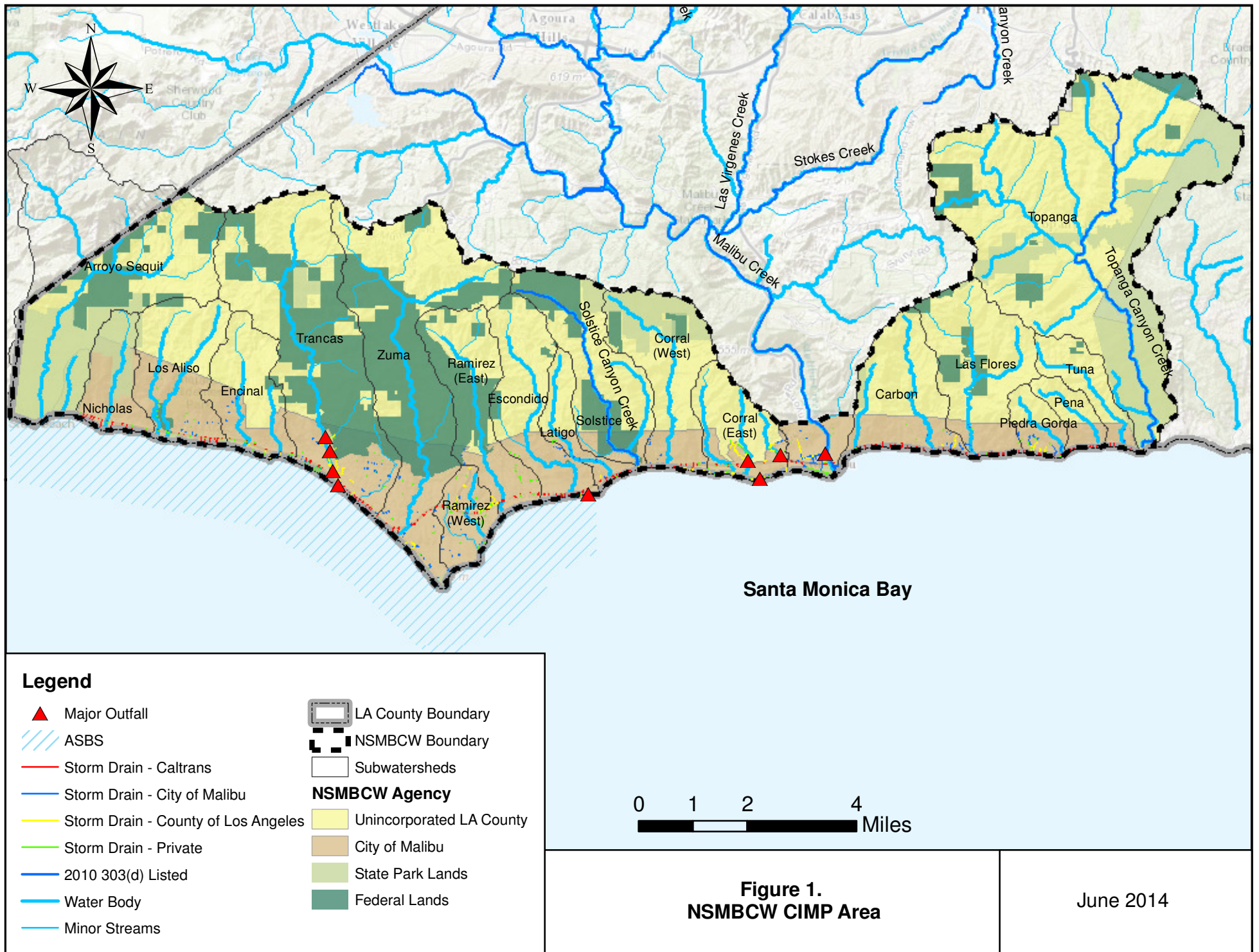
^a A HUC-12 watershed is defined by a 12-digit hydrologic unit code (HUC) delineation by the United States Geological Survey (USGS), which identifies the watershed area based on six levels of classification: regional, sub-region, hydrologic basin, hydrologic sub-basin, watershed, and subwatershed.

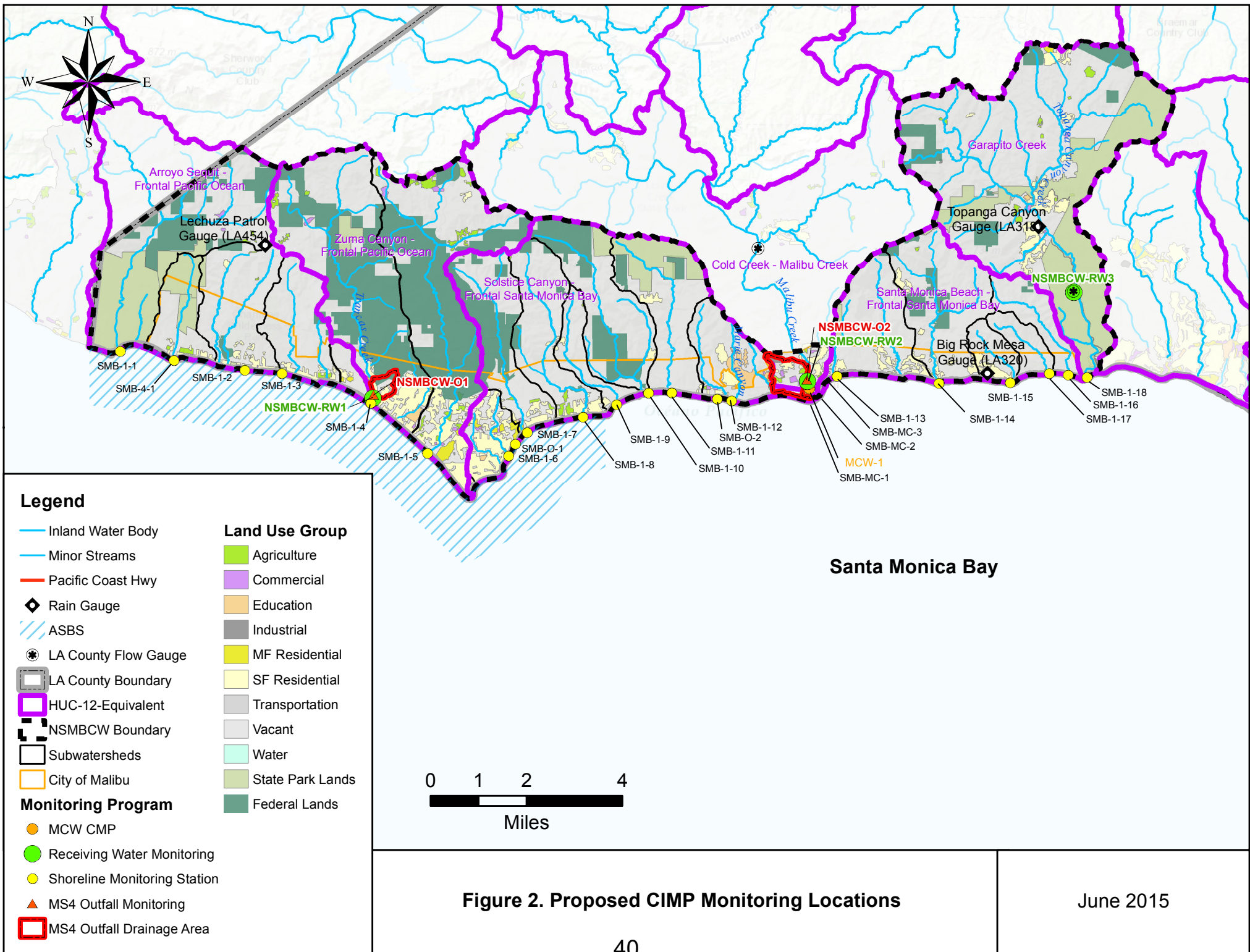
^b SFR = Single Family Residential; MFR = Multi-Family Residential

^c Minor areas within the NSMBCW CIMP Area are zoned for industrial use, although the actual land use is not associated with manufacturing or similar industrial activities.

^d The land use distribution for this watershed only includes the 619 acres tributary to Malibu Creek within the NSMBCW CIMP Area.

A portion of the SMB that the NSMBCW EWMP Area is tributary to includes an Area of Special Biological Significance (ASBS), as designated by the California Ocean Plan (SWRCB, 2012a). The ASBS stretches along the coast from Laguna Point in Ventura County to Latigo Point in Malibu and is known as ASBS 24.





NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

The Basin Plan sets forth water quality regulations which are applicable to the NSMBCW agencies. These regulations are based on assigned beneficial uses to receiving water bodies. Beneficial use designations for these water bodies within the NSMBCW include the following:

- **Municipal and Domestic Supply (MUN):** Uses of water for community, military, or individual water supply systems including, but not limited to, drinking water supply.
- **Ground Water Recharge (GWR):** Uses of water for natural or artificial recharge of ground water for purposes of future extraction, maintenance of water quality, or halting of saltwater intrusion into freshwater aquifers.
- **Navigation (NAV):** Uses of water for shipping, travel, or other transportation by private, military, or commercial vessels.
- **Water Contact Recreation (REC-1):** Uses of water for recreational activities involving body contact with water, where ingestion of water is reasonably possible. These include, but are not limited to, swimming, wading, water-skiing, skin and scuba diving, surfing, white water activities, fishing, or use of natural hot springs.
- **Non-Contact Water Recreation (REC-2):** Uses of water for recreational activities involving proximity to water, but not normally involving body contact with water, where ingestion of water is reasonably possible. These uses include, but are not limited to, picnicking, sunbathing, hiking, beachcombing, camping, boating, tidepool and marine life study, hunting, sightseeing, or aesthetic enjoyment in conjunction with the above activities.
- **Warm Freshwater Habitat (WARM):** Uses of water that support warm water ecosystems including, but not limited to, preservation or enhancement of aquatic habitats, vegetation, fish, or wildlife, including invertebrates.
- **Cold Freshwater Habitat (COLD):** Uses of water that support cold water ecosystems including, but not limited to, preservation or enhancement of aquatic habitats, vegetation, fish, or wildlife, including invertebrates.
- **Estuarine Habitat (EST):** Uses of water that support estuarine ecosystems including, but not limited to, preservation or enhancement of estuarine habitats, vegetation, fish, shellfish, or wildlife (e.g., estuarine mammals, waterfowl, shorebirds).
- **Marine Habitat (MAR):** Uses of water that support marine ecosystems including, but not limited to, preservation or enhancement of marine habitats, vegetation such as kelp, fish, shellfish, or wildlife (e.g., marine mammals, shorebirds).
- **Wildlife Habitat (WILD):** Uses of water that support terrestrial ecosystems including, but not limited to, preservation and enhancement of terrestrial habitats, vegetation, wildlife (e.g., mammals, birds, reptiles, amphibians, invertebrates), or wildlife water and food sources.
- **Rare, Threatened, or Endangered Species (RARE):** Uses of water that support habitats necessary, at least in part, for the survival and successful maintenance of plant or animal species established under state or federal law as rare, threatened, or endangered.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

- **Migration of Aquatic Organisms (MIGR):** Uses of water that support habitats necessary for migration, acclimatization between fresh and salt water, or other temporary activities by aquatic organisms, such as anadromous fish.
- **Spawning, Reproduction, and/or Early Development (SPWN):** Uses of water that support high quality aquatic habitats suitable for reproduction and early development of fish.
- **Wetland Habitat (WET):** Uses of water that support wetland ecosystems, including, but not limited to, preservation or enhancement of wetland habitats, vegetation, fish, shellfish, or wildlife, and other unique wetland functions which enhance water quality, such as providing flood and erosion control, stream bank stabilization, and filtration and purification of naturally occurring contaminants.

Table 1-2 summarizes the beneficial uses for each water body in the NSMBCW EWMP Area, as designated in the Basin Plan.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

Table 1-2. EWMP Area Water Bodies and Beneficial Uses Designated in the Basin Plan

Water Body	MUN	GWR	NAV	REC1	REC2	WARM	COLD	EST	MAR	WILD	RARE	MIGR	SPWN	WET ^a
Malibu Lagoon			E	E	E			E	E	E	E	E	E	E
Malibu Creek	P*			E	E	E	E			E	E	E	E	E
Arroyo Sequit	P*	I		E	E	E	E			E	E	E	E	E
Nicholas Canyon Creek	P*			I	I	I				E				
Los Alisos Canyon Creek	P*			I	I	I				E	E			
Lachusa Canyon	P*			I	I	I				E				
Encinal Canyon Creek	P*			I	I	I				E	E			
Trancas Canyon Creek	E*			E	E	E				E	E			
Zuma Canyon Creek	E*			E	E	E	E			E	E	P	P	
Ramirez Canyon Creek	I*			I	I	I				E			P	
Escondido Canyon Creek	I*			I	I	I				E	E			
Latigo Canyon Creek	I*			I	I	I				E	E			
Puerco Canyon Creek	I*			I	I	I				E				
Solstice Canyon Creek	E*			E	E	E				E		P	P	
Corral Canyon Creek	I*			I	I	I				E				
Carbon Canyon Creek	P*			I	I	I				E				
Las Flores Canyon Creek	P*			I	I	I				E				
Piedra Gorda Canyon Creek	P*			I	I	I				E				
Pena Canyon Creek	P*			I	I	I	E			E				
Tuna Canyon Creek	P*			I	I	I				E				
Topanga Canyon Creek	P*			I	I	E	E			E		P	I	

E = Existing beneficial use

I = Intermittent beneficial use

P = Potential beneficial use

*Asterisked MUN designations are designated under SB 88-63 and RB 89-03. Some designations may be considered for exemption at a later date.

^a Water bodies designated as WET may have wetlands habitat associated with only a portion of the water body. Any regulatory action would require a detailed analysis of the area.

The 2010 303(d)-listed water bodies and associated pollutants within the EWMP Area are summarized in Table 1-3.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

Table 1-3. 2010 303(d)-Listed Water Bodies in EWMP Area

Water Body	Pollutant Class	Pollutant	Notes
Santa Monica Bay Beaches	Pathogens	Coliform Bacteria	Addressed by Bacteria TMDL
	Pesticides	DDT	Addressed by PCB/DDT TMDL
	Other Organics	PCBs	Addressed by PCB/DDT TMDL
Santa Monica Bay Offshore/Nearshore	Trash	Debris	Addressed by Trash TMDL
	Pesticides	DDT (tissue & sediment)	Addressed by PCB/DDT TMDL
	Other Organics	PCBs (tissue & sediment)	Addressed by PCB/DDT TMDL
	Toxicity	Sediment Toxicity	Addressed by PCB/DDT TMDL
	Miscellaneous	Fish Consumption Advisory	Addressed by PCB/DDT TMDL
Solstice Canyon Creek	Miscellaneous	Invasive species	Not a Stormwater Issue
Topanga Canyon Creek	Metals/Metalloids	Lead	TMDL Does Not Currently Exist
Malibu Creek	Pathogens	Coliform Bacteria	Addressed by Bacteria TMDL
	Nutrients	Nutrients (Algae)	Addressed by USEPA Nutrient TMDL and USEPA Benthic TMDL
	Hydromodification	Fish Barriers (Fish Passage)	Not a Stormwater Issue
	Sediment	Sedimentation/Siltation	Addressed by USEPA Benthic TMDL
	Nuisance	Scum/Foam- Unnatural	Addressed by Nutrient TMDL
	Metals	Selenium	TMDL Does Not Currently Exist
	Trash	Trash	Addressed by Trash TMDL
	Other Inorganics	Sulfates	TMDL Does Not Currently Exist
	Miscellaneous	Invasive Species	Not a Stormwater Issue
		Benthic-Macroinvertebrate Bioassessments	Addressed by USEPA Benthic TMDL
Malibu Lagoon	Pathogens	Coliform Bacteria	Addressed by Bacteria TMDL
		Swimming Restrictions	Addressed by Bacteria TMDL
		Viruses (enteric)	Addressed by Bacteria TMDL
	Nutrients	Eutrophic	Addressed by Nutrient TMDL and USEPA Benthic TMDL
	Miscellaneous	Benthic Community Effects	Addressed by USEPA Benthic TMDL
		pH	

1.4 WATER BODY-POLLUTANT PRIORITIZATION

Based on a detailed water quality characterization carried out as part of the EWMP planning process, water body-pollutant combinations (WBPCs) for the NSMBCW Area have been identified and classified into one of three categories, in accordance with Section IV.C.5(a).ii of the

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

Permit. Table 1-4 presents the prioritized water body-pollutant combinations within the NSMBCW EWMP Area, including applicable compliance deadlines. This categorization has been used to guide CIMP development. WBPCs categorized below are subject to change based on future data collected as part of the CIMP or other monitoring programs.

**Table 1-4. Water Body Pollutant Prioritization for the NSMBCW EWMP Area
(First and Last Applicable Deadlines Included)**

Category	Water Body	Pollutant	Compliance Deadline	
1	Malibu Creek and Lagoon	Nutrients	Compliance schedule will be determined in the EWMP, with the final compliance deadline not exceeding December 28, 2017	
	SMB Beaches	Dry Weather Bacteria	7/15/2006 (Final: Single sample summer AEDs met)	11/1/2009 (Final: Single sample winter AEDs met) ^a
	SMB Beaches	Wet Weather Bacteria	7/15/2009 (Interim: 10% Single sample ED reduction)	7/15/2021 (Final: Single sample AED and GM targets met)
	Malibu Creek and Lagoon	Indicator Bacteria	1/24/2012 (Final: Dry weather single sample AED targets met)	7/15/2021 (Final: Wet weather single sample AED targets met)
	Malibu Creek	Trash	7/7/2013 (20% reduction)	7/7/2017 (100% reduction)
	SMB	Trash/Debris	3/20/2016 (20% reduction)	3/20/2020 (100% reduction)
	SMB	DDTs	Compliance schedule may be developed through the EWMP ^b	
	SMB	PCBs	Compliance schedule may be developed through the EWMP ^b	
2	Topanga Canyon Creek	Lead	NA	
	Malibu Creek	Sulfates & Selenium	NA	
	Malibu Lagoon	pH	NA	
3	None			

^a Compliance date per revised SMB Beaches Bacteria TMDL, effective July 2, 2014. Final winter dry weather compliance date of November 1, 2009 did not change as a result of the revisions to the TMDL.

1.4.1 CATEGORY 1 – HIGHEST PRIORITY

Water body-pollutant combinations under Category 1 (highest priority) are defined in the Permit as “water body-pollutant combinations for which water quality-based effluent limitations and/or receiving water limitations are established in Part VI.E and Attachments L through R of [the Permit].” These water body-pollutant combinations include:

- SMB beaches for bacteria (wet and dry weather). These are considered Category 1 due to the SMB Beaches Bacteria TMDL.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

- Malibu Creek and Lagoon for bacteria. These are considered Category 1 due to the Malibu Creek and Lagoon Indicator Bacteria TMDL.
- Malibu Creek for nutrients. This is considered Category 1 due to the USEPA-established Nutrients TMDL and Benthic TMDL in the Malibu Creek Watershed.
- SMB Offshore/Nearshore for DDT and PCBs.³ These are considered Category 1 due to the USEPA TMDL for DDT and PCBs for Santa Monica Bay Offshore/Nearshore. However, the load-based WQBELs for DDTs and PCBs established by the TMDL were set equivalent to the estimated existing stormwater loads (i.e., based on data used in the TMDL, no MS4 load reduction is expected to be required). As a result, it is anticipated that no reductions in DDT and PCB loading from the NSMBCW MS4s are required to meet the TMDL WQBELs.
- SMB Offshore/Nearshore for debris. These are considered Category 1 due to the TMDL for Debris for Santa Monica Bay Offshore/Nearshore. Section VI.E.5.b(i) of the Permit states, “Pursuant to California Water Code section 13360(a), Permittees may comply with the trash [debris] effluent limitations using any lawful means. Such compliance options are broadly classified as full capture, partial capture, institutional controls, or minimum frequency of assessment and collection... and any combination of these may be employed to achieve compliance.”
- Malibu Creek for trash. This is considered Category 1 due to the Malibu Creek Trash TMDL.

These “Highest Priority” water body-pollutant combinations have been assigned based strictly on the Permit definition. At this time, not all of these pollutants (e.g., DDT and PCBs as exceptions) have been definitively linked to MS4 sources. As a result, this categorization and subsequent prioritization within this Category will be reevaluated based on results from the future water quality monitoring efforts conducted under this CIMP.

1.4.2 CATEGORY 2 – HIGH PRIORITY

Category 2 (high priority) water body-pollutant combinations are defined as “pollutants for which data indicate water quality impairment in the receiving water according to the State’s Water Quality Control Policy for Developing California’s Clean Water Act Section 303(d) List (State Listing Policy) and for which MS4 discharges may be causing or contributing to the impairment.” As summarized in Table 1-3, a number of WBPCs within the NSMBCW Area have been listed on the SWRCB’s 2010 303(d) list. Aside from those WBPCs already listed as Category 1, the remaining water body-pollutant combination list can be condensed by excluding pollutants which

³ SMB Offshore/Nearshore is 303(d)-listed for fish consumption advisory due to DDT and PCBs. Therefore, the fish consumption advisory will be assumed to be addressed by the DDT and PCB categorization.

are not stormwater related⁴ as well as pollutants which are already being addressed (directly or indirectly) by one of the TMDLs.⁵ Therefore, the condensed list of Category 2 water body-pollutant combinations includes⁶:

- Topanga Canyon Creek for lead. This qualifies as a Category 2 WBPC based on the 303(d) listing for lead.
- Malibu Creek for sulfates and selenium. This qualifies as a Category 2 WBPC based on the 303(d) listing for sulfates and selenium.
- Malibu Lagoon for pH. This qualifies as a Category 2 WBPC based on the 303(d) listing for pH.

1.4.3 CATEGORY 3 – MEDIUM PRIORITY

Category 3 (Medium Priority) designations are to be applied to WBPCs which are not 303(d)-listed but which exceed applicable receiving water limitations contained in the Permit and for which MS4 discharges may be causing or contributing to the exceedance.

Based on the results of the Topanga State Beach Microbial Source Tracking Study (Topanga MST Study), conducted by University of California Los Angeles in collaboration with the Resource Conservation District of the Santa Monica Mountains (RCDSMM) and the Southern California Coastal Water Research Project Authority (SCCWRPA) as part of the Source Identification Protocol Project (SIPP), bacteria in Topanga Creek is considered a Category 3 WPCP. For this study, intensive sampling, long-term monitoring during wet and dry seasons and measurement of quantitative polymerase chain reaction (qPCR) markers was conducted at 14 locations (5 locations within the watershed, 9 locations on the beach) to attempt to characterize bacteria levels and

⁴ These include invasive species in Solstice Canyon and Malibu Creek, as well as fish barriers in Malibu Creek.

⁵ These include: the fish consumption advisory in SMB, which is being addressed by the PCB and DDT TMDL; sediment in Malibu Creek, which is being addressed by the Benthic TMDL; scum and foam in Malibu Creek, which is being addressed by the Nutrients TMDL; benthic-macroinvertebrate bioassessments in Malibu Creek, which is being addressed by the Benthic TMDL; swimming restrictions and viruses in Malibu Lagoon, which is being addressed by the Malibu Lagoon Indicator Bacteria TMDL; eutrophy in Malibu Lagoon, which is being addressed by the Nutrients TMDL; and benthic community effects in Malibu Lagoon, which is being addressed by the Benthic TMDL.

⁶ SMB Offshore/Nearshore is also 303(d)-listed for sediment toxicity. However, the USEPA PCB and DDT TMDL states the following regarding sediment toxicity: “There is little evidence of sediment toxicity in Santa Monica Bay...Our evaluation of the data showed only 3 out of 116 samples exhibited toxicity. Following the California listing policy, Santa Monica Bay is meeting the toxicity objective and there is sufficient evidence to delist sediment toxicity. We therefore make a finding that there is no significant toxicity in Santa Monica Bay and recommend that Santa Monica Bay not be identified as impaired by toxicity in the California’s next 303(d) list.” For this reason, sediment toxicity will be excluded as a Category 2 pollutant, and excluded from the EWMP and RAA.

potential sources within the Topanga Creek watershed due to poor water quality ratings at Topanga State Beach. Based on this study, elevated bacteria levels were observed throughout the watershed in association with human, dog and gull markers. While Topanga Creek is not 303(d) listed for bacteria, it is designated a Category 3 WBPC due to the findings of this study to recognize that further study is necessary.

The agencies understand that data collected as part of the CIMP may result in future Category 3 designations in instances when receiving water limits are exceeded and MS4 discharges are identified as contributing to such exceedances. Under these conditions, the Agencies will adhere to Section VI.C.2.a.iii of the Permit.

1.5 SUMMARY OF PERMIT MRP REQUIREMENTS

The Permit MRP includes requirements for receiving water monitoring, stormwater outfall-based monitoring, non-stormwater outfall-based monitoring, and regional/special studies. The general Permit requirements for each of these types of monitoring are described below, with specific details including monitoring sites, frequencies, and parameters described in subsequent sections. Existing monitoring will continue to be conducted and beginning summer of 2014, the dry weather screening of major outfalls will commence. Implementation of new monitoring programs and modifications to existing monitoring programs will be implemented beginning 90 days after the approval of the CIMP.

1.5.1 RECEIVING WATER MONITORING

Receiving water monitoring is required at mass emission stations, TMDL receiving water compliance points, and additional receiving water locations that are representative of the impacts from MS4 discharges from the EWMP Group. Because there are no mass emission stations within or downstream of the EWMP Area, mass emission station monitoring is not part of this CIMP.

The objectives of the receiving water monitoring include the following:

1. Determine whether applicable Receiving Water Limitations are being achieved;
2. Assess trends in pollutants concentrations over time, or during specified conditions; and
3. Determine whether the designated beneficial uses are fully supported as determined by water chemistry, as well as aquatic toxicity and bioassessment monitoring.

To accomplish these objectives, TMDL compliance monitoring (as specified in approved TMDL monitoring plans and any amendments thereto) will continue and additional receiving water monitoring will be conducted downstream of MS4 outfall monitoring locations, where feasible. Receiving water monitoring will be conducted during both dry and wet weather on an annual basis to assess the effects of MS4 discharges on receiving water quality.

1.5.2 TMDL MONITORING

The TMDL monitoring requirements (for TMDLs in effect) applicable to the EWMP Group as indicated in the Permit MRP (Section XIX, TMDL Reporting) are summarized below.

1.5.2.1 Santa Monica Bay Beaches Bacteria TMDL and Malibu Creek and Lagoon Bacteria TMDL

TMDL compliance monitoring within the EWMP Area is implemented in accordance with the SMB Beaches TMDLs Coordinated Shoreline Monitoring Plan (CSMP, City of Los Angeles and County of Los Angeles, 2004) and the Malibu Creek and Lagoon Bacteria TMDL Compliance Monitoring Plan (CMP, Los Angeles County Department of Public Works, 2008). The Permit MRP requires monthly data summary reports to be submitted to the Regional Board by the last day of each month for data collected during the previous month. As currently planned for the CSMP, the City of Los Angeles and Department of Public Health collect the samples and the results are reported by the City of Los Angeles. If these reporting procedures must be altered during the lifespan of the CIMP, the CIMP will be updated accordingly.

Currently 22 CSMP sites are designated within the EWMP Area. One CMP site is located within the EWMP Area and another site is located immediately north of the Malibu city boundary.

1.5.2.2 Malibu Creek and Lagoon TMDL for Sedimentation and Nutrients to Address Benthic Community Impairments (USEPA Benthic TMDL)

The Permit requires the permittees to develop a monitoring and reporting plan that demonstrates compliance with the WQBELs for total nitrogen and total phosphorus. This CIMP includes provisions for monitoring an outfall and receiving water site in the Malibu Creek watershed for total nitrogen and phosphorus.

1.5.2.3 Malibu Creek Watershed Trash TMDL

The Basin Plan Amendment (BPA) required the permittees to submit a TMRP, including a plan for defining the trash baseline WLA and a proposed definition of “major rain event” within 6 months from effective date of TMDL (the TMDL went into effect on July 7, 2009) The BPA states that if a plan is not approved by the Regional Board Executive Officer within 9 months, the Executive Officer will establish an appropriate monitoring plan. Per Table E-1 in the MRP, a TMRP was submitted on April 28, 2010 and was approved May 30, 2014.

Components of the Malibu Creek Watershed Trash TMDL TMRP applicable to this EWMP Group are hereby incorporated into this CIMP as Appendix G. The Malibu Creek Watershed TMRP began implementation in November 2014.

1.5.2.4 Santa Monica Bay Nearshore and Offshore Debris TMDL

The Permit MRP requires the permittees to develop a Trash Monitoring and Reporting Plan (TMRP) for Regional Board approval, which describes the methodologies that will be used to assess and monitor trash in their responsible areas within the SMB watershed management area (WMA) or along SMB. The TMRP shall include a plan to establish a site-specific trash baseline WQBEL if permittees elect to not use the default baseline effluent limitation. Requirements for the TMRP shall include, but are not limited to, assessment and quantification of trash collected from source areas in the SMB WMA, and shoreline of the SMB. The monitoring plan shall provide details on the frequency, location, and reporting format. Permittees shall propose a metric (e.g., weight, volume, pieces of trash) to measure the amount of trash discharged from their jurisdictional areas.

The Permit states that if the TMRP is submitted by September 20, 2012, then the TMRP shall be implemented 6 months from receipt of letter of approval from Regional Board Executive Officer, or the date a plan is established by the Executive Officer; or if a CIMP is submitted, then monitoring shall commence within 30 days after approval of the CIMP by the Executive Officer.

The County submitted a TMRP to the Regional Board before the TMDL-specified deadline of September 20, 2012 and subsequently received a letter from the Regional Board dated October 20, 2014 which approved the request for an exemption from preparing a PMRP. The letter also stated that the TMRP for Malibu Creek submitted by LA County qualifies as meeting requirements for SMB Debris TMDL. The County's TMRP includes monitoring of the entire County owned and/or operated beaches in Santa Monica Bay, and is sufficient to cover the coastal zone of the NSMBCW EWMP Area. Malibu does not own or operate any remaining beaches out of the County's purview within the EWMP Area, nor does it have jurisdiction over Pacific Coast Highway. However, Malibu is in the process of assessing trash monitoring and implementation needs within its jurisdiction that may be tributary to the shore and will develop a monitoring and implementation strategy separately from the CIMP. Regarding the plastic pellet portion of the TMDL, Malibu submitted a request to the Regional Board on September 19, 2013 to be exempt from the TMDL requirement to conduct monitoring for plastic pellets because Malibu has no industrial facilities or activities related to the manufacturing, handling, or transportation of plastic pellets within its jurisdiction, and has limited commercial and/or industrial transportation corridors related to such activities. The same is true of the County within the NSMBCW EWMP Area. As a result, monitoring for plastic pellets within the NSMBCW Watershed will not be conducted by the NSMBCW EWMP Group.

The County's Santa Monica Bay Nearshore and Offshore Debris TMDL TMRP is incorporated into this CIMP as shown in Appendix F. Implementation of the monitoring and inspection described by this plan will be implemented beginning 90 days after the approval of the CIMP.

1.5.2.5 Santa Monica Bay TMDL for DDTs and PCBs

The Permit MRP requires the permittees to develop a Monitoring and Reporting Plan for Regional Board Executive Officer approval that describes the methodologies that will be used to monitor and assess suspended sediment for DDT and PCBs. The monitoring design and assessment framework should be designed to provide credible estimates of the total DDT and PCBs mass loadings to the SMB. Monitoring should be conducted on a coordinated watershed-wide basis using sufficiently sensitive analytical methods for DDT and PCBs.

The most sensitive EPA-approved analytical methods commercially available in the region will be used to analyze PCB congeners and DDTs in Malibu Creek, as necessary (e.g., Method 1668).

1.5.3 STORMWATER OUTFALL MONITORING

Stormwater outfall monitoring is required at TMDL compliance points (as specified in approved TMDL monitoring plans) and additional locations as necessary to characterize the impacts of MS4 discharges from the EWMP Group. There are currently no TMDL compliance points at MS4 outfalls within the EWMP Area.

The objectives of the stormwater outfall monitoring include the following:

- a. Determine the quality of a permittee's discharge relative to municipal action levels, as described in Attachment G of the Permit;
- b. Determine whether a permittee's discharge is in compliance with applicable stormwater WQBELs derived from TMDL WLAs; and
- c. Determine whether a permittee's discharge causes or contributes to an exceedance of Receiving Water Limitations.

To accomplish these goals, MS4 stormwater outfall monitoring will be conducted at selected major outfalls that are representative of land uses within the EWMP Area. This monitoring will be linked with downstream receiving water monitoring, where feasible, and will be conducted during three wet weather events per year (including the first significant rain event), as weather allows, to assess the effects of MS4 discharges on receiving water quality.

1.5.4 NON-STORMWATER OUTFALL MONITORING

Non-stormwater outfall monitoring is required at TMDL compliance points (as specified in approved TMDL monitoring plans) and major outfalls with significant non-stormwater discharges that remain unaddressed after source identification. There are currently no TMDL compliance points at MS4 outfalls within the NSMBCW EWMP Area.

The objectives of the non-stormwater outfall monitoring include the following:

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

- a. Determine whether a permittee's discharge is in compliance with applicable non-stormwater WQBELs derived from TMDL WLAs;
- b. Determine whether a permittee's discharge exceeds non-stormwater action levels, as described in Attachment G of the Permit;
- c. Determine whether a permittee's discharge causes or contributes to an exceedance of Receiving Water Limitations; and
- d. Assist a permittee in identifying illicit discharges as described in Part VI.D.10 of the Permit.

To accomplish these goals, screening of major outfalls will be performed to identify outfalls with significant non-stormwater discharges. A source investigation will then be carried out at these identified outfalls. If significant non-stormwater discharges remain unaddressed after the completion of this source investigation, non-stormwater monitoring will be conducted at these outfalls twice per year (see Section 4.7), and will be linked with downstream receiving water monitoring, where feasible.

1.5.5 NEW DEVELOPMENT AND REDEVELOPMENT EFFECTIVENESS TRACKING

The NSMBCW EWMP Agencies have developed mechanisms for tracking new development/redevelopment projects that have been conditioned for post-construction BMPs pursuant to MS4 Permit Part VI.D.7. Agencies also have developed mechanisms for tracking the effectiveness of these BMPs pursuant to MS4 Permit Attachment E, Section X.

1.5.6 REGIONAL STUDIES

The MRP requires participation in regional studies, including participation in the Southern California Monitoring Coalition (SMC) Regional Watershed Monitoring Program (bioassessment) and special studies as specified in approved TMDLs. The LACFCD will continue to participate in the Regional Watershed Monitoring Program (Biosassessment Program) being managed by the SMC. More details are provided in Section 6.

1.5.7 SPECIAL STUDIES

The MRP requires participation special studies as specified in approved TMDLs. Presently, no special studies are required by the TMDLs applicable to the NSMBCW EWMP Group.

2 EWMP GROUP RECEIVING WATER MONITORING PLAN

Receiving water monitoring will be conducted under the CIMP in order to assess the effects of MS4 discharges on the receiving water. The Permit MRP requirements include receiving water monitoring at previously designated mass emission stations, TMDL receiving water compliance points, and additional Permit receiving water locations representative of the impacts from MS4 discharges, as necessary.

NSMBCW EWMP Group Coordinated Integrated Monitoring Program

As stated previously, the NSMBCW EWMP Area is over 93% undeveloped, and the majority of the developed area is not served by a traditional storm drain system. Many roads do not have curbs and gutters. The majority of drains owned by the NSMBCW EWMP Agencies are limited to culverts which simply transport water from one side of a road to the other. Furthermore, discharges from some of the highest density developed areas are limited due to low flow diversions to existing stormwater treatment measures. Low flows are currently diverted to the Malibu Legacy Park Project, Paradise Cove Stormwater Treatment Facility and Marie Canyon Water Quality Improvement Project. The Malibu Legacy Park Project is located at the City of Malibu Civic Center within the Malibu Creek watershed (34°02'07 N, 118°41'18 W) and was designed to retain the 0.75-inch design storm for most of the 306-acre Civic Center drainage areas, as well as dry weather flows from the other two drains which are tributary to the project. In the average year, at least one discharge producing event is anticipated. The Paradise Cove Stormwater Treatment Facility is located at the outlet of Ramirez Canyon (34°01'15 N, 118°47'10 W) and is designed as a 3-stage system which removes sediment prior to filtration and UV treatment of the creek water: Stage 1- sediment removal; Stage 2- filtration; and Stage 3- ultraviolet disinfection. The treatment flow rate for sediment removal is 3600 gpm and the treatment flow rate for UV/filtration is 900 gpm and it treats flows from approximately 2230 acres. The Marie Canyon Water Quality Improvement Project is located at the outlet of Marie Canyon on a section of Puerco Beach (34°01'50 N, 118°42'40 W) and is designed to filter and treat up to 100 gpm of dry and wet weather runoff at the Marie Canyon drain. The Marie Canyon facility uses ultraviolet radiation to destroy bacteria and pathogens in stormwater and dry weather flows (including natural stream flows/seeps and runoff from residential neighborhoods) from Marie Canyon Creek and then returns the treated water to the creek, which then flows to the beach. The project treats flows from approximately 602 acres.

Based on available data, only nine major outfalls owned by NSMBCW agencies exist within the NSMBCW EWMP Area. These nine major outfalls are concentrated within three HUC-12 watersheds: Zuma Canyon, Solstice Canyon, and Cold Creek-Malibu Creek. Due to the unique and disconnected nature of the MS4 in the NSMBCW Area, receiving water monitoring will focus on existing TMDL monitoring and representative receiving water monitoring locations within freshwater creeks. The nearest mass emission monitoring site to the NSMBCW EWMP Area is located on Malibu Creek outside of Malibu's city boundary, and will not be included in this CIMP.

2.1 RECEIVING WATER MONITORING SITES

The Permit does not explicitly state how receiving water monitoring sites should be selected or the number of required receiving water monitoring sites per EWMP group or permittee. It does specify that receiving water monitoring must be conducted at locations that provide representative measurement of the effects of MS4 discharges on the receiving water. The following specifies

which receiving water monitoring sites have been selected for inclusion in the CIMP and how these sites were selected.

2.1.1 TMDL COMPLIANCE MONITORING

TMDL compliance monitoring within the NSMBCW EWMP Area takes place in accordance with the SMB Beaches TMDLs Coordinated Shoreline Monitoring Plan (CSMP, City of Los Angeles and County of Los Angeles, 2004) and the Malibu Creek and Lagoon Bacteria TMDL Compliance Monitoring Plan (CMP, Los Angeles County Department of Public Works, 2008).⁷ The monitoring sites, parameters, and frequencies of these existing TMDL compliance monitoring programs will continue as part of this CIMP, unless otherwise amended and approved by the Regional Board. In particular, the monitoring frequencies established in the CSMP will continue under the CIMP since, in general, water quality along the NSMBCW coastline is relatively good and dry weather MS4 discharges either rarely occur or have not been observed to reach the SMB. Additional receiving water monitoring requirements as specified in the Permit MRP (e.g., monitoring at specified intervals during wet and dry weather, screening for additional parameters, etc.) will not be conducted at these locations.

Data collected under these TMDL monitoring programs will also be used to determine whether TMDL Receiving Water Limitations are being achieved and to assess the general trend of compliance over time (i.e., whether water quality is improving, declining, or staying the same). The TMDL compliance monitoring locations within the NSMBCW EWMP Area are summarized in Table 2-1 and shown in Figure 2.

⁷ The City of Malibu and County of Los Angeles do not conduct monitoring for these TMDLs, but participate in the respective TMDL monitoring plans by sharing costs. CSMP monitoring is overseen by the City of Los Angeles' Environmental Monitoring Division. The Malibu Creek CMP is led by the City of Agoura Hills, with monitoring conducted by a contract company. All reporting for these monitoring plans will continue to be handled by the lead agencies until further notice. In the future, collaboration between various agencies may occur to establish a single, unified monitoring report for the Malibu Creek Watershed and/or the NSMBCW.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

Table 2-1. TMDL Compliance Monitoring Locations within NSMBCW

Station ID	JG	Type ^a	Description (including historical site ID, if any)
SMB Beaches Bacterial TMDLs CSMP			
SMB 1-1	1	Point Zero	Arroyo Sequit Creek at Leo Carrillo Beach (DHS010)
SMB 4-1	4	Open Beach ^b	Nicholas Canyon Creek at Nicholas Beach (DHS009)
SMB 1-2	1	Open Beach	El Pescador State Beach
SMB 1-3	1	Open Beach	El Matador State Beach
SMB 1-4	1	Point Zero	Trancas Creek at Trancas Lagoon (DHS008) and Zuma Beach ^c
SMB 1-5	1	Point Zero	Zuma Creek at Zuma Lagoon (DHS007) and Zuma Beach
SMB 1-6	1	Point Zero	Unnamed gully at end of Zumirez Drive on Point Dume
SMB O-1	1	Point Zero ^d	Walnut Canyon between Paradise Cove and Little Dume Beach
SMB 1-7	1	Point Zero	Ramirez Creek at Paradise Cove Beach and Pier (DHS006)
SMB 1-8	1	Point Zero	Escondido Creek at Escondido Beach
SMB 1-9	1	Point Zero	Latigo Canyon in front of Tivoli Cove Condos (DHS005)
SMB 1-10	1	Point Zero	Solstice Canyon Creek at west end of Corral Beach
SMB 1-11	1	Point Zero	Corral Canyon Creek at east end of Corral Beach (DHS004) ^e
SMB O-2	1	Point Zero ^d	Puerco Canyon at Puerco Beach
SMB 1-12	1	Point Zero	Marie Canyon, gully outlet at Puerco Beach
SMB MC-1	9	Open Beach	West end of Surfrider Beach (DHS003) ^f
SMB MC-2	9	Point Zero	Malibu Lagoon at most recent breach location (S1)
SMB MC-3	9	Open Beach	Malibu Pier (50 yards down coast) at east end of Surfrider Beach (DH002)
SMB 1-13	1	Point Zero	Sweetwater Canyon at Carbon Beach
SMB 1-14	1	Point Zero	Las Flores Creek at Las Flores Beach
SMB 1-15	1	Open Beach	Piedra Gorda Canyon at Big Rock Beach (DHS001)
SMB 1-16	1	Point Zero	Pena Canyon at Las Tunas Beach
SMB 1-17	1	Point Zero	Tuna Canyon at Las Tunas Beach
SMB 1-18	1	Point Zero	Topanga Canyon Creek at Topanga Lagoon and Topanga Beach (S2)
Malibu Creek and Lagoon Bacteria TMDL CMP			
MCW-1	9	Lagoon	East channel of Malibu Lagoon, ocean-ward of PCH Bridge (LVMWD R-11)

^a Point Zero sites are associated with outfalls and are located within the wave wash no more than 10 meters down current of the storm drain outlet. Open Beach sites are not associated with freshwater outlets (storm drains or coastal creeks).

^b Previously described as a Point Zero sampling site; however, sampling occurs at an open beach.

^c Name modified to more accurately reflect the location; it was previously referred to as Broad Beach.

^d These sites were originally designated as "Observation Sites," but have been updated to compliance monitoring locations per the Permit.

^e Name modified to more accurately reflect the location; it was previously referred to as Puerco Beach.

^f Name modified to more accurately reflect the location; it was previously referred to as Malibu Point.

2.1.2 RECEIVING WATER MONITORING SITES

Additional receiving water monitoring locations have been established as part of this CIMP. These monitoring locations are termed “receiving water monitoring sites,” since they have been established to assess MS4 discharge effects on receiving waters within the EWMP Area. The receiving water monitoring locations were selected in accordance with the following general approach:

- a. As required in the Permit, receiving water monitoring sites were selected to be downstream of major outfalls to the extent feasible, in order to pair a receiving water monitoring location and an outfall monitoring location in each HUC-12 watershed.
- b. Locations were limited to coastal streams, since the majority of MS4 outfalls owned and operated by the NSMBCW EWMP agencies discharge to coastal streams (which are receiving waters of the State that are identified in the Basin Plan) and not Santa Monica Bay.
- c. Locations were focused on coastal streams that receive discharge from a major outfall owned by an EWMP Group agency. Since the Arroyo Sequit HUC-12 and Santa Monica Beach HUC-12 are not known to contain a major outfall, no receiving water monitoring sites were identified in these watersheds.⁸
- d. Locations were selected that receive runoff from tributary land uses that are representative of land use in EWMP Area. Aside from vacant land use, single family residential is the largest land use in the EWMP Area, accounting for 5% of total land use. The remaining land uses in decreasing order are: agriculture (0.8%), commercial (0.4%), multi-family residential (0.3%), educational (0.3%), and industrial (0.1%).

The selected receiving water sites are summarized in Table 2-2 and shown in Figure 2.

⁸ The Garapito Creek (Topanga Canyon Creek) HUC-12 also does not have a major outfall owned by the NSMBCW EWMP Group. However, because Topanga Canyon is 303(d)-listed for lead and there is currently no MS4-led monitoring occurring on the creek, receiving water monitoring will take place here.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

Table 2-2. EWMP Area Receiving Water Monitoring Locations

Station ID	HUC-12	Receiving Water	Longitude/ Latitude	Justification of Selection
NSMBCW-RW1	Zuma Canyon	Trancas Canyon	34.03069 N 118.84167 W	Sampling will be conducted near the downstream end of Trancas Canyon, approximately 100 yards above PCH so that tidal influence is minimized. Trancas Canyon is the only canyon within the Zuma Canyon HUC-12 which is known to contain a major outfall. The canyon drains a single family residential area, the most dominant land use in this HUC-12 aside from vacant/undeveloped.
NSMBCW-RW2	Malibu Creek	Malibu Creek	34.03643 N 118.68379 W	Sampling will be conducted in Malibu Creek, approximately 200 yards upstream of PCH, immediately downstream of the only NSMBCW EWMP Agency-owned major outfall in the Malibu Creek HUC-12. This outfall receives runoff from open space, single family residential, commercial, industrial, and agricultural land uses. However, due to diversions to Malibu Legacy Park and the Civic Center Water Treatment Facility, this outfall only discharges during large storm events. Sampling at this receiving water site will be performed at standard frequencies, 3 times a year during wet weather and 2 times per year during dry weather, including one sampling event during the month of August (per Table 2-3 below).
NSMBCW-RW3	Garapito Creek	Topanga Creek	34.06402 N 118.58710 W	Sampling will be conducted at the site of the County stream gauging station on Topanga Creek (F54C-R). Topanga Creek is 303(d)-listed for lead. The watershed is 95% open space. The remaining land uses are: single family residential (4%), agriculture (0.6%), commercial (0.2%), multi-family residential (0.2%), and educational (0.1%). No major outfalls owned by the NSMBCW EWMP Group are present in this watershed. This monitoring location accounts for approximately 92% of the entire Topanga Creek subwatershed.

Photos, figures, and site descriptions for each receiving water monitoring site are provided in Appendix A. Although accessibility was considered when selecting these monitoring sites, it is the responsibility of the water quality monitoring personnel to take all appropriate measures with respect to health and safety considerations and private property access conditions.

2.2 RECEIVING WATER MONITORING FREQUENCY

TMDL compliance monitoring sites will continue to be monitored in accordance with existing requirements in each respective monitoring plan, or any approved amendments thereto, which include sampling for fecal indicator bacteria (FIB) daily or weekly depending on the specifications set forth in each approved monitoring plan. Although there are different RWLs for FIB during wet and dry weather, there are no TMDL monitoring requirements dictating that a specific amount of samples must be collected during wet weather. Instead, FIB samples are collected on a regular basis regardless of weather conditions.

Monitoring at receiving water monitoring sites is dictated by local weather conditions, as both wet and dry weather monitoring will occur on an annual basis. Wet weather monitoring of the first storm event of the storm year will be triggered for mobilization when forecasts predict a 24-hour rainfall depth of at least 0.25 inches at a 70% probability the day before the start of the storm event.⁹ For subsequent storm events, wet weather monitoring will target storm events that forecast sufficient rainfall and runoff to meet program objectives. Storm event predictions will be taken from the National Oceanic and Atmospheric Administration (NOAA) at the location of each County rain gauge located in the NSMBCW EWMP Area.¹⁰ Rain forecasts for each rain gauge below can be found at the provided links:

- Lachusa Patrol (LA454) - Located at 34°04'35" N, 118°52'51" W at an elevation of 1,620 ft above mean sea level (MSL).
<http://www.wrh.noaa.gov/forecast/wxtables/index.php?lat=34.07697648388134&lon=-118.88151168823242&table=custom&duration=7&interval=6>
- Topanga Canyon (LA318) - Located at 34°05'02" N, 118°36'00" W at an elevation of 745 ft MSL.
<http://www.wrh.noaa.gov/forecast/wxtables/index.php?lat=34.08394324461533&lon=-118.60007286071777&table=custom&duration=7&interval=6>
- Big Rock Mesa (LA320) - Located at 34°02'22" N, 118°37'07" W at an elevation of 725 ft MSL.
<http://www.wrh.noaa.gov/forecast/wxtables/index.php?lat=34.04455218329944&lon=-118.62290382385254&table=custom&duration=7&interval=6>

⁹ Because a significant storm event is based on predicted rainfall, it is recognized that this monitoring may be triggered without 0.25 inches of rainfall actually occurring. In this case, the monitoring event will still qualify as meeting this requirement. Documentation will be provided showing the predicted rainfall depth.

¹⁰ Because real-time precipitation data are required to initiate monitoring, only County rain gauges that are accessible via the County's "Near Real-Time Precipitation Map" are included.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

The forecast at two of these three locations must meet this specified criterion to initiate monitoring. If monitoring is initiated and samples are collected, these samples will be considered wet weather samples regardless of the total depth of rainfall that is recorded for the storm. If mobilization occurs but no MS4 outfall samples are collected due to a lack of flow, this event will be considered a wet weather monitoring event. However, if no receiving water sample is collected due to no flow, this event will not be considered a wet weather monitoring event. For reporting and verification purposes, actual rainfall totals will be taken from the County's records for each gauge above.

Wet weather monitoring will occur three times per year for the parameters specified herein, with the exception of aquatic toxicity, which will be monitored twice per year. Wet weather monitoring, will include targeting the first significant rain event of the storm year¹¹ and will be followed up by two additional rain events during the same wet weather season. Monitoring for aquatic toxicity will also target the first significant rain event of the storm year. If precipitation patterns during a given storm year dictate that these triggers cannot be met, documentation will be provided by EWMP Group in its annual report.

Wet weather sampling events will be separated by at least three days of dry conditions (less than 0.1 inches of rainfall each day). Receiving water monitoring will begin as soon as possible after stormwater outfall monitoring in order to be reflective of potential MS4 impacts.

Dry weather monitoring will be conducted twice per year at receiving water monitoring sites for all specified parameters except toxicity. One of the two dry weather monitoring events will occur during the driest month in the NSMBCW EWMP Area according to rain gauge and stream flow records. An analysis of rain gauge and stream flow records was conducted to identify the driest month in the NSMBCW. For such, average monthly precipitation totals were reviewed for Topanga Canyon Station and Lachusa Patrol Station. As shown in Table 2-3 below, the lowest average precipitation occurs in the August/September time frame at both stations.

Table 2-3. Average Monthly Precipitation (in)

Month	Topanga Canyon Station (1990 -2013)	Lachusa Patrol Station (1990 -1997)
January	6.38	6.34
February	6.23	4.97
March	3.09	4.56
April	0.98	0.46
May	0.59	0.47

¹¹ The term "storm year" is included but not defined in the Permit. However, for consistency with the bacteria TMDLs, the storm year will be taken here to mean July 1 through June 30.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

Month	Topanga Canyon Station (1990 -2013)	Lachusa Patrol Station (1990 -1997)
June	0.12	0.17
July	0.02	0.06
August	0.01	0.03
September	0.01	0.03
October	1.34	0.71
November	0.97	0.86
December	4.17	3.59

In addition, monthly mean flow rates at County stations F130 Malibu Creek below Cold Creek and F54C Topanga Creek above the mouth of the canyon were reviewed for water years 1997 through 2013. Consistent with the rain gauge records and as shown in Table 2-4 below, the lowest mean monthly flows are observed in September in Topanga Creek and in both August and September in Malibu Creek for this period of record.

Table 2-4. Mean Monthly Discharge (cfs)

Location	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	July	Aug	Sept
F54C Topanga Creek above mouth of canyon	2.1	1.6	6.5	123.4	27.7	13.6	5.3	3.7	2.9	1.8	1.4	0.9
F130 Malibu Creek below Cold Creek	6.4	8.8	37.4	96.8	97.4	65.9	32.1	15.6	6.9	4.2	3.0	3.0

Both precipitation and flow records for the period reviewed indicate that the least amount of precipitation and the lowest flows occur during August and September. Based on this information, it was determined that monitoring to reflect the driest month shall occur during the month of August to most closely reflect dry weather (least rainfall and stormwater runoff) conditions.

Dry weather toxicity monitoring will occur once per year, during the month of August. A summary of the receiving water monitoring requirements is provided in Table 2-5

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

Table 2-5. Receiving Water Monitoring Requirements

Wet Weather		Dry Weather		Monitoring Parameters
Frequency	Requirements	Frequency	Requirements	
Three times per year (all parameters except aquatic toxicity) Twice per year (aquatic toxicity)	Sample storm events when forecasts predict a 24-hour rainfall depth of at least 0.25 inches at a 70% probability the day before the start of the storm event. Sampling events must be separated by a minimum of three dry days (less than 0.1 inch precipitation) Must attempt to sample the first significant storm event	Twice per year (all parameters except aquatic toxicity) Once per year, during the month of August (aquatic toxicity)	Precipitation less than 0.1 inch and not less than 3 days after a day with 0.1 inch precipitation based on 50% of LA County rain gauges One of the sampling events must be during the month of August, which is historically the driest month in the NSMBCW Area	<ul style="list-style-type: none"> Flow Pollutants with TMDLs: <ul style="list-style-type: none"> o E. coli^a o PCB Congeners/ DDT (wet weather only)^d o Total nitrogen, nitrate, nitrite, phosphorus^b 303(d)-Listed Constituents: <ul style="list-style-type: none"> o Selenium, sulfates, pH^b o Total and dissolved lead^c TSS SSC^b Additional constituents per Permit MRP Table E-2.^e Field measurements: pH, dissolved oxygen, temperature, specific conductivity, hardness.^f Aquatic freshwater chronic toxicity (see Appendix C, SOP for details)

^a Since all receiving water monitoring sites are located within freshwater, and the Basin Plan has been revised to only include e. coli water quality standards for fecal indicator bacteria (per Regional Board Resolution R10-005), e. coli will be the only indicator bacteria analyzed at the non-CSMP monitoring sites within the NSMBCW EWMP Area.

^b At NSMBCW-RW2 (Malibu Creek) only.

^c At NSMBCW-RW3 (Topanga Creek) only

^d At NSMBCW-RW1 (Trancas Creek) only.

^e Parameters in Permit MRP Table E-2 are to be monitored during the first significant storm of the year and during the first year of the monitoring program in August (critical dry month for dry weather receiving water sampling). If any parameter is not detected above the method detection limit (MDL) or the result is below the lowest applicable water quality objective, and is not otherwise required due to a TMDL or being on the 303(d) list, the parameter need not be further analyzed for the remainder of the Permit term. For pollutants that are detected above the lowest applicable water quality objective, additional monitoring will be conducted for the condition under which the exceedance occurred (wet or dry), at the frequency specified in the MRP (i.e., the monitoring frequency will become 3 for a wet weather exceedance, 2 for a dry weather exceedance, or 3/2 for exceedances during both event types) beginning the next monitoring year.

^f Hardness will be analyzed in the lab, as there is currently no EPA-approved field testing method, and it is not economically or technically feasible to do testing in the field for hardness.

2.3 RECEIVING WATER MONITORING PARAMETERS

Parameters to be monitored at receiving water monitoring sites will include:

- Flow. For Malibu Creek (NSMBCW-RW2) and Topanga Creek (NSMBCW-RW3), the established County flow gauges on each creek will be used for flow monitoring (Station No. F130-R on Malibu Creek and Station No. F54C-R on Topanga Creek). Flow monitoring methods that will be used for RW1 are described in the Standard Operating Procedures (SOP) included in Appendix C.
- At TMDL compliance sites, monitoring is limited to FIB per the SMB Beaches TMDLs CSMP (total coliforma, fecal coliform, and enterococcus) and the Malibu Creek and Lagoon Bacteria TMDL CMP (e. coli).
- Pollutants for which a receiving water limit exists derived from TMDL WLAs. Aside from FIB, these include total nitrogen, nitrate, nitrite, and phosphorus at NSMBCW-RW2 and PCBs/DDT at NSMBCW-RW1. NSMBCW-RW1 was chosen to monitor PCBs/DDT because it best reflects MS4 discharges from representative land uses in the CIMP area.
- Pollutants identified on the 303(d) list for the receiving water or downstream receiving water. Aside from pollutants addressed by TMDLs, these are limited to selenium, sulfates, and pH at NSMBCW-RW2 (Malibu Creek), and lead at NSMBCW-RW3 (Topanga Creek).
- Total suspended solids (TSS) and suspended-sediment concentration (SSC) . Although only required at NSMBCW-RW2 due to Malibu Creek's listing on the 303(d) list for sedimentation and siltation, the Group has agreed to conduct the TSS analysis at each receiving water monitoring location. SSC will only be analyzed at NSMBCW-RW2, as required.
- Field measurements including: pH, dissolved oxygen, temperature, and specific conductivity. Hardness will be analyzed in the lab, as there is currently no EPA-approved field testing method, and it is not economically or technically feasible to do testing in the field for hardness.
- Chronic aquatic toxicity. A toxicity test sample is also immediately subject to toxicity identification evaluation (TIE) procedures if either the survival or sublethal endpoint demonstrates a Percent Effect¹² value equal to or greater than 50% of the instream waste concentration (IWC). See Appendix C for further specifications on conducting a TIE.

¹² Percent Effect is defined as the effect value—denoted as the difference between the mean control response and the mean IWC response, divided by the mean control response—multiplied by 100.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

- Additional screening parameters listed in the Permit MRP (Table E-2), as required. These screening parameters will be monitored in the first year of monitoring during the first significant rain event of the storm year and during the first year of the monitoring program in August (critical dry month for dry weather receiving water sampling). If a parameter is not detected at the Method Detection Limit (MDL) for its respective test method or the result is below the lowest applicable water quality objective, and is not otherwise identified above, it need not be further analyzed. If a parameter is detected exceeding the lowest applicable water quality objective then the parameter will be analyzed for the remainder of the Permit term during wet weather at the receiving water monitoring station where it was detected.

Parameters required to be sampled at each receiving water monitoring site are summarized in Table 2-6.

**Table 2-6. Receiving Water Monitoring Parameters
(Wet/Dry Frequencies Shown in Parentheses)**

Parameter	NSMBCW-RW1 (Trancas Creek)	NSMBCW-RW2 (Malibu Creek)	NSMBCW-RW3 (Topanga Creek)
E. coli	3/2	3/2	3/2
PCBs/DDT	3/0	-	-
Nutrients (NO ₃ +NO ₂ , TN, and TP)	-	3/2	-
Lead (Total and Dissolved)	-	-	3/2
Selenium	-	3/2	-
Sulfates	-	3/2	-
TSS	3/2	3/2	3/2
SSC	-	3/2	-
Field Measurements ^a	3/2	3/2	3/2
Table E-2 Screening Parameters ^b	1/1	1/1	1/1
Aquatic Toxicity ^c	2/1	2/1	2/1
Flow ^d	3/2	3/2	3/2

^a Field measurements include pH, dissolved oxygen, temperature, and specific conductivity. Hardness will be measured in the lab as part of the screening parameter suite, as there is currently no EPA-approved field testing method for hardness.

^b Screening parameters can be found in Permit MRP Table E-2, and are also found in Appendix B.

^c Toxicity is required to be monitored in the receiving water twice per year during wet weather and once per year during dry weather in the month of August. Screening for toxicity test parameters will occur once during the Permit term.

^d Flow monitoring will be conducted manually at NSMBCW-RW1 and NSMBCW-RW2, as weather and flow conditions allow. If field personnel determine that manual flow monitoring is unsafe, the nearest USGS or County flow gauge will be used, or an alternative estimate will be made based on field

NSMBCW EWMP Group Coordinated Integrated Monitoring Program

observations. Flow monitoring at NSMBCW-RW3 will rely on the County stream gauge located at the monitoring site.

A detailed summary of the parameters that will be sampled at the receiving water monitoring locations is provided in Appendix B. Appendix B includes acceptable analytical methods for laboratory analyses, Permit-specified minimum detection levels, laboratory QA/QC requirements, holding time requirements and applicable water quality objectives for each parameter.

2.4 RECEIVING WATER MONITORING PROTOCOL

Receiving water quality monitoring will be conducted using manual composite sampling procedures. Collection of a time-weighted composite sample will entail collecting one aliquot every 20 minutes during the first three (3) hours of a qualifying storm event, or over the entire storm if the storm duration is predicted to be less than 3 hours, as feasible (for a total of ten aliquots). Each aliquot will be of an equal volume. All monitoring protocols, including sample collection procedures, field measurement procedures, flow monitoring methods, and required quality assurance/quality control procedures are detailed in the Standard Operating Procedures (SOP) provided as Appendix C.

Details for toxicity monitoring are provided in Appendix C. When monitoring toxicity, sufficient sample volume will be collected for performing the specific toxicity test method used as well as a toxicity identification evaluation (TIE).

Adjustments to this protocol may be made per the Adaptive Management procedures outlined in Section 8, pending Regional Board approval.

3 STORMWATER OUTFALL MONITORING

Stormwater outfall monitoring will be conducted under the CIMP in order to characterize the impacts of MS4 discharges for which the NSMBCW EWMP Group is in control of.

Stormwater outfall monitoring is required at TMDL compliance points (as specified in approved TMDL monitoring plans) and additional locations as necessary to meet the MRP objectives. There are currently no TMDL compliance points at MS4 outfalls within the EWMP Area, so monitoring will be focused on major stormwater outfalls selected herein.

3.1 STORMWATER OUTFALL MONITORING SITES

The Permit specifies that stormwater outfall monitoring must be conducted at locations that provide representative measurement of the effects of MS4 discharges on the receiving water. Due to the EWMP Area's unique characteristics, including its lack of an extensive MS4 system, its

relatively small and diffuse developed area, and its limited variety of urban land uses, the following methodology was used to select stormwater outfall monitoring sites:

1. All major outfalls were identified within the EWMP Area by a desktop screening using GIS and information provided by the EWMP Group agencies. Nine major outfalls were identified within the entire EWMP Area based on available data.
2. The nine identified major outfalls were grouped by HUC-12 watershed. In total, the nine major outfalls were located within only three HUC-12 watersheds.
3. A detailed desktop screening of each major outfall was conducted to identify tributary land uses so that outfall monitoring locations could be selected to be representative of the land uses in the NSMBCW EWMP Area. To the extent practicable, based on the limited number of outfalls in the EWMP Area, a single outfall from each of the three HUC-12 watersheds was selected based on tributary land use representation.
4. The identified major outfalls were then field screened to evaluate: a) accessibility and safety considerations for monitoring personnel and equipment; b) representativeness of the outfall and linkage with a downstream receiving water monitoring location; c) verification of attributes identified in the desktop screening step (e.g., outfall size, location, and tributary land use); and d) feasibility of accurate flow measurement within the outfall/storm drain. Alternative upstream, in-network monitoring locations, such as manholes or channels, were considered to facilitate access and to ensure the safety of the monitoring team.

After following the above steps, it was determined that outfalls in the Zuma Canyon Watershed and the Solstice Canyon Watershed (i.e., Marie Canyon) were representative of the same land uses (see Table 1-1). Due to limited accessibility and the presence of a treatment facility downstream of the potential sampling location, it was determined that no sampling would be conducted in the Solstice Canyon Watershed. Instead, stormwater outfall monitoring will focus on major outfalls in the Zuma Canyon Watershed and the Malibu Creek Watershed. These selected stormwater outfall monitoring sites are summarized in Table 3-1 below and shown in Figure 2.

Table 3-1. Locations for MS4 Stormwater Outfall Monitoring within NSMBCW

Station ID	Justification of Selection
NSMBCW-O1	This storm drain outfall drains a single family residential area within the Trancas Creek Subwatershed with some contributions from nearby Federal lands. The location, shape, and size of the outfall allows for access for monitoring purposes.
NSMBCW-O2	This is the only major outfall owned by the NSMBCW EWMP Group within the Malibu Creek Watershed. The outfall receives runoff from one of the largest commercial developments in the entire NSMBCW EWMP Area, in addition to open space, single family residential, agriculture, and industrial land uses. As stated previously, this outfall only discharges during large storm events due to upstream control measures. As a result, the number of samples collected at this site may be limited by the relative infrequency of discharge (although, on average, at least one discharge event per year is expected). ¹³

The land uses within areas tributary to each outfall within the EWMP area are summarized in Table 3-2 below, and are shown in Figure 2. As the table confirms, the land use percentages within the tributary areas of the outfalls chosen for monitoring closely represent the land use distributions of their respective HUCs.

¹³ The design storm depth of the Legacy Park BMP is known to be between 0.75 and 1.0 inches, depending on antecedent conditions. An analysis of historical rainfall data at Topanga Canyon Station (1990 – 2013) and Lachusa Patrol Station (1990 – 1997) shows that a 1-inch storm has occurred at least once for every year on record. Therefore, it is expected that at least one discharge event will occur per year at this outfall, with the exception of very dry years.

Table 3-2. Land Use Breakdowns for Areas Tributary to Outfalls within the EWMP Area

HUC-12	Outfall ID	Res	Comm/ Ind	Edu	Ag	Open
Zuma Canyon	1	30.20%	0.00%	0.00%	0.00%	69.80%
	2	36.10%	0.00%	0.00%	0.00%	63.90%
	3 (O1)	40.30%	0.00%	0.00%	0.00%	59.70%
	4	43.00%	0.00%	0.00%	0.00%	57.00%
	HUC Total*	8.2%	0.5%	0.3%	1.9%	89%
Solstice Canyon	5	100.00%	0.00%	0.00%	0.00%	0.00%
	6	35.30%	0.00%	2.20%	0.00%	62.50%
	7	3.10%	0.00%	0.00%	0.00%	96.90%
	8	9.50%	7.30%	16.80%	0.00%	66.30%
	HUC Total*	9.5%	0.7%	1.4%	0.7%	87.7%
Malibu Creek	9 (O2)	18.40%	25.10%	0.00%	2.90%	53.70%
	HUC Total*	3.2%	0.4%	0.0%	0.7%	95.8%

*These totals include area in addition to that which drains to the outfalls.

Photos, figures, and site descriptions for each MS4 stormwater outfall monitoring site are provided in Appendix A. Although accessibility was considered when selecting these monitoring sites, it is the responsibility of the water quality monitoring personnel to take all appropriate measures with respect to health and safety considerations and private property access conditions.

3.2 STORMWATER OUTFALL MONITORING FREQUENCY

Stormwater discharges at selected outfalls will be monitored three times a year during wet weather. Monitoring will be initiated during the first 24 hours of the storm event, when feasible. As is the case with receiving water monitoring during wet weather, stormwater outfall-based monitoring will target the first significant rain event of the storm year which will be followed up by two additional wet weather events within the same wet weather season.

Stormwater outfall sampling events will be separated by at least three days of dry conditions (less than 0.1 inches of rainfall each day). Stormwater outfall monitoring will be coordinated with receiving water monitoring to the maximum extent practicable, such that downstream receiving water monitoring begins as soon as possible after stormwater outfall monitoring. In cases where this is not feasible, appropriate notification will be made for inclusion in the annual report.

A summary of stormwater outfall monitoring requirements is provided in Table 3-3.

Table 3-3. Stormwater Outfall Monitoring Requirements

Wet Weather		
Frequency ^a	Requirements	Monitoring Parameters
3 times per year	<p>Sample storm events when forecasts predict a 24-hour rainfall depth of at least 0.25 inches at a 70% probability the day before the start of the storm event.</p> <p>Sampling events must be separated by a minimum of 3 dry days (less than 0.1 inch precipitation)</p> <p>Must attempt to sample the first significant storm event (greater than 0.25 inch precipitation)</p>	<ul style="list-style-type: none"> Flow Pollutants with TMDLs: <ul style="list-style-type: none"> E. coli^b PCB Congeners/DDT^c Total nitrogen, nitrate, nitrite, phosphorus^d 303(d)-Listed Constituents: <ul style="list-style-type: none"> Selenium, sulfates, pH^d TSS SSC^d Additional constituents per Permit MRP Table E-2.^e Field measurements: pH, dissolved oxygen, temperature, specific conductivity, hardness.^f Pollutants identified during TIE at the downstream receiving water, or aquatic freshwater chronic toxicity (see Appendix C, SOP for details).^g

^a Due to diversions to Malibu Legacy Park and the Civic Center Water Treatment Facility, the outfall NSMBCW-O2 only discharges during large storm events. As a result, the number of samples collected at NSMBCW-O2 will be limited by the infrequency of the discharge.

^b Since all receiving water bacteria monitoring will only include e. coli based on the revision to the Basin Plan (per Regional Board Resolution R10-005), e. coli will be the only indicator bacteria analyzed at the stormwater outfalls within the NSMBCW EWMP Area.

^c At NSMBCW-O1 (Trancas Creek) only.

^d At NSMBCW-O2 (Malibu Creek) only.

^e Additional screening parameters identified in Permit MRP Table E-2 (see Appendix B) are required to be analyzed if and when monitoring at the nearest downstream receiving water monitoring station triggers such sampling. This occurs if a parameter in the receiving water is found to exceed the lowest applicable water quality objective.

^f Hardness will be analyzed in the lab, as there is currently no EPA-approved field testing method, and it is not economically or technically feasible to do testing in the field for hardness.

^g Aquatic toxicity monitoring is only required when triggered by downstream receiving water toxicity monitoring from the previous sampling event where a toxicity identification evaluation (TIE) is carried out and inconclusive. If a TIE is conducted at the downstream receiving water and results in the identification of pollutants, then those pollutants must also be monitored at the upstream outfall during the next monitoring event.

3.3 STORMWATER OUTFALL MONITORING PARAMETERS

Parameters monitored at selected outfalls during stormwater monitoring will include:

- Flow. This will be estimated using automated flow meter equipment. If using a flow meter is not feasible, estimates will be made for each outfall based on the time required to fill a container of known volume or the drainage area, impervious cover, and precipitation data from the nearest LA County rain gauge (refer to the SOP in Appendix C).

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

- Pollutants assigned a WQBEL derived from TMDL WLAs. These include FIB at all outfalls, PCBs/DDT at NSMBCW-O1, and total nitrogen, nitrate, nitrite, and phosphorus at NSMBCW-O2.
- Pollutants identified on the 303(d) list for the receiving water or downstream receiving water. Aside from pollutants addressed by TMDLs, these are limited to selenium, sulfates, and pH at NSMBCW-O2.
- TSS and SSC. Although only required at NSMBCW-O2 due to Malibu Creek's listing on the 303(d) list for sedimentation/siltation, the Group has agreed to conduct the TSS analysis at each MS4 outfall monitoring location. The SSC analysis will only occur at NSMBCW-O2, as required.
- Field measurements, including: pH, dissolved oxygen, temperature, and specific conductivity. Hardness will be analyzed by the selected analytical lab, as there is currently no EPA-approved field testing method and it is not economically or technically feasible to do testing in the field for hardness.
- Aquatic toxicity monitoring is only required when triggered by downstream receiving water toxicity monitoring from the previous sampling event where a TIE is carried out and inconclusive. If a TIE is conducted at the downstream receiving water and results in the identification of causal pollutants, then those pollutants must also be monitored at the upstream outfall during the next monitoring event. If the pollutant is present in the discharge at levels above the applicable receiving water limits, a Toxicity Reduction Evaluation (TRE) will be performed for that pollutant.
- Additional screening parameters (see Appendix B) will be analyzed if and when an exceedance of a parameter's lowest applicable water quality objective is found at the downstream receiving water monitoring site. Monitoring for these identified parameters will occur at the next wet weather monitoring event at both the receiving water monitoring site and stormwater outfall monitoring site. Monitoring for these parameters will continue until the linked receiving water monitoring result is below the applicable criteria or when the monitoring data analysis is sufficient to show that the outfall discharge is not contributing to the receiving water exceedance.

Parameters required to be sampled at each stormwater outfall monitoring site are summarized in Table 3-4.

**Table 3-4. Stormwater Outfall Monitoring Parameters
(Frequencies Shown in Parentheses)**

Parameter	NSMBCW-O1 (Trancas Creek)	NSMBCW-O2 (Malibu Creek)
E. coli	3	3
PCBs/DDT	3	-
Nutrients (NO ₃ +NO ₂ , TN, and TP)	-	3
Selenium	-	3
Sulfates	-	3
TSS	3	3
SSC	-	3
Field Measurements ^a	3	3
Table E-2 Screening Parameters ^b	As Necessary	As Necessary
Aquatic Toxicity ^c	As Necessary	As Necessary
Flow	3	3

^a Field measurements include pH, dissolved oxygen, temperature, and specific conductivity. Hardness will be measured in the lab as part of the screening parameter suite, as there is currently no EPA-approved field testing method for hardness.

^b Screening parameters can be found in Permit MRP Table E-2, and are also found in Appendix B. Screening parameters are required to be monitored based on downstream receiving water monitoring results.

^c Toxicity is required to be monitored based on downstream receiving water monitoring results.

A detailed summary of the parameters that will be sampled at the stormwater outfall monitoring locations is provided in Appendix B. Appendix B includes acceptable analytical methods for laboratory analyses, Permit-specified minimum detection levels, laboratory QA/QC requirements, holding time requirements, and applicable water quality objectives for each parameter.

3.4 STORMWATER OUTFALL MONITORING PROTOCOL

Monitoring protocols including sample collection procedures, field measurement procedures, and flow monitoring and estimation methods, are detailed in the SOP provided as Appendix C. Sample procedures entail the collection of manual composite samples via direct manual sampling or using a swing sampler device (or similar apparatus) with an intermediate container.

Adjustments to this protocol may be made per the Adaptive Management procedures outlined in Section 8, pending Regional Board approval.

4 NON-STORMWATER OUTFALL MONITORING

The Non-Stormwater (NSW) Outfall Screening Program is a multi-step process to identify and address non-stormwater discharges to the receiving waters. The outfall screening and monitoring process is intended to meet the following objectives (Part IX.A of the MRP):

1. Develop criteria or other means to ensure that all outfalls with significant non-stormwater discharges are identified and assessed during the term of the Permit.
2. For outfalls determined to have significant non-stormwater flow, determine whether flows are the result of IC/IDs, authorized or conditionally exempt non-stormwater flows, natural flows, or from unknown sources.
3. Refer information related to identified IC/IDs to the IC/ID Elimination Program (Part VI.D.10 of the Permit) for appropriate action.
4. Based on existing screening or monitoring data or other institutional knowledge, assess the impact of non-stormwater discharges (other than identified IC/IDs) on the receiving water.
5. Prioritize monitoring of outfalls considering the potential threat to the receiving water and applicable TMDL compliance schedules.
6. Conduct monitoring or assess existing monitoring data to determine the impact of non-stormwater discharges on the receiving water.
7. Conduct monitoring or other investigations to identify the source of pollutants in non-stormwater discharges.
8. Use results of the screening process to evaluate the conditionally exempt non-stormwater discharges identified in Parts III.A.2 and III.A.3 of the Permit and take appropriate actions pursuant to Part III.A.4.d of the Permit for those discharges that have been found to be a source of pollutants. Any future reclassification shall occur per the conditions in Parts III.A.2 or III.A.6 of the Permit.
9. Maximize the use of resources by integrating the screening and monitoring process into existing or planned IMP and/or CIMP efforts.

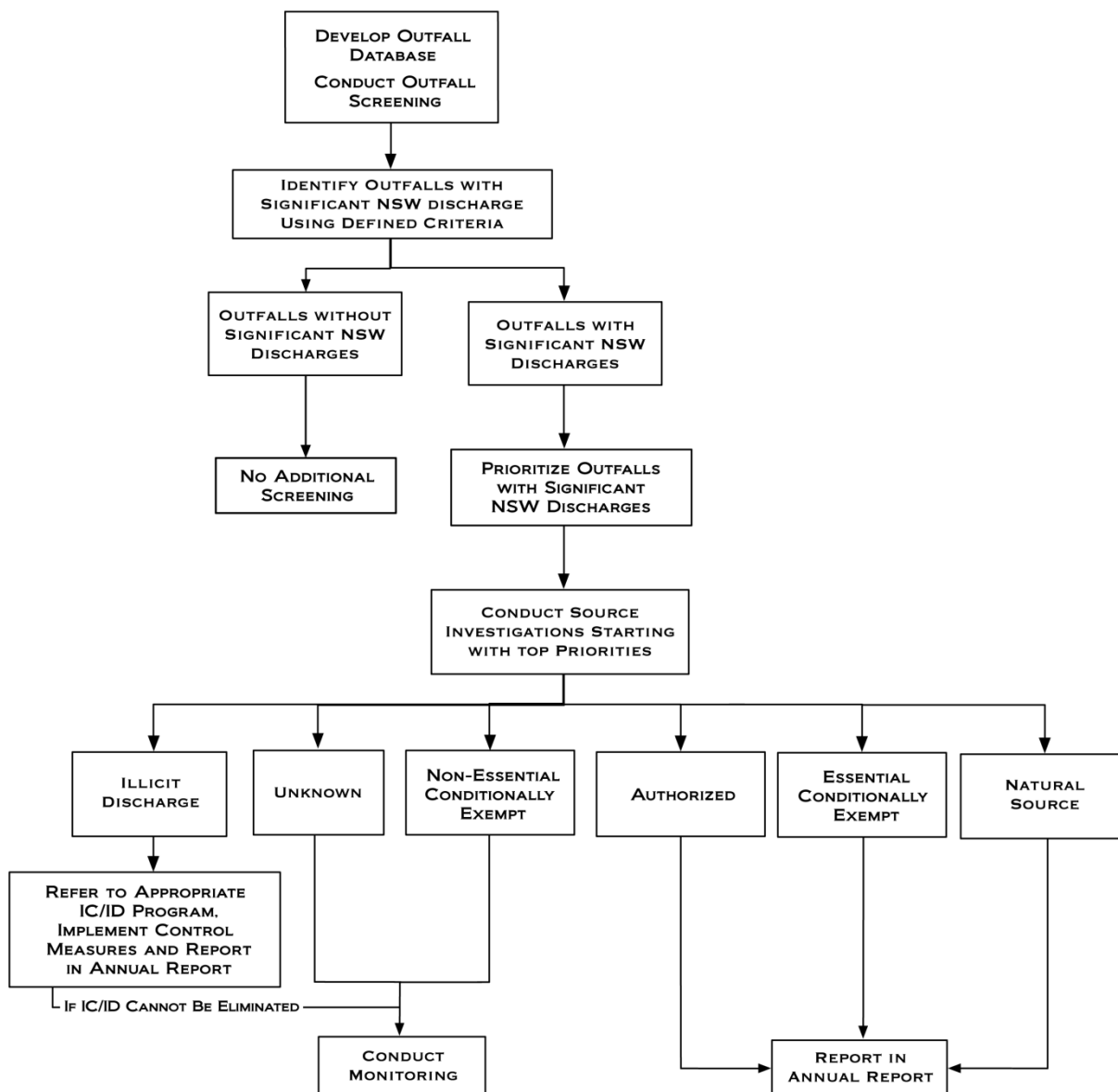
The non-stormwater screening process consists of the steps outlined in Table 4-1.

Table 4-1. Non-Stormwater Outfall Screening and Monitoring Program Summary

Element	Description
Develop MS4 outfall database	Develop a database of all major outfalls with descriptive information, linked to GIS.
Outfall screening	A screening process will be implemented to collect data for determining which outfalls exhibit significant NSW discharges.
Identification of outfalls with NSW discharge	Based on data collected during the Outfall Screening process, identify outfalls with NSW discharges.
Inventory of outfalls with significant NSW discharge	Develop an inventory of major MS4 outfalls with known significant NSW discharges and those requiring no further assessment.
Prioritize source investigation	Use the data collected during the screening process to prioritize significant outfalls for source investigations.
Identify sources of significant discharges	For outfalls exhibiting significant NSW discharges, perform source investigations per the prioritization schedule. If not exempt or unknown, determine abatement process.
Monitor discharges exceeding criteria	Monitor outfalls that have been determined to convey significant NSW discharges comprised of either unknown or non-essential conditionally exempt discharges, or continuing discharges attributed to illicit discharges must be monitored.

Each of these steps is discussed in more detail in the following subsections and a flow chart of the process is shown in Figure 3.

Figure 3. Non-Stormwater Outfall Screening Program



4.1 OUTFALL DATABASE

The non-stormwater outfall screening program requires the development of a MS4 outfall database by the time that the CIMP is submitted. The objective of the MS4 database is to geographically link the characteristics of the outfalls within the EWMP Area with watershed characteristics including: subwatershed, waterbody, land use, and effective impervious area. The database must

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

contain the elements described in Table 4-2. The information will be compiled into geographic information systems (GIS) layers.

Table 4-2. MS4 Database Elements

Database Element	Submitted	To Be Developed
Surface water bodies within the Group Member jurisdictions.	X	
Sub-watershed (HUC-12) boundaries.	X	
Land use overlay.	X	
Effective Impervious Area (EIA) overlay (if available).		X
Jurisdictional boundaries.	X	
The location and length of all open channel and underground pipes 18 inches in diameter or greater (with the exception of catch basin connector pipes).	X	
The location of all dry weather diversions.	X	
The location of all major MS4 outfalls within the Permittee's jurisdictional boundary. Each major outfall shall be assigned an alphanumeric identifier, which must be noted on the map.	X	.
Notation of outfalls with significant non-stormwater discharges (to be updated annually).		X ²
Storm drain outfall catchment areas for each major outfall within the Permittee(s) jurisdiction.	X	
Each mapped MS4 outfall shall be linked to a database containing descriptive and monitoring data associated with the outfall. The data shall include:		
Ownership	X	
Coordinates	X	
Physical description	X	
Photographs of the outfall, where possible, to provide baseline information to track operation and maintenance needs over time		X ³
Determination of whether the outfall conveys significant non-stormwater discharges.		X ²
Stormwater and non-stormwater monitoring data		X ³

1. All outfalls greater than 36 inches or otherwise considered "major" have been defined.
2. The determination of significant will be made using the criteria presented in Section 4.3.
3. This data will be gathered as part of the screening and monitoring program and will be added to the database as it is gathered.

As shown in the table, not all information was available at this time for submittal as part of the CIMP. Most items currently not available will be collected through implementation of the Non-Stormwater Outfall Screening Program as noted in the table footnotes. As the data becomes available, it will be entered into the database. Each year, the storm drains, channels, outfalls, and associated database will be updated to incorporate the most recent characterization data for outfalls

with significant non-stormwater discharge. The updates will be included as part of the annual reporting to the Regional Water Board.

4.2 INITIAL NSW OUTFALL SCREENING PROCESS

The NSW outfall screening program will begin with a field check of all major outfalls as defined in the permit¹⁴ in the database to gather the necessary field information to populate the database. During the initial field screening, outfalls will be observed during dry weather, at least 72 hours after a rain event of 0.1 inches or greater. During the initial field screening, the following information will be gathered.

- a. Date, Time, Weather
- b. Photos of outfall and receiving water using a GPS-enabled camera
- c. Coordinates of outfall
- d. Physical descriptions of outfall, site condition, and accessibility
- e. Discharge characteristics, such as odor and color
- f. Presence of flow greater than trickle or no flow
- g. Receiving water characteristics

During the second and third screening events, all of the information listed above will be gathered. In addition, visual field estimates of flow will be gathered.

4.3 IDENTIFICATION OF OUTFALLS WITH SIGNIFICANT NON-STORMWATER DISCHARGES

The three initial outfall screening events will be used to define the outfalls that require no further assessment and outfalls with significant non-stormwater discharges. Outfalls will be noted as requiring “No Further Assessment” in the outfall database if:

- a. No flow is observed from the outfall.
- b. The source is confirmed to be from NPDES permitted, categorically exempt essential flow or natural flow, or
- c. Flow is categorized as not significant.

The MRP (Part IX.C.1) states that one or more of the following characteristics may determine significant non-stormwater discharges:

¹⁴ Major outfalls defined as 36” or greater (or equivalent with drainage area of more than 50 acres) or 12” or greater (or equivalent with drainage area of 2 acres or more) that drain areas zoned as industrial.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

- Discharges from major outfalls subject to dry weather TMDLs.
- Discharges for which monitoring data exceeds non-stormwater action levels (NSWALs).
- Discharges that have caused or may cause overtopping of downstream diversions.
- Discharges exceeding a that which might come out of a garden hose.
- Other characteristics as determined by the EWMP Group and incorporated within the screening program.

The data collected during the outfall screening process, along with other information about the outfall catchment area, will be utilized to determine which outfalls observed to be flowing during the screening process will be categorized as having “significant discharge.” Many factors will be taken into consideration when determining significant outfall discharges and will include the following criteria:

- Proximity of the outfall to receiving water bodies where TMDLs apply.
- Outfall has persistent flows, meaning flow was observed on two or more of the three screenings at a rate “greater than a garden hose.”¹⁵ Flow will be categorized as follows:
 - No Flow/Wet (0 gpm)
 - Trickle (< 2 gpm)
 - Garden Hose (2 – 10 gpm)
 - Greater than Garden Hose (> 10 gpm)
- Characteristics of the catchment area, including but not limited to, presence of permitted discharges in the area, land use characteristics, and previous IC/ID results.

Outfalls with significant non-stormwater discharge will also be designated in an inventory to be included in the MS4 outfall database.

4.4 INVENTORY OF MS4 OUTFALLS WITH SIGNIFICANT NON-STORMWATER DISCHARGES

An inventory of MS4 outfalls must be developed identifying those outfalls with known significant non-stormwater discharges and those requiring no further assessment (Part IX.D of the MRP). If the MS4 outfall requires no further assessment, the inventory must include the rationale for the determination of no further action required. The inventory will be included in the outfall database. Each year, the inventory will be updated to incorporate the most recent characterization data for outfalls with significant non-stormwater discharges.

¹⁵ Inaccessible outfalls observed to have persistent flows “greater than a garden hose” at the nearest downstream receiving water or nearest upstream manhole will also be considered significant.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

The following physical attributes of outfalls with significant non-stormwater discharges must be included in the inventory. These characteristics will be collected as part of the screening process described in Section 4.2:

- a. Date and time of last visual observation or inspection
- b. Outfall alpha-numeric identifier
- c. Description of outfall structure including size (e.g., diameter and shape)
- d. Description of receiving water at the point of discharge (e.g., natural, soft-bottom with armored sides, trapezoidal, concrete channel)
- e. Latitude/longitude coordinates
- f. Nearest street address
- g. Parking, access, and safety considerations
- h. Photographs of outfall condition
- i. Photographs of significant NSW discharge or indicators of discharge unless safety considerations preclude obtaining photographs
- j. Estimation of discharge rate
- k. All diversions either upstream or downstream of the outfall
- l. Observations regarding discharge characteristics such as odor, color, presence of debris, floatables, or characteristics that could aid in pollutant source identification.

4.5 PRIORITIZED SOURCE IDENTIFICATION

Once the major outfalls exhibiting significant non-stormwater discharges have been identified through the screening process and incorporated in the inventory, Part IX.E of the MRP requires that the SCRWMG prioritize the outfalls for further source investigations. The MRP identifies the following prioritization criteria for outfalls with significant non-stormwater discharges:

- Outfalls discharging directly to receiving waters with WQBELs or receiving water limitations in the TMDL provisions for which final compliance deadlines have passed.
- All major outfalls and other outfalls that discharge to a receiving water subject to a TMDL shall be prioritized according to TMDL compliance schedules.
- Outfalls for which monitoring data exist and indicate recurring exceedances of one or more of the Action Levels identified in Attachment G of the Permit.
- All other major outfalls identified to have significant non-stormwater discharges.

In addition to the permit requirements, the following criteria will be considered when developing the prioritization schedule:

- Rate of discharge based on visual flow observations
- Size of outfall
- Odor, color and clarity of discharge

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

- Results of the field measurements of pH, temperature, DO, and EC
- Presence of flow in the receiving water

Once the prioritization is complete, a source identification schedule will be developed. The scheduling will focus on the outfalls with the highest priorities first. Unless the results of the field screening justify a modification to the schedule in the MRP, the schedule will ensure that source investigations are completed on no less than 25% of the outfalls with significant non-stormwater discharges by December 28, 2015 and 100% by December 28, 2017.

4.6 SIGNIFICANT NON-STORMWATER DISCHARGE SOURCE IDENTIFICATION

The screening and source identification component of the program is used to identify the source(s) and point(s) of origin of the non-stormwater discharge. Based on the prioritized list of major outfalls with significant non-stormwater discharges, investigations will be conducted to identify the source(s) or potential source(s) of non-stormwater flows.

Part IX.A.2 of the MRP requires Permittees to classify the source investigation results into one of four endpoints outlined as follows and summarized in Table 4-3:

- A. Illicit connections or illicit discharges (IC/IDs): If the source is determined to be an illicit discharge, the Permittee must implement procedures to eliminate the discharge consistent with IC/ID requirements (Permit Part VI.D.10) and document actions.
- B. Authorized or conditionally exempt NSW discharges: If the source is determined to be an NPDES permitted discharge, a discharge subject to Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), or a conditionally exempt essential discharge, the Group Member must document the source. For non-essential conditionally exempt discharges, the Group Member must conduct monitoring consistent with Part IX.G of the MRP to determine whether the discharge should remain conditionally exempt or be prohibited.
- C. Natural flows: If the source is determined to be natural flows, the Permittee must document the source.
- D. Unknown sources: If the source is unknown, the Permittee must conduct monitoring consistent with Part IX.G of the MRP.

Table 4-3. Summary of Endpoints for Source Identification

Endpoint	Follow-up	Action Required by Permit
A. Illicit Discharge or Connection	Refer to IC/ID program	Implement control measures and report in annual report. Monitor if cannot be eliminated.
B. Authorized or Conditionally Exempt Discharges ^{1,2}	Document and identify if essential or non-essential	Monitor non-essential discharges ³
C. Natural Flows	End investigation	Document and report in annual report
D. Unknown	Refer to IC/ID program	Monitor

1. Discharges authorized by a separate NPDES permit, a discharge subject to a Record of Decision approved by USEPA pursuant to section 121 of CERCLA, or is a conditionally exempt NSW discharge addressed by other requirements. Conditionally exempt NSW discharges addressed by other requirements are described in detail in Part III.A. Prohibitions – Non-Stormwater Discharges of the Permit.
2. Per Section III.A.4 of the permit, if the Permittee determines that an authorized or conditionally exempt essential non-storm water discharge is a source of pollutants that causes or contributes to an exceedance of applicable RWL and/or water quality-based effluent limitations, the Regional Water Board will be notified within 30 days.
3. If monitoring data demonstrates that conditionally exempt non-storm water discharges are a source of pollutants that causes or contributes to an exceedance of applicable RWL and/or water quality-based effluent limitations, the findings will be reported to the RWQCB in the annual report. Additionally, per Section III.A.4 of the permit, the Permittee will either effectively prohibit the NSW discharge; impose conditions in addition to those in Table 8 of the permit, subject to approval by the EO, such that the NSW discharge will not be a source of pollutants; require diversion of the NSW discharge to the sanitary sewer; or require treatment of the NSW discharge prior to discharge to the receiving water.

Source investigations will be conducted using site-specific procedures based on the characteristics of the NSW discharge. Investigations could include:

- Identifying permitted discharges within the catchment area.
- Identifying if the flow is from a channelized stream or creek.
- Following dry weather flows from the location where they are first observed in an upstream direction along the conveyance system.
- Compiling and reviewing available resources including past monitoring and investigation data, land use/MS4 maps, aerial photography, and property ownership information.
- Gathering field measurements to characterize the discharge.

Based on the results of the source assessment, outfalls may be reclassified as requiring no further assessment and the inventory will be updated to reflect the information and justification for the reclassification.

Where investigations determine the non-stormwater source to be authorized, natural, or essential conditionally exempt flows, the EWMP Group will conclude the investigation, categorize the outfall as requiring no further assessment in the inventory, and move to the next highest priority outfall for investigation. Where investigations determine that the source of the discharge is non-essential conditionally exempt, an illicit discharge, or is unknown – further investigation may be

conducted to eliminate the discharge or demonstrate that it is not causing or contributing to receiving water problems. In some cases, source investigations may ultimately lead to prioritized programmatic or structural BMPs. Where Permittees determine that they will address the non-stormwater discharge through modifications to programs or by structural BMP implementation, the EWMP Group will incorporate the approach into the implementation schedule developed for the EWMP Group and the outfall can be lowered in priority for investigation, such that the next highest priority outfall can be addressed.

4.7 NON-STORMWATER DISCHARGE MONITORING

As outlined in the Permit MRP, outfalls with significant NSW discharges that remain unaddressed after source investigation will be monitored for water quality to meet the following objectives:

- a. Determine whether a discharge is in compliance with applicable NSW WQBELs derived from TMDL WLAs;
- b. Determine if the quality of a discharge exceeds applicable NSWALs, as described in Attachment G of the Permit; and
- c. Determine whether a discharge causes or contributes to an exceedance of applicable RWLs.

As identified in Table 4-3, outfalls that have been determined to convey significant NSW discharges where the source investigations concluded that the source is attributable to a continued illicit discharge (Endpoint A), non-essential conditionally exempt (Endpoint B), or unknown (Endpoint D) must be monitored for water quality.

4.7.1 NON-STORMWATER OUTFALL-BASED MONITORING SITES

The NSW outfall monitoring sites will be determined after source investigation of significant NSW discharges is concluded.

4.7.2 MONITORED PARAMETERS, FREQUENCY, AND DURATION OF MONITORING

The requirements for constituents to be monitored are outlined in the Part VIII.G.1.a-e of the MRP. Outfalls will be monitored for all required constituents except toxicity. Toxicity monitoring is only required when triggered by recent receiving water toxicity monitoring where a TIE on the observed receiving water toxicity test was inconclusive. Additionally, constituents identified through TIEs will be monitored during the subsequent monitoring event at outfalls immediately upstream of where the TIE was conducted. An overview of the constituents required to be monitored in the MRP at each NSW outfall monitoring site is listed in Table 4-4.

Table 4-4. Summary of Non-Stormwater Outfall Monitoring Parameters

Classification Identified in Permit	Preliminary List of Parameter(s)
General	Flow, hardness, pH, DO, temperature, and TSS
Pollutants assigned TMDL WLAs	Dependent on receiving water TMDLs
Pollutants identified for 303(d)-Listed receiving waters	Dependent on receiving water 303(d) listing
Toxicity	To be determined
Parameters in Table E-2 of the MRP if they are identified as exceeding applicable water quality objectives in the receiving water during dry weather	To be determined

The MRP specifies the following monitoring frequency for NSW outfall monitoring as:

- For outfalls subject to a dry weather TMDL, the monitoring frequency shall be per the approved TMDL monitoring plan or as otherwise specified in the TMDL or as specified in an approved CIMP.
- For outfalls not subject to dry weather TMDLs, approximately quarterly for first year.
- Monitoring can be eliminated or reduced to twice per year, beginning in the second year of monitoring, if pollutant concentrations measured during the first year do not exceed WQBELs, NSWALs, or water quality standards for pollutants identified on the 303(d) List.

While a monitoring frequency of four times per year is specified in the Permit, it is inconsistent with the dry weather receiving water monitoring requirements. The receiving water monitoring requires two dry weather monitoring events per year. As a result, the NSMBCW EWMP Group will conduct required NSW outfall monitoring twice per year. The NSW outfall monitoring events will be coordinated with the dry weather receiving water monitoring events to allow for an evaluation of whether the NSW discharges are causing or contributing to an observed exceedance of water quality objectives in the receiving water.

4.7.3 ADAPTIVE MONITORING

Monitoring for NSW discharges will be more dynamic than either the receiving water or stormwater outfall monitoring. If NSW discharges are addressed or if one full year of monitoring demonstrates that discharges do not exceed any WQBELs, NSWALs, or water quality standards for pollutants identified on the 303(d) list, the Group will submit a written request to the Executive Officer (EO) of the Regional Water Board to cease monitoring of specified pollutants based on an evaluation of monitoring data. . Thus, the number and location of outfalls monitored has the potential to change on an annual basis.

5 TMDL SPECIAL STUDIES

Presently, no special studies are required by the NSMBCW-applicable TMDLs or their monitoring plans. The EWMP Group will consider what, if any, special studies may be designed and implemented as more data become available about the receiving waters, land use runoff characterizations, and MS4 potential impacts. Results from the EWMP reasonable assurance analysis may also provide insight into special studies that are of interest to the NSMBCW EWMP Group.

While not an Agency-led TMDL special study, the EWMP Group has been involved with various fecal indicator bacteria source-related studies under the Southern California Bight monitoring program, i.e., the Bight '13 ASBS study and Bight '13 Shoreline Microbiology studies.

6 REGIONAL MONITORING

The LACFCD will continue to participate in the Regional Watershed Monitoring Program (Biosassessment Program) being managed by the Southern California Stormwater Monitoring Coalition (SMC). The LACFCD will contribute necessary resources to implement the bioassessment monitoring requirement of the MS4 permit on behalf of all permittees in Los Angeles County during the current permit cycle. Initiated in 2008, the SMC's Regional Bioassessment Program is designed to run over a five-year cycle. Monitoring under the first cycle concluded in 2013, with reporting of findings and additional special studies planned to occur in 2014. SMC, including LACFCD, is currently working on designing the bioassessment monitoring program for the next five-year cycle, which is scheduled to run from 2015 to 2019.

7 DATA MANAGEMENT AND REPORTING REQUIREMENTS

7.1 MONITORING RECORDS

In accordance with the Permit requirements, the EWMP Group will retain records of all monitoring information, including all calibration and maintenance records, copies of all reports required by the Permit for a period of at least three (3) years from the date of the sample, measurement, or report. Records of monitoring information will include:

1. The date, time of sampling or measurements, exact place, weather conditions, and rain fall amount.
2. The individual(s) who performed the sampling or measurements.
3. The date(s) analyses were performed.
4. The individual(s) who performed the analyses.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

5. The analytical techniques or methods used.
6. The results of such analyses.
7. The data sheets showing toxicity test results.

Refer to Appendix C (SOP) for more information about how these data should be documented.

7.2 ELECTRONIC DATA MANAGEMENT AND SUBMITTAL REQUIREMENTS

The Permit requires that all stormwater quality monitoring data be reported semi-annually to the Regional Water Board's Storm Water website in an electronic format. The electronic format will be the most recent Standardized Data Transfer Format as prescribed by the Southern California Municipal Storm Water Monitoring Coalition (SMC),¹⁶ which uses the California Environmental Data Exchange Network (CEDEN).¹⁷ Monitoring data will be submitted using the required templates¹⁸. Analytical chemistry and toxicity data collected by the EWMP Group will be requested from the laboratories in the CEDEN electronic data deliverable (EDD) format. Additionally, field measurement data (i.e., pH, temperature, dissolved oxygen, and conductivity), will be input into the CEDEN field data template. Examples of the chemistry, toxicity and field data CEDEN templates are included in Appendix D. The EWMP Group will submit the data spreadsheets electronically to the Regional Board at losangeles@waterboards.ca.gov.

7.3 STORMWATER CONTROL MEASURES

The EWMP Group will make all reasonable efforts to determine, compile, analyze, and summarize the following information in the Annual Report:

1. Estimated cumulative change in percent effective impervious area (EIA) since December 28, 2012 and, if possible, the estimated change in the stormwater runoff volume during the 85th percentile storm event.
2. Summary of new development/redevelopment projects constructed within each NSMBCW Agency's jurisdictional area during the reporting year.

¹⁶ The Southern California Municipal Storm Water Monitoring Coalition (SMC) was formed in 2001 by cooperative agreement of the Phase I municipal stormwater NPDES lead permittees, the NPDES regulatory agencies in southern California and the Southern California Coastal Water Research Project. The SMC develops and funds cooperative projects to improve our knowledge of stormwater quality management (<http://www.socalsmc.org/default.aspx>).

¹⁷ CEDEN is the State Water Board's data system for surface water bodies in California (http://www.ceden.org/site_map.shtml).

¹⁸ The CEDEN template is currently provided in Microsoft Excel format.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

3. Summary of retrofit projects that reduced or disconnected impervious area from the MS4 during the reporting year.
4. Summary of other projects designed to intercept stormwater runoff prior to discharge to the MS4 during the reporting year.
5. For the projects summarized above in #2 through #4, estimate the total runoff volume retained onsite by the implemented projects.
6. Summary of actions taken in compliance with TMDL implementation plans or approved Watershed Management Programs to implement TMDL provisions applicable to the NSMBCW EWMP Group.
7. Summary of riparian buffer/wetland restoration projects completed during the reporting year. For riparian buffers include width, length and vegetation type; for wetland include acres restored, enhanced, or created.
8. Summary of other Minimum Control Measures implemented during the reporting year, as the appropriate Agency deems relevant.
9. Status of all multi-year efforts that were not completed in the current year and will therefore continue into the subsequent year(s). Additionally, if any of the requested information cannot be obtained, the appropriate Agency will provide a discussion of the factor(s) limiting its acquisition and steps that will be taken to improve future data collection efforts.

Based on this information and other available data, an effectiveness assessment of stormwater control measures will also be included in the Annual Report, and will include, where feasible, the information presented in Section XVIII.A.2 of the Permit MRP.

7.4 NON-STORMWATER CONTROL MEASURES

The EWMP Group will report on the non-stormwater outfall monitoring program in the Annual Report. In accordance with the Permit, the EWMP Group will:

1. Estimate the number of major outfalls within the Permittee's jurisdiction in the subwatershed (the current number of known major outfalls is 9).
2. Provide the number of outfalls that were screened for significant non-stormwater discharges during the reporting year.
3. Provide the cumulative number of outfalls that have been screened for significant non-stormwater discharges since the date the Permit was adopted through the reporting year.
4. Provide the number of outfalls with confirmed significant non-storm water discharge.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

5. Provide the number of outfalls where significant non-storm water discharge was attributed to other NPDES permitted discharges; other authorized non-storm water discharges; or conditionally exempt discharges.
6. Provide the number of outfalls where significant non-stormwater discharges were abated as a result of the EWMP Group's actions.
7. Provide the number of outfalls where non-stormwater discharges were monitored.
8. If any of the above information cannot be obtained, the EWMP Group will provide a discussion of the factor(s) limiting its acquisition and steps that will be taken to improve future data collection efforts.

7.5 INTEGRATED MONITORING COMPLIANCE REPORT

The EWMP Group will submit an Annual Report to the Regional Board Executive Officer in electronic format by December 15th of each year beginning in 2016. Each Annual Report will include the monitoring period of July 1 through June 30. When monitoring cannot be performed to comply with the Permit requirements due to circumstances beyond the EWMP Group's control, the following will be submitted to the Regional Board Executive Officer within two working days, when feasible:

1. Statement of situation.
2. Explanation of circumstance(s) with documentation.
3. Statement of corrective action for the future.

As part of the Annual Report, the EWMP Group will submit an Integrated Monitoring Compliance Report. The Integrated Monitoring Compliance Report (IMCR) will be submitted using templates developed by the Regional Board. The IMCR will include a summary of exceedances of both non-stormwater actions levels in non-stormwater samples from outfalls, and municipal action levels (MAL) in stormwater samples from outfalls. Semi-annually, monitoring results from monitoring conducted under this CIMP will be sent electronically to the Regional Board in the CEDEN format.¹⁹ These results will include the exceedances of applicable WQBELs, RWLS, action levels, and/or aquatic toxicity thresholds for all test results, with corresponding sampling dates for each monitored station. The mid-year report will cover monitoring from July 1 – December 31, and

¹⁹ Currently, losangeles@waterboards.ca.gov is the preferred email address to which monitoring data will be sent accompanied by a descriptive subject line such as, "LA County MS4 Permit - North SMB 2013-14 Annual Monitoring Data."

submitted by June 15. The year-end report will cover monitoring periods January 1 – June 30, and be submitted by December 15. The first report will be submitted in 2016.

8 ADAPTIVE MANAGEMENT

The adaptive management process will be utilized on an annual basis to evaluate the CIMP and update the monitoring requirements as necessary. Several monitoring elements are dynamic and may require modifications to the monitoring sites, schedule, frequency or parameters. In particular, the non-stormwater screening program and the toxicity monitoring will likely generate changes that need to be incorporated. The CIMP will be evaluated on an annual basis and updated accordingly based on the monitoring data analysis or other monitoring developments. These may include:

- Receiving water or outfall monitoring locations may be revised due to logistical/access/safety issues and/or inability to obtain representative samples.
- Non-stormwater outfall sampling and analysis will be added to the monitoring program if through the screening process major outfalls with significant non-stormwater discharges are identified and the discharge source is unknown, determined to be conditionally exempt but non-essential, or determined to result from continuing illicit discharges.
- Toxicity Identification Evaluations (TIEs) result in the identification of additional constituents that need to be monitored.
- Modifications to sampling and/or analysis protocols could occur resulting from knowledge gained through implementing the CIMP and/or information learned from other monitoring programs or studies.
- Monitoring procedures could be modified in the future to include use of automated flow measurement and sampling equipment in lieu of manual composite sampling and flow measurement methods for receiving waters, and flow estimation methods for outfalls included in this CIMP.
- Analytical methods could be revised for consistency with EPA method requirements or to achieve lower detection and practical quantitation limits.
- One of the primary objectives of the CIMP is to identify water quality priorities in the EWMP Area which would then be the focus of BMP implementation, as discussed in the EWMP Work Plan. If the CIMP monitoring data identify additional constituents as being associated with MS4 discharges and demonstrate that additional water body-pollutant combination (WBPCs) should be identified as Category 2 (High Priority) or Category 3 (Medium Priority), the EWMP Work Plan will be updated accordingly to include these WBPCs. Conversely, if the monitoring data indicate that certain current Category 2 or 3

designations are not linked to MS4 discharges, these designations will be removed and further action for the particular WBPC under the CIMP and EWMP will cease.

Modifications that are made to any existing TMDL monitoring plan (such as updates to sampling locations) that are Regional Board approved will also apply to this CIMP through their incorporation. Major modifications to the CIMP (such as adding, deleting, or moving a monitoring site location or altering the constituents monitored) will be proposed in the Annual Report and in a separate letter to the Regional Board requesting Executive Officer approval. Minor modifications (such as substituting alternative composite sample collection procedures or equipment) will also be documented in the Annual Report but do not require a separate letter or Executive Officer approval.

9 REFERENCES

Bight'13 Contaminant Impact Assessment Committee, 2013. Contaminant Impact Assessment Workplan. June.

California Department of Transportation, 2003. Caltrans Comprehensive Protocols Guidance Manual. CTSW-RT-03-105.51.42. November 2003.

City of Los Angeles and County of Los Angeles, Technical Steering Committee, Co-Chairs, 2004. Santa Monica Bay Beaches Bacterial TMDLs Coordinated Shoreline Monitoring Plan. Submitted November 12, 2003. Revised April 7.

County of Los Angeles Department of Public Works (LACDPW), 2008. Malibu Creek and Lagoon Bacteria TMDL Compliance Monitoring Plan. Approved September 11, 2007. Revised February 25.

Cowgill, U.M. and D.P. Milazzo. 1990. The sensitivity of two cladocerans to water quality variables, salinity and hardness. Arch. Hydrobiol. 120:185–196.

Kayhanian, M., C. Stransky, S. Bay, S. Lau, M.K. Stenstrom. 2008. Toxicity of urban highway runoff with respect to storm duration. Science of the Total Environment 389:109-128.

Lee, G. F. and A. Jones-Lee. "Review of the City of Stockton Urban Stormwater Runoff Aquatic Life Toxicity Studies Conducted by the CVRWQCB, DeltaKeeper and the University of California, Davis, Aquatic Toxicology Laboratory between 1994 and 2000," Report to the Central Valley Regional Water Quality Control Board, G. Fred Lee & Associates, El Macero, CA, October (2001).

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

Los Angeles County Department of Public Works, 2006. Hydrology Manual. January 2006.
http://dpw.lacounty.gov/wrd/publication/engineering/2006_Hydrology_Manual/2006%20Hydrology%20Manual-Divided.pdf

Los Angeles Regional Water Quality Control Board (Regional Board), 1995. Updated 2011. Water Quality Control Plan, Los Angeles Region. http://www.waterboards.ca.gov/rwqcb4/water_issues/programs/basin_plan/index.shtml

Palumbo, A., Fojut, T., TenBrook, P. and Tjerdeema, R. 2010a. Water Quality Criteria Report for Diazinon. Prepared for the Central Valley Regional Water Quality Control Board by the Department of Environmental Toxicology, University of California, Davis. March.

Palumbo, A., Fojut, T., Brander, S., and Tjerdeema, R. 2010b. Water Quality Criteria Report for Bifenthrin. Prepared for the Central Valley Regional Water Quality Control Board by the Department of Environmental Toxicology, University of California, Davis. March.

State of California Surface Water Ambient Monitoring Program, 2008. Quality Assurance Program Plan Version 1.
(http://www.waterboards.ca.gov/water_issues/programs/swamp/docs/qapp/qaprp082209.pdf, accessed April 17, 2014).

State Water Resources Control Board (SWRCB), 2013. "Surface Water Ambient Monitoring Program." *SWAMP*. 3 Sept. 2013. Web. 14 Jan. 2014.

State Water Resources Control Board (SWRCB), 2012a. California Ocean Plan. Water Quality Control Plan, Ocean Waters of California.

State Water Resources Control Board (SWRCB), 2012b. Approving exceptions to the California Ocean Plan for selected discharges into Areas of Special Biological Significance, including special protection for beneficial uses, and certifying a program Environmental Impact Report. Order No. 2012-0012. March 20.

US EPA, 1992. NPDES Storm Water Sampling Guidance Document. EPA-833-8-92-001.

US EPA, 1996. Method 1669 Sampling Ambient Water for Trace Metals at EPA Water Quality Criteria Levels. July 1996 (<http://www.epa.gov/npdes/pubs/owm0093.pdf>, accessed April 8, 2014).

US EPA, 1996a. Method 1638. Determination of Trace Elements in Ambient Waters by Inductively Coupled Plasma — Mass Spectrometry. January 1996.

US EPA, 2007. Aquatic Life Ambient Freshwater Quality Criteria – Copper. February. EPA-822-R-07-001.

NSMBCW EWMP Group
Coordinated Integrated Monitoring Program

US EPA, 2012. Federal Register Vol. 77, No. 97, Part II. Guidelines Establishing Test Procedures for the Analysis of Pollutants Under the Clean Water Act; Analysis and Sampling Procedures. May 2012.

USGS, variously dated. National Field Manual for the Collection of Water-Quality Data: U.S. Geological Survey Techniques of Water-Resources Investigations, book 9, chaps. A1-A9, available online at <http://pubs.water.usgs.gov/twri9A>.

Ventura County Watershed Protection District, 2011. Ventura Countywide Stormwater Quality Management Program. Stormwater Program: Water Quality Monitoring Standard Operating Procedures 2009-2014. April 2011.

Appendix A

Monitoring Site Details

Appendix A
CIMP Monitoring Site Details
For the North Santa Monica Bay Coastal Watersheds

CIMP Monitoring Site Summary

	Station ID	JG	Type	Description (including historical site ID, if any)	Approximate Location		Parameters to Sample For											
					Latitude	Longitude	Bacteria (TC, FC, Entero) ^a	Bacteria (<i>E. coli</i>) ^b	PCBs/DDT	Nutrients (NO3+ NO2, TN, TP) ^c	Lead (TP and DP) ^d	Selenium ^e	Sulfates ^e	Flow ^f	TSS	SSC ^g	Field Measurements ^h	Screening Parameters ⁱ
SMB Beaches Bacterial TMDLs CSMP	SMB 1-1	1	Point Zero	Arroyo Sequit Creek at Leo Carrillo Beach (DHS010)	34.04558	-118.93336	X											
	SMB 1-2	1	Open Beach	El Pescador State Beach	34.03856	-118.88829	X											
	SMB 1-3	1	Open Beach	El Matador State Beach	34.03773	-118.87464	X											
	SMB 1-4	1	Point Zero	Trancas Creek at Broad Beach (DHS008)	34.02899	-118.84250	X											
	SMB 1-5	1	Point Zero	Zuma Creek at Zuma Beach (DHS007)	34.01397	-118.82189	X											
	SMB 1-6	1	Point Zero	"Walnut Creek" in Paradise Cove	34.01375	-118.79100	X											
	SMB 1-7	1	Point Zero	Ramirez Canyon at Paradise Cove Pier (DHS006)	34.02032	-118.78600	X											
	SMB 1-8	1	Point Zero	Escondido Creek, just east of Escondido State Beach	34.02551	-118.76500	X											
	SMB 1-9	1	Point Zero	Latigo Canyon, adjacent the Tivoli Bay Villa Treatment Plant (DHS005)	34.02895	-118.75300	X											
	SMB 1-10	1	Point Zero	Solstice Creek at Dan Blocker County Beach	34.03297	-118.74100	X											
	SMB 1-11	1	Point Zero	Un-named creek at Puerco Beach (DHS004)	34.03328	-118.73300	X											
	SMB 1-12	1	Point Zero	Marie Canyon storm drain at Puerco Beach	34.03072	-118.71000	X											
	SMB 1-13	1	Point Zero	Sweetwater Canyon on Carbon Beach	34.03811	-118.67300	X											
	SMB 1-14	1	Point Zero	Las Flores Creek at Las Flores State Beach	34.03684	-118.63600	X											
	SMB 1-15	1	Open Beach	Big Rock Beach (DHS001)	34.03670	-118.61012	X											
	SMB 1-16	1	Point Zero	Pena Creek at Las Tunas County Beach	34.03933	-118.59600	X											
	SMB 1-17	1	Point Zero	Tuna Canyon	34.03936	-118.58900	X											
	SMB 1-18	1	Point Zero	Topanga Canyon at Topanga State Beach (S2)	34.03814	-118.58200	X											
	SMB 4-1	4	Point Zero	Nicholas Canyon Creek at Nicholas Beach (DHS009)	34.04241	-118.91559	X											
	SMB MC-1	9	Open Beach	Malibu Point on Malibu State Beach (DHS003)	34.03143	-118.68204	X											
SMB MC-2	9	Point Zero	Breach point of Malibu Lagoon (S1)	34.03244	-118.67900	X												
SMB MC-3	9	Open Beach	Malibu Pier on Carbon Beach (DH002)	34.03757	-118.67631	X												
Malibu Creek and Lagoon Bacteria TMDL CMP	MCW-1	9	Lagoon	Located within Malibu Lagoon, below bridge on PCH (LVMWD R-11)	34.03440	-118.68280	X											
MS4 Receiving Water Monitoring Locations	NSMBCW-RW1	1	Creek	Sampling will be conducted near the downstream end up Trancas Canyon, approximately 100 yards above PCH so that tidal influence is minimized.	34.03069	-118.84167		X	X					X	X		X	X
	NSMBCW-RW2	1	Creek	Sampling will be conducted in Malibu Creek, approximately 200 yards upstream of PCH, immediately downstream of the only NSMBCW EWMP Agency-owned major outfall in the Malibu Creek HUC-12.	34.03643	-118.68379		X		X		X	X	X	X	X	X	X
	NSMBCW-RW3	1	Creek	Site of County stream gauging station on Topanga Creek (F54C-R). This monitoring location accounts for approximately 92% of the entire Topanga Creek subwatershed.	34.06402	-118.58710		X			X			X	X		X	X
MS4 Receiving Water Monitoring Locations	NSMBCW-O1	1	Outfall	This storm drain outfall is located on the left bank of Trancas Creek, at the point where the creek transitions from concrete-lined to natural.	34.03141	-118.84124		X	X					X	X		X	As Necessary
	NSMBCW-O2	1	Outfall	This outfall is located on the right bank of Malibu Creek, discharging into the creek approximately 300 yards north of PCH. This is the only major outfall owned by the NSMBCW EWMP Group within the Malibu Creek Watershed. This outfall only discharges during very large storm events due to upstream control measures. As a result, sampling at this site is only required when discharge is observed.	34.03701	-118.68396		X		X		X	X	X	X	X	As Necessary	As Necessary

^a Per SMB Beaches Bacteria TMDLs for dry and wet weather, and Reconsideration of Certain Technical Matters of the SMBBB Bacteria TMDL, Resolution R12-007

^b Per TMDL for Bacteria in the Malibu Creek Watershed and the Update of the Bacteria Objectives for Freshwaters Designated for Water Contact Recreation, Resolution R10-005

^c Per the Malibu Creek Watershed Nutrients TMDL and the Malibu Creek and Algoon TMDL for Sedimentation and Nutrients to Address Benthic Community Impairments

^d Topanga Canyon Creek is 303(d)-listed for total lead. We recommend testing for dissolved lead and hardness (measured as part of the "field parameters") so that a site-specific conversion factor can be calculated for conformance with the California Toxics Rule

^e Malibu Creek is 303(d)-listed for selenium and sulfates

^f Where feasible, flow will be measured at the nearest County-operated flow gauges on the respective creeks

^g Malibu Creek is 303(d)-listed for sedimentation/siltation

^h Field measurements include pH, dissolved oxygen, temperature, and specific conductivity. Hardness will be measured in the lab as part of the Screening Parameter suite, as there is currently no EPA-approved field testing method for hardness

ⁱ Screening parameters are listed in Attachment B (Table E-2 of the Permit MRP)

^j As detailed in the Permit MRP

Receiving Water Monitoring Sites

North Santa Monica Bay Coastal Watersheds

Coordinated Integrated Monitoring Program

Receiving Water Monitoring Locations

Monitoring Location ID: NSMBCW-RW1

Latitude: 34.03069

Longitude: -118.84167

Monitoring Location Description: Trancas Canyon Creek transitions from a concrete-lined trapezoidal channel to a natural channel approximately 200 yards upstream of Pacific Coast Highway (PCH). Of the known major outfalls in this subwatershed, the most downstream one discharges to Trancas Creek at this transition point. Sampling will be conducted near the downstream end up Trancas Creek, approximately 100 yards downstream (southwest) of MS4 contributions and 100 yards upstream (northeast) of PCH so that tidal influence is not a factor. Access to this location can be gained from the eastern side of the parking lot at the Trancas Country Market Shopping Center, located at 30745 Pacific Coast Highway. See Figure 4 for a map of this area.

Site Photographs

Facing upstream in Trancas Creek from approximate location of NSMBCW-RW1. The Trancas Country Market Shopping Center is located immediately to the left of this photo.



Receiving Water Monitoring Locations

NSMBCW-RW1

Facing downstream in Trancas Creek from approximate location of NSMBCW-RW1. Access to this location can be gained via the trail and gentle slope of the creek's bank on the right side of the image. This trail runs behind the Trancas Country Market Shopping Center, and can be accessed via an opening in the wall separating the Market's parking lot from the creek.



Facing downstream in Trancas Creek, downstream of approximate location of NSMBCW-RW1. The image shows tidal water that has stagnated in this vicinity. Monitoring at NSMBCW-RW1 shall be conducted in such a way that tidal water is not sampled.



Receiving Water Monitoring Locations

NSMBCW-RW1

Facing upstream in Trancas Creek, downstream from the approximate location of NSMBCW-RW1. The photo shows the trail that can be used for access to this location. The wall shown on the left side of the image separates the parking lot of the Trancas Country Market from the creek and access trail.



A view of Trancas Creek facing downstream, taken from the access trail on the west bank. PCH can be seen in the background crossing the creek.



North Santa Monica Bay Coastal Watersheds

Coordinated Integrated Monitoring Program

Receiving Water Monitoring Locations

Monitoring Location ID: NSMBCW-RW2

Latitude: 34.03643

Longitude: -118.68379

Monitoring Location Description: Approximately one mile of Malibu Creek runs through the City of Malibu before transitioning to Malibu Lagoon near Pacific Coast Highway. Only one major outfall is known to be owned by the NSMBCW EWMP Group in this subwatershed. Due to diversions to Malibu Legacy Park and the Civic Center Water Treatment Facility, this outfall only discharges during very large storm events. Sampling will therefore only be conducted in Malibu Creek when this major outfall is actively discharging. The sampling point is located approximately 200 yards upstream (north) of PCH on the west bank of the creek, immediately downstream of the major outfall. Flow monitoring at this location will be taken from the County's automated flow gauge if and when manual flow monitoring is not feasible. Access to this location can be gained via the trail that runs along the creek on the far east side of the Malibu Country Mart (at 3822 Cross Creek Rd). See Figure 5 for a map of this area.

Site Photographs

A view from the access trail along the west bank of Malibu Creek, at NSMBCW-RW2. The exact location at which monitoring will occur may be slightly modified to allow for safe access due to the slope of the bank.



Receiving Water Monitoring Locations

NSMBCW-RW2

Facing upstream on Malibu Creek on the west bank, with the major outfall tributary seen on the left side of the image. This photo was taken from the path on the west bank that allows access to the monitoring location.



The access trail along the west bank of Malibu Creek which leads to NSMBCW-RW2 and NSMBCW-O2. This photo was taken near the northeast corner of the parking lot at the Malibu Country Mart, adjacent to the Banana Republic store.



North Santa Monica Bay Coastal Watersheds

Coordinated Integrated Monitoring Program

Receiving Water Monitoring Locations

Monitoring Location ID: NSMBCW-RW3

Latitude: 34.06402

Longitude: -118.58710

Monitoring Location Description: Topanga Canyon Creek drains a mostly natural watershed, with no known NSMBCW EWMP Group-owned major outfalls in this subwatershed. Due to the creek's 303(d) listing for lead, receiving water sampling will be conducted at this location. Sampling will be conducted at the site of the County stream gauging station on Topanga Creek (F54C-R). This site can be accessed directly from Topanga Canyon Blvd. The stream gauge is located immediately adjacent to the road at the Topanga Creek Bridge. A turnout allows for parking on the east side of the road, immediately north of the bridge. A trail leads to the creek on the northwest side of the bridge. See Figure 6 for a map of this area.

Site Photographs

Looking down on Topanga Creek from the west side of the Topanga Creek Bridge, facing downstream. The County stream gauge is shown in the foreground.



Receiving Water Monitoring Locations
NSMBCW-RW3

The County stream gauging station on Topanga Creek (F54C-R), near the southwest corner of the Topanga Creek Bridge.



Looking under the Topanga Creek Bridge from the northwest corner of the bridge. Access to the creek can be gained from this location.



Receiving Water Monitoring Locations

NSMBCW-RW3

Looking towards the Topanga Creek Bridge from the west side of Topanga Canyon Blvd. The creek is accessible on the right side of the guardrail. It is critical that monitoring personnel use extreme caution when accessing this location due to fast-moving automobiles.



Facing northeast from the northwest corner of the Topanga Canyon Bridge. A pullout on the east side of Topanga Canyon Blvd allows for parking. Extreme caution must be exercised when crossing the road.



Stormwater Outfall Monitoring Sites

North Santa Monica Bay Coastal Watersheds

Coordinated Integrated Monitoring Program

Stormwater Outfall Monitoring Locations

Monitoring Location ID: NSMBCW-O1

Latitude: 34.03141

Longitude: -118.84124

Monitoring Location Description: Trancas Canyon Creek transitions from a concrete-lined trapezoidal channel to a natural channel approximately 200 yards upstream of Pacific Coast Highway (PCH). Of the known major outfalls in this subwatershed, the most downstream one discharges to Trancas Creek at this transition point. This storm drain outfall drains a single family residential area within the Trancas Creek Subwatershed with some contributions from nearby Federal lands. It is located on the east bank of the creek, and is a round reinforced concrete pipe that discharges into a large concrete box structure (see images below). See Figure 4 for a map of this area.

Site Photographs

View of NSMBCW-O1 (concrete box structure). Small concrete swale adjacent to the outfall appears to provide drainage from the grass area next to it.



Stormwater Outfall Monitoring Locations

NSMBCW-O1

View of the NSMBCW-O1 box structure. Minor flow can be seen on the far side of the structure, though it was infiltrating before reaching Trancas Creek.



A view within the box structure, showing the concrete pipe outfall at NSMBCW-O1.



Stormwater Outfall Monitoring Locations

NSMBCW-O1

The backside of NSMBCW-O1. The concrete-lined portion of Trancas Creek can be seen in the background. This picture was taken from a trail area that connects to PCH, providing access to the outfall. Access is also available via the County gate shown on the right side of the photo (requires a key). The gate is located at the end of Paseo Canyon Drive.



A view of Trancas Creek facing upstream, near the NSMBCW-O1 outfall.



North Santa Monica Bay Coastal Watersheds

Coordinated Integrated Monitoring Program

Receiving Water Monitoring Locations

Monitoring Location ID: NSMBCW-O2

Latitude: 34.03701

Longitude: -118.68396

Monitoring Location Description: Only one major owned by the NSMBCW EWMP Group is known to exist in the Malibu Creek subwatershed. This outfall, a large reinforced concrete box, is located on the west bank of Malibu Creek, discharging into the creek approximately 300 yards north of PCH. Due to diversions to Malibu Legacy Park and the Civic Center Water Treatment Facility, this outfall only discharges during very large storm events. As a result, sampling at this site is only required when discharge is observed. See Figure 5 for a map of this area.

Site Photographs

Concrete box outfall structure at NSMBCW-O2. This outfall receives backwater from Malibu Creek and potentially groundwater, so the presence of MS4 discharges is ascertained upstream at the Civic Center Treatment Facility.



Stormwater Outfall Monitoring Locations

NSMBCW-O2

The small tributary which connects NSMBCW-O2 with Malibu Creek. This photo was taken from the path on the west bank that allows access to the monitoring location.



Path that runs along the west bank of Malibu Creek, connecting the commercial center parking lot with the NSMBCW-O2 outfall.



Monitoring Site Figures



**Figure 4. Trancas Canyon Monitoring Locations
NSMBCW EWMP**

June 2014



Legend

- Inland Water Body
- Storm Drain - Caltrans
- Storm Drain - City of Malibu
- Storm Drain - County of Los Angeles
- Storm Drain - Private

Monitoring Program

- Receiving Water Monitoring
- MCW CMP
- Shoreline Monitoring Station
- ▲ MS4 Outfall Monitoring

Note: Storm drains displayed are based on available GIS data and do not necessarily represent exact depictions of actual storm drains.

**Figure 5. Malibu Creek Monitoring Locations
NSMBCW EWMP**

June 2014



Legend

- Inland Water Body
- Storm Drain - Caltrans
- Storm Drain - City of Malibu
- Storm Drain - County of Los Angeles
- Storm Drain - Private

Monitoring Program

- Receiving Water Monitoring
- Shoreline Monitoring Station

Note: Storm drains displayed are based on available GIS data and do not necessarily represent exact depictions of actual storm drains.

**Figure 6. Topanga Canyon Monitoring Locations
NSMBCW EWMP**

June 2014

Appendix B

Analytical Method Requirements for Constituents Listed in MRP Table E-2

Appendix B: CIMP Analytical Method Requirements for Constituents Listed in Permit MRP Table E-2

Constituent	Minimum Level (Permit Table E-2)		Analytical Methods	Analysis Holding Time (Max)	Container Type ¹ / Preservative
	Value	Units			
Oil and Grease	5	mg/L	EPA 1664A SM 5520 B	28 d	G / Cool, $\leq 6^{\circ}\text{C}$, H_2SO_4 to pH < 2
Total Phenols	100	$\mu\text{g/L}$	EPA 420.1 SM 5530 D	28 d	G / Cool, $\leq 6^{\circ}\text{C}$, H_2SO_4 to pH < 2
Cyanide (Total)	5	$\mu\text{g/L}$	SM 4500 CN F ASTM D7511	14 d	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$, 1:1 NaOH to pH > 12
pH	0 - 14	N/A	Field measurement using approved method (i.e., electrometric [EPA 150.2], potentiometric [SM 4500 H B], or equivalent)	Field (15 m)	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$
Temperature	None	$^{\circ}\text{F}$	Field measurement using approved method (i.e., thermometer [SM 2550 B] or equivalent)	Field (15 minutes)	P, FP, G / None
Dissolved Oxygen	Sensitivity to 5 mg/L	mg/L	Field measurement using approved method (i.e., membrane electrode method [SM 4500 O G] or equivalent)	Field (15 m)	G, Bottle and top / None
E. coli (fresh waters)	1	MPN/100 ml	SM 9221 F	6 h	PA, G / Cool < 10°C , 0.0008% $\text{Na}_2\text{S}_2\text{O}_3$
Dissolved Phosphorus ²	0.05	mg/L	EPA 365.3	28 d	P / Cool, $\leq 6^{\circ}\text{C}$, H_2SO_4 to pH < 2
Total Phosphorus	0.05	mg/L	SM 3120 B EPA 365.1	28d	G / Cool, $\leq 6^{\circ}\text{C}$, H_2SO_4 to pH < 2
Turbidity	0.1	NTU	EPA 180.1 SM 2130 B	48 h	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$

¹ “P” is for polyethylene; “FP” is fluoropolymer (polytetrafluoroethylene (PTFE); Teflon®), or other fluoropolymer, “G” is glass; “PA” is any plastic that is made of a sterilizable material (polypropylene or other autoclavable plastic); “LDPE” is low density polyethylene.

² All dissolved constituents must be filtered upon arrival at analysis laboratory as the official US EPA holding time is 15 minutes.

Appendix B: CIMP Analytical Method Requirements for Constituents Listed in Permit MRP Table E-2

Constituent	Minimum Level (Permit Table E-2)		Analytical Methods	Analysis Holding Time (Max)	Container Type ¹ / Preservative
	Value	Units			
Suspended Sediment Concentration (SSC)			ASTM Standard Test Method 0-3977-97		
Total Suspended Solids (TSS)	2	mg/L	SM 2540 D	7 d	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$
Total Dissolved Solids (TDS)	2	mg/L	SM 2540 C	7 d	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$
Volatile Suspended Solids (VSS)	2	mg/L	SM 2540 E EPA 160.4	7 d	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$
Sulfate	0.50	mg/L	EPA 300.0	28 d	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$
Total Organic Carbon (TOC)	1	mg/L	SM 5310C	28 d	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$, HCl, H ₂ SO ₄ , or H ₃ PO ₄ to pH < 2
Total Petroleum Hydrocarbons (extractable fraction, i.e., diesel and motor oil range hydrocarbons)	5	mg/L	EPA 8015B	14 d to ext. / 40 d to analyze	G / Cool, $\leq 6^{\circ}\text{C}$
Biochemical Oxygen Demand	2	mg/L	5210 B	48 h	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$, add 1 gram FAS crystals per liter if chlorine residual present
Chemical Oxygen Demand	20-900	mg/L	EPA 410.4 SM 5220 D	28 d	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$, H ₂ SO ₄ to pH < 2
Total Ammonia-Nitrogen (NH ₃ -N)	0.1	mg/L	EPA 350.1	28 d	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$, H ₂ SO ₄ to pH < 2
Total Kjeldahl Nitrogen (TKN)	0.1	mg/L	EPA 351.2 SM 4500-NH ₃	7 d or 28 d if acidified	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$, H ₂ SO ₄ to pH < 2
Nitrate+Nitrite (NO ₂ +NO ₃ as N)	0.1	mg/L	EPA 300.0	24 h or 28 d if acidified	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$, H ₂ SO ₄ to pH < 2
Total Nitrogen (TKN+ NO ₂ - N+NO ₃ -N)	N/A		Sum of TKN, Nitrate, and Nitrite	N/A	N/A
Alkalinity	2	mg/L	EPA 310.2 SM 2320B	14 d	P, FP, G / Cool, $\leq 6^{\circ}\text{C}$

Appendix B: CIMP Analytical Method Requirements for Constituents Listed in Permit MRP Table E-2

Constituent	Minimum Level (Permit Table E-2)		Analytical Methods	Analysis Holding Time (Max)	Container Type ¹ / Preservative
	Value	Units			
Specific Conductance	1	umho/cm	Field measurement using approved method (i.e., conductivity meter [EPA 120.1] or equivalent)	Field (15 min) Lab (28 d) – sample should be filtered through a 0.45 micron filter and stored in dark	P, FP, G / Cool, ≤ 6 °C
Total Hardness (as CaCO ₃)	2	mg/L	EPA 130.1	6 mo	P, FP, G / HNO ₃ or H ₂ SO ₄ to pH < 2
Methylene Blue Active Substances (MBAS)	500	µg/L	SM 5540 C	48 h	P, FP, G / Cool, ≤ 6 °C
Chloride	2	mg/L	EPA 300.0 SM 4110B	28 d	P, FP, G / None
Fluoride	100	µg/L	EPA 300.0 SM 4110B	28 d	P / None
Methyl tertiary butyl ether (MTBE)	1000	µg/L	EPA 624	7	G, FP-lined septum / Cool ≤ 6 °C, 0.008% Na ₂ S ₂ O ₃
Perchlorate	4	µg/L	EPA 314.0	28	P / None
METALS (TOTAL & DISSOLVED³ FRACTIONS)			EPA 200.8 SM 3125B	6 mo	P, FP, G-acid rinsed / HNO ₃ to pH < 2, or at least 24 hours prior to analysis
Aluminum	100	µg/L	--	--	--
Antimony	0.5	µg/L	--	--	--
Arsenic	1	µg/L	--	--	--
Beryllium	0.5	µg/L	--	--	--
Cadmium	0.25	µg/L	--	--	--
Chromium	0.5	µg/L	--	--	--

³ All dissolved constituents must be filtered upon arrival at analysis laboratory. The official US EPA holding time is 15 minutes.

Appendix B: CIMP Analytical Method Requirements for Constituents Listed in Permit MRP Table E-2

Constituent	Minimum Level (Permit Table E-2)		Analytical Methods	Analysis Holding Time (Max)	Container Type ¹ / Preservative
	Value	Units			
Chromium (Hexavalent)	5	µg/L	EPA 218.6	28 d	P, FP, G / Cool, ≤ 6 °C, (NH ₄) ₂ SO ₄ / NH ₄ OH, pH = 9.3- 9.7
Copper	0.5	µg/L	--	--	--
Iron	100,	µg/L	--	--	--
Lead	0.5	µg/L	--	--	--
Nickel	1	µg/L	--	--	--
Selenium	1	µg/L	--	--	--
Silver	0.25	µg/L	--	--	--
Thallium	1	µg/L	--	--	--
Zinc	1	µg/L	--	--	--
Total & Dissolved ⁴ Mercury	0.5	µg/L	EPA 245.7 (CVAFS) EPA 1631	90 d	FP, G, and FP-lined cap / 5 mL/L 12N HCl or 5 mL/L BrCl
2-Chloroethyl vinyl ether ⁵	1	µg/L	EPA 624	7 d	G, FP-lined septum / Cool ≤ 6 °C, 0.008% Na ₂ S ₂ O ₃
SEMIVOLATILE ORGANIC COMPOUNDS			EPA 625 SM 6410 B	7 d to ext. / 40 d to analyze	G, FP-lined cap / Cool ≤ 6 °C, 0.008% Na ₂ S ₂ O ₃
2-Chlorophenol	2	µg/L	--	--	--
4-Chloro-3-methylphenol	1	µg/L	--	--	--
2,4-Dichlorophenol	1	µg/L	--	--	--
2,4-Dimethylphenol	2	µg/L	--	--	--

⁴ All dissolved constituents must be filtered upon arrival at analysis laboratory. The official US EPA holding time is 15 minutes.

⁵ Permit MRP Table E-2 lists 2-Chloroethyl vinyl ether as a base/neutral semi-volatile organic compound.

Appendix B: CIMP Analytical Method Requirements for Constituents Listed in Permit MRP Table E-2

Constituent	Minimum Level (Permit Table E-2)		Analytical Methods	Analysis Holding Time (Max)	Container Type ¹ / Preservative
	Value	Units			
2,4-Dinitrophenol	5	µg/L	--	--	--
2-Nitrophenol	10	µg/L	--	--	--
4-Nitrophenol	5	µg/L	--	--	--
Phenol	1	µg/L	--	--	--
2,4,6-Trichlorophenol	10	µg/L	--	--	--
Acenaphthene	1	µg/L	--	--	--
Acenaphthylene	2	µg/L	--	--	--
Anthracene	2	µg/L	--	--	--
Benzidine	5	µg/L	--	--	--
1,2 Benzanthracene	5	µg/L	--	--	--
Benzo(a)pyrene	2	µg/L	--	--	--
Benzo(g,h,i)perylene	5	µg/L	--	--	--
3,4 Benzoflouranthene	10	µg/L	--	--	--
Benzo(k)flouranthene	2	µg/L	--	--	--
Bis(2-Chloroethoxy) methane	5	µg/L	--	--	--
Bis(2-Chloroisopropyl) ether	2	µg/L	--	--	--
Bis(2-Chloroethyl) ether	1	µg/L	--	--	--
Bis(2-Ethylhexl) phthalate	5	µg/L	--	--	--
4-Bromophenyl phenyl ether	5	µg/L	--	--	--
Butyl benzyl phthalate	10	µg/L	--	--	--
2-Chloronaphthalene	10	µg/L	--	--	--
4-Chlorophenyl phenyl ether	5	µg/L	--	--	--
Chrysene	5	µg/L	--	--	--
Dibenzo(a,h)anthracene	0.1	µg/L	--	--	--
1,3-Dichlorobenzene	1	µg/L	--	--	--

Appendix B: CIMP Analytical Method Requirements for Constituents Listed in Permit MRP Table E-2

Constituent	Minimum Level (Permit Table E-2)		Analytical Methods	Analysis Holding Time (Max)	Container Type ¹ / Preservative
	Value	Units			
1,4-Dichlorobenzene	1	µg/L	--	--	--
1,2-Dichlorobenzene	1	µg/L	--	--	--
3,3-Dichlorobenzidine	5	µg/L	--	--	--
Diethyl phthalate	2	µg/L	--	--	--
Dimethyl phthalate	2	µg/L	--	--	--
Di-n-Butyl phthalate	10	µg/L	--	--	--
2,4-Dinitrotoluene	5	µg/L	--	--	--
2,6-Dinitrotoluene	5	µg/L	--	--	--
4,6 Dinitro-2-methylphenol	5	µg/L	--	--	--
1,2-Diphenylhydrazine	1	µg/L	--	--	--
Di-n-Octyl phthalate	10	µg/L	--	--	--
Fluoranthene	0.05	µg/L	--	--	--
Fluorene	0.1	µg/L	--	--	--
Hexachlorobenzene	1	µg/L	--	--	--
Hexachlorobutadiene	1	µg/L	--	--	--
Hexachloro-cyclopentadiene	5	µg/L	--	--	--
Hexachloroethane	1	µg/L	--	--	--
Indeno(1,2,3-cd)pyrene	0.05	µg/L	--	--	--
Isophorone	1	µg/L	--	--	--
Naphthalene	0.2	µg/L	--	--	--
Nitrobenzene	1	µg/L	--	--	--
N-Nitroso-dimethyl amine	5	µg/L	--	--	--
N-Nitroso-diphenyl amine	1	µg/L	--	--	--
N-Nitroso-di-n-propyl amine	5	µg/L	--	--	--
Pentachlorophenol	2	µg/L	--	--	--
Phenanthrene	0.05	µg/L	--	--	--

Appendix B: CIMP Analytical Method Requirements for Constituents Listed in Permit MRP Table E-2

Constituent	Minimum Level (Permit Table E-2)		Analytical Methods	Analysis Holding Time (Max)	Container Type ¹ / Preservative
	Value	Units			
Pyrene	0.05	µg/L	--	--	--
1,2,4-Trichlorobenzene	1	µg/L	--	--	--
CHLORINATED PESTICIDES			EPA-approved analytical methods commercially available in the region (i.e., EPA 8270)	7 d to ext. / 40 d to analyze	G, FP-lined cap / Cool ≤ 6 °C, NaOH or H ₂ SO ₄ , pH 5-9, 0.008% Na ₂ S ₂ O ₃
Aldrin	0.005	µg/L	--	--	--
alpha-BHC	0.01	µg/L	--	--	--
beta-BHC	0.005	µg/L	--	--	--
delta-BHC	0.005	µg/L	--	--	--
gamma-BHC (lindane)	0.02	µg/L	--	--	--
alpha-chlordane	0.1	µg/L	--	--	--
gamma-chlordane	0.1	µg/L	--	--	--
4,4'-DDD	0.00004	µg/L	--	--	--
4,4'-DDE	0.00008	µg/L	--	--	--
4,4'-DDT	0.00008	µg/L	--	--	--
Dieldrin	0.01	µg/L	--	--	--
alpha-Endosulfan	0.02	µg/L	--	--	--
beta-Endosulfan	0.01	µg/L	--	--	--
Endosulfan sulfate	0.05	µg/L	--	--	--
Endrin	0.01	µg/L	--	--	--
Endrin aldehyde	0.01	µg/L	--	--	--
Heptachlor	0.01	µg/L	--	--	--
Heptachlor epoxide	0.01	µg/L	--	--	--
Toxaphene	0.5	µg/L	--	--	--

Appendix B: CIMP Analytical Method Requirements for Constituents Listed in Permit MRP Table E-2

Constituent	Minimum Level (Permit Table E-2)		Analytical Methods	Analysis Holding Time (Max)	Container Type ¹ / Preservative
	Value	Units			
Total PCBs ⁶	range for all congeners: 0.000005- 0.000020 Total PCBs: 0.000020	µg/L µg/L	Method 1668 (using High Resolution Mass Spectrometry)	1 yr to extract / 1 yr to analyze	G, FP-lined cap / Cool ≤ 6 °C
ORGANOPHOSPHATE PESTICIDES			EPA 525.2	7 d to ext. / 40 d to analyze	G, FP-lined cap / Cool ≤ 6 °C, pH 5-9
Atrazine	2	µg/L	--	--	--
Chlorpyrifos	0.05	µg/L	--	--	--
Cyanazine	2	µg/L	EPA 629 / 507	--	--
Diazinon	0.01	µg/L	--	--	--
Malathion	1	µg/L	--	--	--
Prometryn	2	µg/L	--	--	--
Simazine	2	µg/L	--	--	--
HERBICIDES				7 d to ext. / 40 d to analyze	G, FP-lined cap / Cool ≤ 6 °C, pH 5-9
2,4-D	10	µg/L	EPA 615 SM 6640B	--	--
Glyphosate	5	µg/L	EPA 547	--	--
2,4,5-TP-SILVEX	0.5	µg/L	EPA 615 SM 6640B	--	--

Data Sources:

Los Angeles County Permit Order No. R4-2012-0175

USEPA Santa Monica Bay TMDL for DDTs and PCBs (March 2012)

⁶ Monitoring for PCBs in sediment or water will be reported as the summation of aroclors and a minimum of 40 congeners per the State of California's Surface Water Ambient Monitoring Program's Quality Assurance Program Plan.

Appendix B: CIMP Analytical Method Requirements for Constituents Listed in Permit MRP Table E-2

Los Angeles Region Basin Plan CH. 3 Water Quality Objectives (1994)

State Water Resources Control Board Online Water Quality Goals Database: (http://www.waterboards.ca.gov/water_issues/programs/water_quality_goals/search.shtml)

USEPA Federal Register Vol. 77, No. 97, Part II. Guidelines Establishing Test Procedures for the Analysis of Pollutants Under the Clean Water Act; Analysis and Sampling Procedures (May 2012)

Quality Assurance Program Plan (QAPP), The State of California's Surface Water Ambient Monitoring Program (SWAMP) (September 2008)

Appendix C

CIMP Standard Operating Procedures (SOPs)

Appendix C
CIMP Water Quality Monitoring Standard
Operating Procedures
For the North Santa Monica Bay Coastal Watersheds

Table of Contents

1	Introduction	4
1.1	Definition of SOP Terms	4
2	Procedures	4
2.1.1	Sample Collection Procedures	4
2.2	Monitoring Program Analytical Requirements	5
2.3	Aquatic Toxicity Testing and Toxicity Identification Evaluations	8
2.3.1	Sensitive Species Selection	10
2.3.2	Testing Period	14
2.3.3	Toxicity Endpoint Assessment and Toxicity Identification Evaluation Triggers	14
2.3.4	Toxicity Identification Evaluation Approach	15
2.3.5	Discharge Assessment	18
2.3.6	Follow Up on Toxicity Testing Results	18
2.3.7	Summary of Aquatic Toxicity Monitoring	19
2.3.8	List of Laboratories Conducting Analysis	21
2.4	Safety Considerations	21
2.4.1	Hazardous Weather Conditions	22
2.4.2	Chemical Hazards	22
2.4.3	Biological Hazards	23
2.4.4	Physical Hazards	23
2.5	Water Quality Sampling Procedures	23
2.5.1	Outfall Composite Sample Aliquots	23
2.5.2	Receiving Water Composite Sample Aliquots	24
2.5.3	Receiving Water and Outfall Grab Samples	25
2.5.4	Receiving Water and Outfall Field Measurements	25
2.5.5	Field Logbook	26
2.5.6	Sample Identification Protocol	27
2.5.7	Chain of Custody Procedures	27
2.6	Flow Estimation and Monitoring Methods	28
2.6.1	Outfalls	28
2.6.2	Receiving Waters	29
3	Quality Assurance/Quality Control	31

NSMBCW CIMP
Appendix C. SOP
July 2015

3.1	Clean Sampling Techniques	31
3.1.1	Clean Hands/Dirty Hands Procedures	32
3.2	Quality Control Requirements for Field Measurements.....	34
3.3	Matrix Spike/Matrix Spike Duplicate (MS/MSD).....	34
3.4	Field Duplicate.....	35
3.5	Field Equipment Blanks	35
3.5.1	Trip Blank	35
3.5.2	Bottle Blanks.....	35
3.5.3	Sampling Equipment Cleaning Procedures.....	35
3.5.4	Laboratory Sample Bottle Cleaning Procedures	36

List of Attachments

- Attachment C.1: US DH-81 Depth Integrated Sampler Information
- Attachment C.2: USGS protocols for Field Measurements (from National Field Manual for the Collection of Water-Quality)
- Attachment C.3: Example Chain of Custody Forms (blank)
- Attachment C.4: Receiving Water Discharge Measurement Form (USGS Midsection Method)
- Attachment C.5: Dry Weather Outfall Screening Field Data Sheet (Example)

1 INTRODUCTION

This document summarizes the Standard Operation Procedures (SOPs) for water quality and flow sampling and measurement. This document is organized by procedures including an overview of the Permit¹ monitoring requirements, protocols for collecting water quality samples and performing flow monitoring and estimation, dry weather outfall screening requirements, and quality assurance and quality control requirements.

1.1 Definition of SOP Terms

- Aliquot: A discrete sample collected as part of a composite sample.
- Grab Sample: A discrete sample collected on a one-time basis with regard to flow or time. The sample is typically collected within a short period of time, usually less than 15 minutes. It is analyzed as a single sample and represents an instantaneous point in time. This method is used to collect samples for constituents not amenable to composite sampling due to short holding times and specific collection or preservation needs.
- Composite Sample: Used to determine an event mean concentration (to the extent feasible, the samples are representative of the entire storm hydrograph) or loading of a constituent in water. The samples are collected at regular intervals based on time or flow rate, and pooled into one large sample for analysis.
- Clean Hands/Dirty Hands: The sampling protocol to be used to handle the sampling equipment and sample bottles (as appropriate) (see Section 3.1.1).

2 PROCEDURES

2.1.1 Sample Collection Procedures

Three types of sampling procedures will be conducted to obtain representative measurements of the monitoring constituents: time-weighted composite samples, grab samples, and field measurements.

The Permit requires that samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity. To ensure representative wet weather samples are collected, manual composite samples will be collected for the majority of the constituents in the monitoring program. Collection of a time-weighted composite sample will entail collecting one aliquot every 20 minutes during the first three (3) hours of a qualifying storm event, or over the

¹ This CIMP SOP was developed in accordance with Order No. R4-2012-0175, Monitoring and Reporting Program (MRP) No. CI-6948, dated November 8, 2012.

entire storm if the storm duration is predicted to be less than 3 hours, as feasible (for a total of ten aliquots).

Manual composite sample collection will be performed using a depth integrated sampler and/or a properly cleaned sample container with a pole attachment to collect discrete aliquots that will be combined to form one composite sample per monitoring event. Alternatively a peristaltic pump (such as a Masterflex E/S Portable Sampler with laboratory-cleaned fluoropolymers tubing) or portable autosampler (such as the ISCO 6712 with laboratory-cleaned fluoropolymers tubing) may be used to collect the discrete aliquots that will form the composite sample.

Grab samples will be collected for bacteria, oil and grease, total petroleum hydrocarbons (TPH), cyanide, total phenols and volatile organic compounds (i.e., MTBE and 2-Chloroethyl vinyl ether only). Grab samples should be collected at the same time field measurements are performed. More details on the sampling procedures are provided in Section 2.5.

Field measurements will be gathered for readings that may change in transit between the sampling site and the laboratory such as pH, dissolved oxygen, temperature, and specific conductivity. Procedures for measuring these water quality indicators in the field are provided in Section 2.5.4.

In the first year of the monitoring program, the sites will be assessed for the feasibility of installing automated flow monitoring and sampling equipment including the benefit of using real time controls. Automated monitoring equipment would facilitate the collection of more representative samples that represent a greater portion of flow hydrograph. If automated monitoring equipment is installed at one or more CIMP monitoring locations after the first year, this SOP will be updated accordingly.

2.2 Monitoring Program Analytical Requirements

A summary of the monitoring program analytical requirements is provided in Appendix B.^{2,3} Appendix B includes the required analytical method, minimum reporting level⁴ (i.e., practical

²Appendix B is based on MS4 Permit Attachment E (Monitoring and Reporting Program [MRP] Table E-2 (Storm Water Monitoring Program's Constituents with Associated Minimum Levels) and with requirements added for 303(d)-listed constituents and constituents with Total Maximum Daily Loads (TMDLs), as applicable.

³All monitoring, sampling, sample preservation, and analyses must be conducted according to test procedures approved under 40 CFR Part 136 for the analysis of pollutants, unless another test procedure is required under 40 CFR subchapter N or O or is otherwise specified in the MS4 Permit for such pollutants. If a particular Minimum Level is not attainable in accordance with procedures set forth in 40 CFR Part 136, the lowest quantifiable concentration of the lowest calibration standard analyzed by a specific analytical procedure may be used instead.

quantitation limit), analysis holding time, and container type and preservative. A summary of the sample volume requirements is provided in Table C-1. Note that the sample volume requirements could be reduced after the first significant storm event and the first August dry weather event, if constituents from Permit MRP Table E-2 no longer need to be analyzed because they were either not detected above the analytical method detection limit, or they were detected below the lowest applicable water quality objective.

This SOP is based on information provided by Weck Laboratories in City of Industry, California (chemical analyses), Vista Analytical Laboratory in El Dorado Hills, California (chemical analyses), and Aquatic Bioassay & Consulting laboratories, Inc. (ABC) in Ventura, California (toxicity analyses). Other analytical laboratories may be substituted for monitoring program implementation provided the laboratories meet the following requirements:

1. Certified for such analyses by an appropriate governmental regulatory agency.
2. Participated in “Intercalibration Studies” for storm water pollutant analysis conducted by the Southern California Municipal Storm Water Monitoring Coalition (SMC)⁵.
3. Performs laboratory analyses consistent with the storm water monitoring guidelines as specified in, the *Stormwater Monitoring Coalition Laboratory Guidance Document*, 2nd Edition R. Gossett and K. Schiff (2007), and its revisions.

⁴ The Minimum Reporting Level is specified for all constituents listed in MRP Table E-2.

⁵The ‘Intercalibration Studies’ are conducted periodically by the SMC to establish a consensus based approach for achieving minimal levels of comparability among different testing laboratories for storm water samples to minimize analytical procedure bias. Stormwater Monitoring Coalition Laboratory Document, Technical Report 420 (2004) and subsequent revisions and augmentations.

Table C-1. CIMP Sample Volume Requirements

Constituents	Container Type	No. Containers	Bottle Volume (mL)	Additional Volume Needed for MS/MSD	
				No. Containers	Bottle Volume (mL)
Composite Samples					
Total Hardness, total and dissolved metals	Polyethylene	1	1,000	0	0
Cr6, Total	VOA	1	40	0	0
Cr6, Dissolved	VOA	1	40	0	0
Ammonia, COD, NO3+NO2 as N, TKN	Polyethylene	1	500	0	0
BOD, Alkalinity, pH, EC, MBAS, TDS, TSS, Turbidity, VSS	Polyethylene (1 Gallon)	1	3,785	0	0
Chlorinated Herbicides (EPA 515.3)	Amber Glass	1	250	0	0
Organophosphate Pesticides (EPA 525.2)	Amber Glass	2	1,000	2	1,000
Glyphosate (EPA 547)	Amber VOA	1	40	1	40
Chlorinated Pesticides	Amber Glass	2	1,000	2	1,000
Semivolatile Organic Compounds (EPA 625)	Amber Glass	2	1,000	2	1,000
Fluoride, Sulfate (EPA 300.0)	Polyethylene	1	250	0	0
Perchlorate (EPA 314)	Polyethylene	1	250	0	0
Total & Dissolved Phosphorus	Polyethylene	1	500	0	0
Total Organic Carbon	Amber Glass	1	250	0	0
Toxicity (3 test species and TIE for most sensitive species)	Cubitainer (5 Gallon)	1	18,927	N/A	N/A
Composite Sample Subtotal		18	28,832	7	3,040
Grab Samples					
Cyanide	Polyethylene	1	500	0	0
Bacteria	Sterile	3	125	0	0
Volatile organic Compounds (EPA 624)	VOA	3	40	3	40
TPH-Diesel, TPH-Motor Oil (EPA 8015)	Amber Glass	2	1,000	2	1,000
Oil & Grease (EPA 1664)	Glass	2	1,000	2	1,000
Phenolics (EPA 420.4)	Amber Glass	1	500	0	0
TOTAL		30	31,997	14	5,080

2.3 Aquatic Toxicity Testing and Toxicity Identification Evaluations

The aquatic toxicity testing requirements outlined in the Permit are intended to determine whether water column toxicity is observed in targeted receiving waters and then assess which pollutant categories may potentially be causing the adverse aquatic effects. The results of aquatic toxicity testing are intended to guide future receiving and outfall water quality monitoring and contribute to the identification and control of toxicity causing pollutants in urban runoff through watershed control measures that may include: pollutant source controls, modified minimum control measures (MCMs) and Best Management Practices (BMPs). The following subsections outline the approach for conducting the NSMBCW EWMP Group's aquatic toxicity monitoring and evaluation. Control measures and management actions to address confirmed toxicity caused by urban runoff are addressed by the EWMP, either via currently identified management actions or those that are identified via adaptive management of the EWMP.

The approach to conducting aquatic toxicity monitoring is presented in Figure C-1, which describes a general evaluation process for each sample collected as part of routine sampling conducted twice per year in wet weather and once per year in dry weather. Monitoring begins in the receiving water and the information gained is used to identify constituents for monitoring at outfalls to support the identification of pollutants that need to be addressed in the EWMP. The sub-sections below describe the detailed process and its technical and logistical rationale. Although not specified for testing at this time, the saltwater toxicity testing approach is also provided if such testing is initiated at any point during the life of the CIMP.

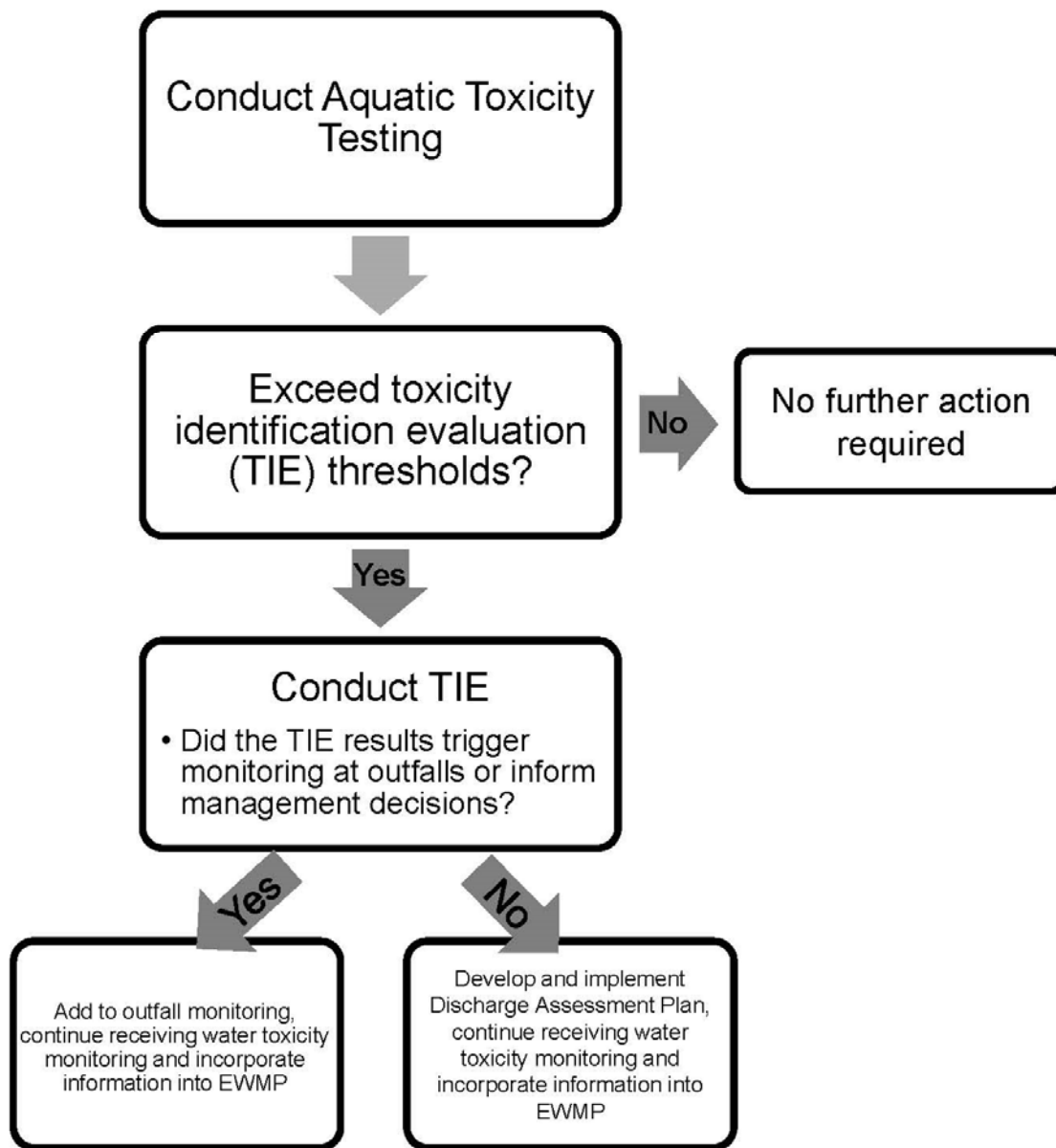


Figure C-1. Generalized Aquatic Toxicity Assessment Process

2.3.1 Sensitive Species Selection

The MRP (page E-32) states that a sensitivity screening to select the most sensitive test species should be conducted unless “a sensitive test species has already been determined, or if there is prior knowledge of potential toxicant(s) and a test species is sensitive to such toxicant(s), then monitoring shall be conducted using only that test species.” Previous relevant studies conducted in the watershed should be considered. Such studies may have been completed via previous MS4 sampling, wastewater NPDES sampling, or special studies conducted within the watershed. The following sub-sections discuss the species selection process for assessing aquatic toxicity in receiving waters.

2.3.1.1 Freshwater Sensitive Species Selection

As described in the MRP (page E-31), if samples are collected in receiving waters with salinity less than 1 part per thousand (ppt), or from outfalls discharging to receiving waters with salinity less than 1 ppt, toxicity tests should be conducted on the most sensitive test species in accordance with species and short-term test methods in Short-term Methods for Estimating the Chronic Toxicity of Effluents and Receiving Waters to Freshwater Organisms (EPA/821/R-02/013, 2002; Table IA, 40 CFR Part 136). Static renewal freshwater toxicity test species identified in the MRP are:

- Fathead minnow, *Pimephales promelas* (Larval Survival and Growth Test Method 1000.04).
- Daphnid, *Ceriodaphnia dubia* (Survival and Reproduction Test Method 1002.05).
- Green alga, *Selenastrum capricornutum* (*Raphidocelis subcapitata*) (Growth Test 1003.0).

Low salinity (fresh) receiving water toxicity testing data from within the NSMBCW EWMP Area were not identified during CIMP preparation. Toxicity data from regional receiving waters suggest that organophosphate pesticides, pyrethroids, and metals may contribute to aquatic toxicity. Assuming the potential presence of these toxicants in the NSMBCW EWMP Area, relative sensitivity to these pollutants was a primary consideration in selecting from among the three common test species.

Ceriodaphnia dubia (*C. dubia*) is often used locally and reported upon nationally, as a broad spectrum test species that is sensitive for historical and current use pesticides and metals, and studies indicate that it is more sensitive to the toxicants of concern than *Pimephales promelas* (*P. promelas*) or *Selenastrum capricornutum* (*S. capricornutum*). In *Aquatic Life Ambient Freshwater Quality Criteria - Copper*, the USEPA reports greater sensitivity of *C. dubia* to copper (species mean acute value of 5.93 µg/l) than for *P. promelas* (species mean acute value of 69.93 µg/l; EPA, 2007). *C. dubia*'s relative sensitivity to copper extends to multiple metals. Additionally, researchers at the University of California (UC), Davis reviewed available reported

species sensitivity values in developing pesticide criteria for the Central Valley Regional Water Quality Control Board. In developing pesticide criteria for the Central Valley Regional Water Quality Control Board, researchers at University of California at Davis, reported higher sensitivity of *C. dubia* to diazinon and bifenthrin (species mean acute value of 0.34 µg/l and 0.105 µg/l) compared to *P. promelas* (species mean acute value of 7804 µg/l and 0.405 µg/l; Palumbo et al., 2010a,b). Additionally, in a stormwater study for the City of Stockton, urban stormwater runoff found acute and chronic toxicity to *C. dubia*, with no toxicity to *S. capricornutum* or *P. promelas* (Lee and Lee, 2001). The toxicity was attributed to organophosphate pesticides, indicating a higher sensitivity of *C. dubia* compared to *S. capricornutum* or *P. promelas*. While *P. promelas* is generally less sensitive to metals and pesticides, this species can be more sensitive to ammonia than *C. dubia*. However, as ammonia is not typically a constituent of concern for urban runoff and ammonia is not consistently observed above the toxic thresholds in the watershed, *P. promelas* is not considered a particularly sensitive species for evaluating the impacts of urban runoff in receiving waters in the watershed.

S. capricornutum is a species sensitive to herbicides; however, while sometimes present in urban runoff, herbicides are not identified as a potential toxicant in the watershed. Additionally, *S. capricornutum* is not considered the most sensitive species as it is not sensitive to pyrethroids or organophosphate pesticides and is not as sensitive to metals as *C. dubia*. Additionally, the *S. capricornutum* growth test can be affected by high concentrations of suspended and dissolved solids, color, and pH extremes, which can interfere with the determination of sample toxicity. As a result, it is common to manipulate the sample by centrifugation and filtration to remove solids in order to conduct the toxicity test; however, this process may affect the toxicity of the sample. In a study of urban highway stormwater runoff (Kayhanian et. al, 2008), *S. capricornutum* response to the stormwater samples was more variable than the *C. dubia* and the *P. promelas* and in some cases the algal growth was possibly enhanced due to the presence of stimulatory nutrients. Also, in a study on the City of Stockton urban stormwater runoff (Lee and Lee, 2001) the *S. capricornutum* tests rarely detected toxicity where the *C. dubia* and the *P. promelas* regularly detected toxicity.

Based on best professional judgment and local experience with the Permit-identified freshwater species, *C. dubia* is most sensitive to the broadest range of potential toxicant(s) typically found in local fresh receiving waters impacted by urban runoff and will be selected for freshwater toxicity testing by the NSMBCW EWMP Group. The species can be maintained in laboratory cultures making them generally available year round. The simplicity of the test, the ease of interpreting results, and relatively small sample volume necessary to run the test, make the test a valuable screening tool. The ease of sample collection and higher sensitivity will support assessing the presence of ambient receiving water toxicity or long term effects of toxic stormwater over time. As such, toxicity testing in the freshwater portions of the watershed will be conducted using *C. dubia*. However, *C. dubia* test organisms are typically cultured in

moderately hard waters (80-100 mg/L CaCO₃) and can have increased sensitivity to elevated water hardness greater than 400 mg/L CaCO₃), which is beyond their typical habitat range. Because of this, in instances where hardness in site waters exceeds 400 mg/L (CaCO₃), an alternative test species may be used. *Daphnia magna* is more tolerant to high hardness levels and is a suitable substitution for *C. dubia* in these instances (Cowgill and Milazzo, 1990).

2.3.1.2 Saltwater Sensitive Species Selection

Samples collected in receiving waters with salinity equal to or greater than 1 ppt or from outfalls discharging to receiving waters with salinity that is equal to or greater than 1 ppt, should be tested using the most sensitive test species in accordance with *Short-term Methods for Estimating the Chronic Toxicity of Effluents and Receiving Waters to West Coast Marine and Estuarine Organisms* (EPA/600/R-95/136, 1995). The marine and estuarine test species identified in the MRP are:

- A static renewal toxicity test with the topsmelt, *Atherinops affinis* (Larval Survival and Growth Test Method 1006.015).
- A static non-renewal toxicity test with the purple sea urchin, *Strongylocentrotus purpuratus* (Fertilization Test Method 1008.0).
- A static non-renewal toxicity test with the giant kelp, *Macrocystis pyrifera* (Germination and Growth Test Method 1009.0).

In addition to the three species identified in the MRP, the red abalone, *Haliotis rufescens* (*H. rufescens*), larval development test was also considered given its extensive use in the region.

Although all the species mentioned have been demonstrated as sensitive to a wide variety of toxicants and have been subject to numerous inter- and intra-laboratory testing using standardized toxicants, two species: *Macrocystis pyrifera* (*M. pyrifera*) and *Atherinops affinis* (*A. affinis*); have limitations when used to assess the toxicity of stormwater, as compared to the sea urchin fertilization test and the red abalone larval development test.

The method for *M. pyrifera* is a 48-hour chronic toxicity test that measures the percent zoospore germination and the length of the gametophyte germ tube. Although the test may be sensitive to herbicides, fungicides, and treatment plant effluent, the use of *M. pyrifera* as a test species for stormwater monitoring may not be ideal. Obtaining sporophylls for stormwater testing could also be a limiting factor for selecting this test. Collection of *M. pyrifera* sporophylls from the field is necessary prior to initiating the test and the target holding time for any receiving water or stormwater sample is 36 hours; however, 72 hours is the maximum time a sample may be held prior to test initiation. During the dry season, meeting the 36-72 hour holding time will be achievable; however, field collection during wet weather may be delayed beyond the maximum holding time due to heavy seas and inaccessible collection sites. In addition, collection of *M.*

pyrifer *sporophylls* during the storm season may include increased safety risks that can be avoided by selection of a different species.

The *A. affinis* test measures the survival and growth test of a larval fish over seven days. At the end of seven days of exposure to a suspected toxicant, the number of surviving fish are recorded, along with their weights, and compared to those exposed to non-contaminated seawater. Positive characteristics of the *A. affinis* chronic test include the ability to purchase test organisms from commercial suppliers as well as being one of the few indigenous test species that may be used to test undiluted stormwater by the addition of artificial sea salts to within the range of marine receiving waters. Unfortunately, the tolerance of *A. affinis* to chemicals in artificial sea salts may also explain their lack of sensitivity to changes in water quality compared to other test organisms such as the sea urchin or red abalone. There are concerns with the comparability of conducting a seven-day exposure test when most rain events do not occur over a seven-day period.

The *Strongylocentrotus purpuratus* (*S. purpuratus*) fertilization test measures the ability of *S. purpuratus* sperm to fertilize an egg when exposed to a suspected toxicant. The *S. purpuratus* fertilization has been selected as a chronic toxicity test organism in previous MS4 permits and has been used to assess ambient receiving water toxicity, sediment pore water toxicity, as well as stormwater toxicity. The *S. purpuratus* fertilization test is also among the most sensitive test species to metals. The adult test organisms may be purchased and held in the lab prior to fertilization, and the sample volume necessary to conduct the test is small with respect to the other suggested tests. The minimal exposure period (20 min) allows for a large number of tests to be conducted over a short period of time and permits the testing of toxicants that may lose their potency over long periods of time.

The red abalone larval development test measures the percent of abnormal shell development in larvae exposed to toxic samples for 48 hours. The red abalone is commonly used to test treatment plant effluent, but has had limited use in stormwater compared to the *S. purpuratus* fertilization test. The advantages of the red abalone test include a sensitive endpoint, the ability to purchase abalone from commercial suppliers and hold test organisms prior to spawning, and low variability in results compared to other species (e.g., *S. purpuratus* fertilization test). Thus, though not listed as a potential test species for use in stormwater monitoring in the Permit, it was considered as a potentially sensitive species for the purposes of selecting the most sensitive species.

Due to the limitations of the giant kelp germination and growth test and the topsmelt survival and growth test, in addition to not being particularly sensitive to the constituents identified as problematic in stormwater water runoff from the watershed, these tests are not considered particularly helpful in supporting the identification of pollutants of concern. Based on the sensitivity, smaller test volume requirements, their ability to be housed in the lab prior to testing, and shorter exposure times, the *S. purpuratus* fertilization test and the red abalone development

test will be considered during sensitive species selection to measure toxicity in marine and estuarine environments. Based on historical data of the sensitivity of the *S. purpuratus* and red abalone tests, and the limiting factors associated with the topsmelt and giant kelp tests, the sensitive species test for marine and estuarine species will be conducted with the *S. purpuratus* and red abalone tests, if ever necessary. Species screening was determined to be appropriate for these two species (as opposed to selecting just one) as testing conducted within the region with both species have shown varying sensitivity. Thus, it is appropriate to test both to determine sensitivity at a given site. After the screening testing is completed, monitoring will be conducted with the most-sensitive species, if ever necessary.

2.3.2 Testing Period

The following subsections characterize the toxicity testing periods for samples collected during dry and wet weather conditions.

2.3.2.1 *Freshwater Testing Periods*

Despite the test duration not being typical of stormwater flows, Board staff has recommended that a chronic testing period (typically 7 days) be used for toxicity testing for both survival and reproductive/growth endpoints for *C. dubia* in samples. Chronic testing will be conducted on undiluted samples in accordance with Short-term Methods for Estimating the Chronic Toxicity of Effluents and Receiving Waters to Freshwater Organisms (USEPA, 2002a). Utilization of chronic tests to assess wet weather samples may generate results that are not representative of receiving water conditions.

2.3.2.2 *Saltwater Testing Period*

Two marine and estuarine toxicity species tests utilize methods that have short durations (20 minutes for the *S. purpuratus* fertilization test and 48 hours for the *H. rufescens* development test), the end points are sub-lethal and can be considered representative of chronic effects. Both test species and test methods are suitable for wet weather and dry weather monitoring.

2.3.3 Toxicity Endpoint Assessment and Toxicity Identification Evaluation Triggers

As directed by the Permit MRP, chronic toxicity test endpoints will be analyzed using the Test of Significant Toxicity (TST) t-test approach specified by the USEPA (USEPA, 2010). The Permit specifies that the chronic in-stream waste concentration (IWC) be set at 100% receiving water for receiving water samples and 100% discharge for outfall samples. Follow-up triggers are generally based on the Permit specified statistical assessment as described below.

For chronic *C. dubia* toxicity testing, if a statistically significant 50% difference in mortality is observed between the sample and laboratory control, a TIE will be performed. If a statistically significant 50% difference in a sub-lethal endpoint is observed between the sample and

laboratory control, a confirmatory sample will be collected from the receiving water within two weeks of obtaining the results of the initial sample. If a statistically significant 50% difference in mortality or sub-lethal endpoint is observed between the sample and laboratory control on the confirmatory sample, a TIE will be performed.

For the chronic marine and estuarine tests, the percent effect will be calculated. The percent effect is defined as the difference between the mean control response and the mean IWC response divided by the control response, multiplied by 100. A TIE will be performed if the percent effect value is equal to or greater than 50 percent. The TIE procedures will be initiated as soon as possible after the toxicity trigger threshold is observed to reduce the potential for loss of toxicity during sample storage. If the cause of toxicity is readily apparent or is caused by pathogen related mortality (PRM) or epibiont interference, the result will be rejected. In cases where significant endpoint toxicity effects greater than 50% are observed in the original sample, but the follow-up TIE positive control “signal” is not statistically significant, the cause of toxicity will be considered non-persistent and no sample follow-up testing is required. Future test results should be evaluated to determine if parallel TIE treatments are necessary to provide an opportunity to identify the cause of toxicity.

2.3.4 Toxicity Identification Evaluation Approach

The results of toxicity testing will be used to trigger further investigations to determine the cause of observed laboratory toxicity. The primary purpose of conducting TIEs is to support the identification of management actions that will remove toxicants from the receiving waters. Successful TIEs will guide adaptive outfall monitoring strategies to identify and analyze for suspect pollutant(s) and guide source control efforts.

The TIE approach is divided into three phases as described in USEPA’s 1991 Methods for Aquatic Toxicity Identification Evaluations – Phase I Toxicity Characterization Procedures – Second Edition (EPA/600/6-9/003) and briefly summarized as follows:

- Phase I utilizes methods to characterize the physical/chemical nature of the constituents which cause toxicity. Such characteristics as solubility, volatility and filterability are determined without specifically identifying the toxicants. Phase I results are intended as a first step in specifically identifying the toxicants but the data generated can also be used to develop treatment methods that remove the toxicity without specifically identifying the toxicants.
- Phase II utilizes methods to specifically identify toxicants, or toxicant pollutant class.
- Phase III utilizes methods to confirm the identity of suspected toxicant(s).

TIE methods will generally adhere to USEPA procedures documented in conducting TIEs (USEPA, 1991, 1992, 1993a-b). A Phase I TIE will be conducted on samples that exceed the TIE. Water quality data will be reviewed to support future evaluation of potential toxicants. TIEs will perform the manipulations described in Table C-2.

Toxicity causation will be tentatively identified based on the treatments in Table C-2 and, when possible, the results verified based on water column chemistry analyses. After an initial determination of the cause of toxicity, the information may be used during future TIEs to target the expected toxicant(s) or provide new treatments to narrowly identify the toxicant cause(s). Moreover, if the toxicant or toxicant class is not initially identified, toxicity monitoring during subsequent events will confirm if the toxicant is persistent or a short-term episodic occurrence.

Table C-2. Aquatic Toxicity Identification Evaluation (TIE) Sample Manipulations

TIE Sample Manipulation	Expected Response
Adjust to between pH 7 and 8.5	Alters toxicity in pH sensitive compounds (i.e., ammonia and some trace metals)
Filtration or centrifugation	Removes particulates and associated toxicants
Ethylene Diamine Tetra Acetic Acid (EDTA)	Chelates trace metals, particularly divalent cationic metals
Sodium thiosulfate (STS) addition	Reduces toxicants attributable to oxidants (i.e., chlorine) and some trace metals
Piperonyl Butoxide (PBO)	Reduces toxicity from organophosphate pesticides such as diazinon, chlorpyrifos and malathion, and enhances pyrethroid toxicity
Carboxylesterase addition ⁽¹⁾	Hydrolyzes pyrethroids
Solid Phase Extraction (SPE) with C18 column	Removes non-polar organics (including pesticides) and some relatively non-polar metal chelates
Sequential Solvent Extraction of C18 column	Further resolution of SPE-extracted compounds for chemical analyses
No Manipulation	Baseline test for comparing the relative effectiveness of other manipulations

Carboxylesterase addition has been used in recent studies to help identify pyrethroid-associated toxicity (Wheelock et al., 2004; Weston and Amweg, 2007). However, this treatment is experimental in nature and should be used along with other pyrethroid-targeted TIE treatments (e.g., PBO addition).

As the primary goals of conducting TIEs is to identify pollutants for incorporation into outfall monitoring, narrowing the list of toxicants following Phase I TIEs via Phase II or III TIEs is not necessary if the toxicant class determined during the Phase I TIE is sufficient for: (1) identifying additional pollutants for outfall monitoring; and/or (2) identifying control measures. Thus, if the specific pollutant(s) or the analytical class of pollutant (e.g., metals that are analyzed via USEPA Method 200.8) are identified then sufficient information is available to inform the addition of pollutants to outfall monitoring.

Phase II TIEs may be utilized to identify specific toxicants in a sample if information beyond that gained via the Phase I TIE and review of chemistry data is needed to identify monitoring or management actions. Phase III TIEs will be conducted following any Phase II TIEs.

TIEs will be considered inconclusive if:

- The toxicity is persistent (i.e., observed in the positive control), and
- The cause of toxicity cannot be attributed to a class of constituents (e.g., insecticides, metals, etc.) that can be targeted for monitoring or additional source controls.

If (1) a combination of causes act in a synergistic or additive manner are identified; (2) the toxicity can be removed with a treatment or combination of the TIE treatments; or (3) the analysis of water quality data collected during the same event identifies the pollutant or analytical class of pollutants, the result of a TIE is considered conclusive.

Note that the MRP (page E-33) allows a TIE Prioritization Metric to be used in ranking sites for TIEs. As the extent to which TIEs will be conducted is unknown, prioritization cannot be assessed at this time, but may be utilized in the future based on the results of toxicity monitoring and the CIMP adaptive management.

2.3.5 Discharge Assessment

The NSMBCW EWMP Group will prepare a Discharge Assessment Plan (DAP), if TIEs, from consecutive sampling events, are inconclusive. The Discharge Assessment will only be initiated after consecutive inconclusive TIEs, because of the inherent variability associated with the toxicity and TIE testing methods. The DAP will consider observed receiving and outfall toxicants above known species effect levels and the relevant exposure periods compared to the duration of the observed toxicity. The DAP will identify:

- Additional potential receiving water toxicity monitoring to evaluate the spatial extent of toxicity.
- The toxicity test species to be utilized. If a different species is proposed, justification for the substitution will be provided.
- The number and location of monitoring sites and their spatial relation to the observed receiving water toxicity.
- The number of monitoring events that will be conducted, a schedule for conducting the monitoring, and a process for evaluating the completion of the assessment monitoring.

The DAP will be submitted to Regional Board staff for comment within 60 days of receipt of notification of the second consecutive inconclusive result. If no comments are received within 30 days, it will be assumed that the approach is appropriate for the given situation and the DAP will be implemented within 90-days of submittal. If comments are received within 30 days, the Plan will be resubmitted to Regional Board staff and the DAP will be implemented within 90-days of submittal of a version of the Plan that does not receive comments from Regional Board staff.

2.3.6 Follow Up on Toxicity Testing Results

The MRP (page E-33) indicates the following actions should be taken when a toxicant or class of toxicants is identified through a TIE:

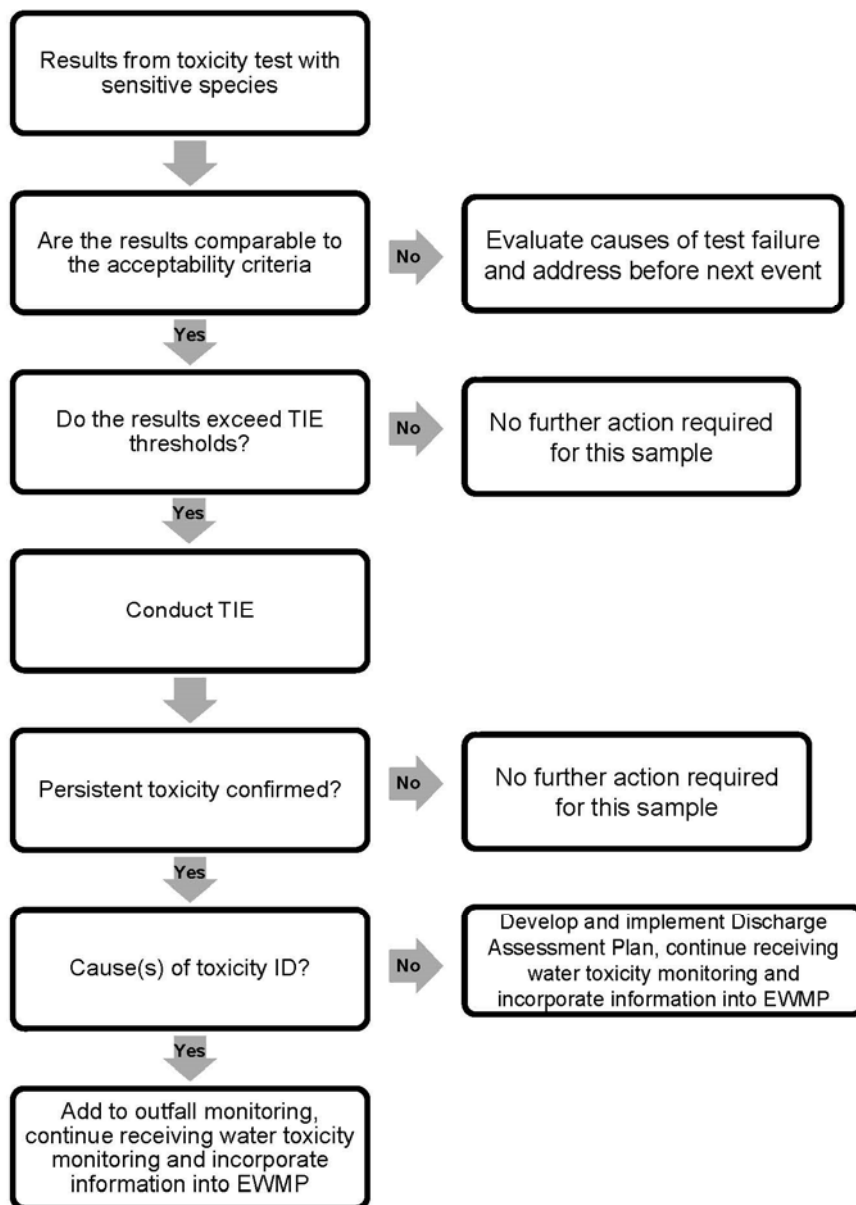
- The NSMBCW EWMP Group shall analyze for the toxicant(s) during the next scheduled sampling event in the discharge from the outfall(s) upstream of the receiving water location.
- If the toxicant is present in the discharge from the outfall at levels above the applicable receiving water limitation, a toxicity reduction evaluation (TRE) will be performed for that toxicant.
- The list of constituents monitored at outfalls identified in the CIMP will be modified based on the results of the TIEs.

Monitoring for constituents identified based on the results of a TIE will occur as soon as feasible following the completion of a successful TIE (i.e., the next monitoring event that is at least 45 days following the toxicity laboratory's report transmitting the results of a successful TIE).

The requirements of the TREs will be met as part of the adaptive management process in the NSMBCW EWMP rather than conducted via the CIMP. The identification and implementation of control measures to address the causes of toxicity are tied to management of the stormwater program, not the CIMP. It is expected that the requirements of TREs will only be conducted for toxicants that are not already addressed by an existing Permit requirement (i.e., TMDLs) or existing or planned management actions.

2.3.7 Summary of Aquatic Toxicity Monitoring

The approach to conducting aquatic toxicity monitoring as described in the previous sections is summarized in detail in Figure C-2. The intent of the approach is to identify the cause of toxicity observed in receiving water to the extent possible with the toxicity testing tools available, thereby directing outfall monitoring for the pollutants causing toxicity with the ultimate goal of supporting the development and implementation of management actions.



Test failure includes pathogen or epibiont interference, which should be addressed prior to the next toxicity sampling event.

For freshwater, the TIE threshold is equal to or greater than 50% ($\geq 50\%$) mortality in an acute (wet weather) or chronic (dry weather) test. If a $\geq 50\%$ effect in a sub-lethal endpoint for chronic test is observed during dry weather, a follow up sample will be collected within two weeks of the completion of the initial sample collection. If the follow up sample exhibits a $\geq 50\%$ effect, a TIE will be initiated.

For marine waters and estuarine waters, the TIE threshold is the percent effect value $\geq 50\%$. If a $\geq 50\%$ or greater effect is observed during dry weather a follow up sample will be collected within two weeks of the initial sample collection and if the follow up sample exhibits a $\geq 50\%$ effect, a TIE will be initiated.

The goal of conducting Phase I TIEs is to identify the cause of toxicity so that outfall monitoring can incorporate the toxicant(s) into the list of constituents monitored during outfall monitoring. Thus, if specific toxicant(s) or the analytical class of toxicants (i.e., metals that are analyzed via EPA Method 200.8) are identified, sufficient information is available to inform the addition of pollutants to the list of pollutants monitored during outfall monitoring.

Figure C-2. Detailed Aquatic Toxicity Assessment Process

2.3.8 List of Laboratories Conducting Analysis

The chosen laboratories will be able to meet the measurement quality objectives set forth in the CIMP. Laboratories will meet California Environmental Laboratory Accreditation Program (ELAP) and/or National Environmental Laboratory Accreditation Program (NELAP) certifications and any data quality requirements specified in this document. Due to contracting procedures and solicitation requirements, qualified laboratories have not yet been selected to carry out the analytical responsibilities described in this CIMP. Selected laboratories will be listed, per the example shown in Table C-3, along with lab certification information. Following the completion of the first monitoring year, the pertinent laboratory specific information will be included in the Integrated Monitoring Compliance Report Section of the Annual Report. At the end of each subsequent monitoring year, the NSMBCW EWMP Group will assess the laboratories performance and at that time a new laboratory may be chosen.

Table C-3. Summary of Laboratories Conducting Analysis for the NSMBCW CIMP

Laboratory⁽¹⁾	General Category of Analysis	Lab Certification No. & Expiration Date⁽²⁾

Information for all laboratories will be added to this table following their selection and upon CIMP update.
Lab certifications are renewed on an annual basis.

2.3.8.1 Alternate Laboratories

In the event that the laboratories selected to perform analyses for the CIMP are unable to fulfill data quality requirements outlined herein (e.g., due to instrument malfunction), alternate laboratories will be selected to meet the same requirements that the primary labs have met. The original laboratory selected may recommend a qualified laboratory to act as a substitute. However, the final decision regarding alternate laboratory selection rests with the NSMBCW EWMP Group.

2.4 Safety Considerations

Stormwater monitoring activities create hazardous conditions and safety is a primary concern. Prior to the commencement of field monitoring activities, a project Health and Safety Plan should be developed. The information in this SOP should be used as general guidance for developing a Health and Safety Plan for field activities.

General hazardous conditions associated with sampling include:

- Hazardous weather conditions (e.g., wind, lightning, flooding, etc.)

- Hazards associated with chemicals
- Biological hazards (e.g., rodents and snakes)
- Physical hazards (e.g., traffic, falling objects, sharp edges, slippery footing, and the potential for lifting injuries from opening or removing access panels and manhole covers, etc.)
- The CIMP monitoring program does not require sampling in confined spaces (e.g., manholes). If this were the case, the sampling team would need to be trained in and follow confined spaced entry procedures.

Preparation and training of all sampling personnel will be completed before beginning any sampling task. Extreme care will be taken to allow for safety precautions including proper equipment and appropriate operational techniques, sufficient time to accomplish the task, training on potential hazards, and emergency procedures. Sampling crews will consist of a minimum of two people, though three is preferred.

If for any reason manual sample collection appears to be unsafe, samples will not be collected. If possible, samples will be collected at a later time when conditions are safe. A throw rope will be easily accessible in each truck cab and at the ready during manual sample collection if conditions warrant.

Basic emergency precautions include having access to both local emergency phone numbers and communication equipment (i.e., smart phones/cellular phones), and ensuring that personnel are trained in first aid and carry first aid equipment.

2.4.1 Hazardous Weather Conditions

Common sense should dictate whether sampling should be conducted during adverse weather conditions. No sampling personnel should place themselves in danger during high winds, lightning storms, or flooding conditions which might be unsafe. Under extreme conditions, a less hazardous storm event should be sampled.

2.4.2 Chemical Hazards

Sampling personnel can also be at risk of exposure to hazardous chemicals-either chemicals in the actual stormwater discharge or the preservatives in some of the sample containers. Therefore, direct contact with the bottle preservatives and the stormwater (if hazardous chemicals are suspected to be present; pathogens which are biological hazards are also likely present in stormwater) should be avoided. Sampling personnel should wear gloves and safety glasses to avoid skin and eye exposure to harmful chemicals. Sampling personnel should be trained to avoid exposure and instructed as to what to do if exposure occurs (e.g., flush the eyes, rinse the skin, ventilate the area, etc.).

Sampling personnel should keep Safety Data Sheets (SDS) (formerly Material Safety data Sheets) readily available for all solutions used for field measurements and refer to them to ensure that pH buffers or other chemicals are handled safely.

2.4.3 Biological Hazards

Stormwater sampling personnel may also encounter biological hazards such as rodents, snakes, insects, and poison oak. The sampling crew should remain alert to these hazards. Monitoring supplies for certain locations should include insect repellent and a first aid kit.

2.4.4 Physical Hazards

The sampling crew should be aware of a number of physical hazards that could cause accidents at the sampling site. These hazards include traffic hazards, high or turbulent tidal conditions, sharp edges, falling objects, slippery footing, and lifting injuries from removing manhole covers. Sampling personnel should pay close attention in order to prevent these safety hazards at all times.

If the monitoring activity encroaches on the public right of way, traffic cones, warning signs, and barricades should be placed in appropriate places around the monitoring activities. The sampling crew should wear a reflective safety vest in high-traffic areas.

Working in and around water bodies carries the inherent risk of drowning. Life jackets should be worn when sampling in more than a few feet of water, or when sampling in swift currents.

2.5 Water Quality Sampling Procedures

The methods summarized below are for the collection and recording of samples needed to assess water quality parameters. This includes manual composite and grab sampling techniques that include using a depth integrated sampler or an intermediate sample container attached to a pole. Alternatively, composite sample aliquots may be collected manually using a peristaltic pump or portable autosampler.

Field measurements will be made for parameters that have the potential to change in transit between the monitoring location and analytical laboratory. Detailed notes of all activities conducted in the field will be kept in a site specific field logbook for eventual electronic database entry and reporting purposes. All records made in the field and reported by the analytical laboratory will follow the proper sample identification protocol and will be consistent with the chain of custody form.

2.5.1 Outfall Composite Sample Aliquots

Wet weather outfall samples should be collected before the associated receiving water sample is collected, at locations where paired outfall and receiving water locations exist.

If necessary, a swing sampler equipped with a borosilicate glass or Teflon bottle will be used to collect 6 time-weighted aliquots (i.e., filling swing sampler bottle as many times as required to fill each of the sample containers by 1/6th of the sample container volume). Refer to Section 2.1.1 for a discussion of time-weighted composite sample aliquot collection times. Sample aliquots will be collected from the middle of the receiving water channel and a mid-water column depth to the extent feasible. The same procedures for grab sample collection as stated in Section 2.5.3 for receiving water sampling will be conducted for the outfall sampling.

2.5.2 Receiving Water Composite Sample Aliquots

Receiving water sampling should be conducted after the outfall sampling is performed, where paired outfall and receiving water locations exist.

Wet and dry weather receiving water sample collection will be conducted using a US DH-81 isokinetic depth-integrated sampler. An isokinetic depth-integrating sampler is designed to accumulate a representative water sample continuously and isokinetically (meaning the stream water approaching and entering the sampler intake does not change in velocity) from a vertical section of a stream while transiting the vertical at a uniform rate. The sampler should have a tetrafluoroethylene (TFE) nozzle and cap as these are appropriate materials for the collection of samples for trace metals and organics analyses. The bottle used with the sampler will also be made of TFE. The stainless steel wading rod used with the US DH-81A is available with or without a covering of plastic heat-shrink tubing to help prevent contamination of samples for trace metal analysis.

When using the US DH-81:

- Use a 3/16-, 1/4-, or 5/16-in. nozzle.
- Make sure that the stream channel flow velocity exceeds 1.5 ft/s (~0.46 m/s) but does not exceed 7.6 ft/s (~2.32 m/s) (to collect an isokinetic sample).
- Maximum depth of deployment must be within 15 ft (~4.6 m) if using a 3/16- or 1/4-in. nozzle, and within 13.3 ft (~4 m) if using a 5/16-in. nozzle.

The US DH-81 will be used to collect 10 aliquots (i.e., filling the 1 L DH-81 bottle as many times as required to fill each of the sample containers by 1/10th of the sample container volume). Implement the following procedures:

- Collect the sample as close to the middle of the receiving water channel as feasible, based on safety considerations while wading.
- Lower and raise the sampler at a constant rate from the water surface to the bottom of the stream channel. Care should be taken when touching the stream bottom so as not to disturb loose sediment and bias the sample.

- Do not overfill the sampler container. Overfilling results in a sample that is not isokinetic and that could be enriched with heavy particulates because of secondary circulation of water through the sampler (from nozzle through air exhaust). This enrichment will result in an artificially increased sediment concentration and will bias particle-size distribution toward heavier and larger particulates. In addition, do not underfill the sampler container as this will result in a sample that is not isokinetic ally collected because the maximum transit rate has been exceeded.
- Once the sampler clears the surface, sampling personnel should be careful not to tilt the sampler forward so that the nozzle tilts down. If the container is nearly full, water could run out of the container back through the nozzle and bias the sample.
- Additional information on sample collection procedures using the US DH-81 is included in SOP Attachment D.1.
- US DH-81 sample collection will follow the “Clean Hands/Dirty Hands” procedures outlined in Section 3.1.1.

2.5.3 Receiving Water and Outfall Grab Samples

Grab samples should be collected at approximately the same time as when the field measurements are performed, ideally during peak flow conditions or at a minimum during the rising limb of the hydrograph for wet weather samples.

The following grab samples cannot be collected using the US DH-81 sampler because these parameters cannot be collected with intermediate sample containers:

- Oil and grease
- TPH
- Total phenols
- Bacteria

The above parameters should be collected directly into the sample bottles. Where practical, samples collected by direct submersion will be collected mid-stream and mid-depth (with the exception of oil and grease, which should be sampled from the surface). The bottles should therefore not contain preservatives that could be lost when immersing the bottle in the receiving water; therefore the sample bottles will be preserved immediately upon arrival at the laboratory.

Grab sample containers designated for volatile organic compound analysis will have zero headspace.

2.5.4 Receiving Water and Outfall Field Measurements

Field measurements will be performed for pH, dissolved oxygen, temperature, and specific conductivity. If the field instrumentation malfunctions these parameters will be analyzed at the

analytical laboratory. However, that may affect data quality due to a holding time issue. For example, the holding time for pH analysis is 15 minutes, which is why pH should be measured in the field. Field measurements should be performed during peak flow conditions, or at a minimum, during the rising limb of the hydrograph for wet weather samples.

Field measurements will be performed as follows:

- Perform field measurements at the same time the grab samples are collected.
- Water temperature and dissolved oxygen must be measured directly within the water body (in situ). Conductivity and pH are often measured in situ but may also be measured in a subsample of a composite or grab sample.
- Take field measurements only with properly calibrated instruments. Calibration is required at the field site for many, but not all, instruments and depends on the technology employed by the instrument. Follow the manufacturer's instructions about instrument calibration.
- Review the instrument log book(s) before leaving for the field site to ensure that problems previously encountered have been resolved and that the appropriate instrument and site maintenance were performed.
- Backup instruments and batteries should be readily available and in good working condition.
- Allow at least 60 seconds (or follow the manufacturer's guidelines) for sensors to equilibrate with sample water. Record the median of the final three or more readings as the value to be reported for that measurement point.
- Check instrument precision and accuracy (variability and bias) periodically while at a field site; precision and accuracy may vary, depending on the instrument used, sampling conditions, and the expertise of personnel.

Detailed information about field instruments including required supplies, maintenance, calibration, measurement, and troubleshooting is available from the USGS National Field Manual for the Collection of Water-Quality. This information is included as Attachment D.2 of this SOP.

2.5.5 Field Logbook

All visits to the sampling stations should be recorded in the site-specific logbook (such as a Rite-in-the-Rain bound journal No. 390F). Logbook entries should include: names of personnel performing the sample collection and field measurements; date and time for all measurements recorded and sample aliquots/grabs collected, receiving water flow measurements; and tasks performed while on site.

The logbooks will be filled out with a blue or black indelible ballpoint pen. If recording in a Rite-in-the-Rain logbook or on other water-resistant surface, an all-weather or bullet pen should be used. Using a pencil is not acceptable. In addition, felt-tipped pens (for example, Sharpie®) should not be used as their use could compromise the quality of data for samples for analysis of volatile organic compounds.

2.5.6 Sample Identification Protocol

The sample identification naming convention for each wet and dry weather event will be as follows in Table C-4.

Table C-4. Sample Identification Naming Convention

Station ID	Sample Type	Location ⁶	Location Coordinates		Sample Event ID
			Latitude	Longitude	
NSMBCW-RW1	Receiving Water	Trancas Canyon	34.03069	-118.84167	NSMBCW-RW1-DATE (MM-DD-YY)
NSMBCW-O1	Outfall	Trancas Canyon	34.03141	-118.84124	NSMBCW-O1-DATE (MM-DD-YY)
NSMBCW-RW2	Receiving Water	Malibu Creek	34.03643	-118.68379	NSMBCW-RW2-DATE (MM-DD-YY)
NSMBCW-O2	Outfall	Malibu Creek	34.03701	-118.68396	NSMBCW-O2-DATE (MM-DD-YY)
NSMBCW-RW3	Receiving Water	Topanga Creek	34.06402	-118.58710	NSMBCW-RW3-DATE (MM-DD-YY)

In addition, field QA/QC samples including duplicate samples and field blank will be submitted to the laboratory “blind”, which means these samples will be given fictitious IDs. For example, the field duplicate collected at NSMBCW-RW3 could be named of the chain of custody form as “NSMBCW-RW4-DATE”.

2.5.7 Chain of Custody Procedures

All samples will be submitted to the analytical laboratories under proper chain of custody (COC) procedures. Sample custody must be traceable from the time of sample collection until results are reported. A sample is considered under custody if the sample is:

- In actual possession.
- In view after in physical possession.

⁶ The receiving water and outfall monitoring locations are shown on Figure 2 of the CIMP, and descriptions of the monitoring locations are provided in Appendix A of the CIMP.

- Placed in a secure area (accessible by or under the scrutiny of authorized personnel only after in possession).

The following special notes should be added to COC forms when applicable:

- Filter for all dissolved constituents immediately upon arrival at the laboratory (and properly preserve the sample).
- Identify the sample for Matrix Spike (MS)/Matrix Spike Duplicate (MDS) analysis
- Preserve samples for oil and grease and TPH immediately upon arrival at the laboratory (these bottles should not contain preservative which could be lost during the sampling process).

Example COCs provided by Weck and ABC laboratories are included in Attachment D.3.

2.6 Flow Estimation and Monitoring Methods

The permit requires flow monitoring for receiving waters and monitoring or estimation for outfalls. Flow monitoring activities will be performed after the water quality samples are collected, to minimize the potential for sample contamination from wading and other water disturbance activities.

2.6.1 Outfalls

Depending on site conditions and safety, the appropriate field methodology for monitoring flow will be selected. The following list includes the recommended flow monitoring methods (in order of prioritization):

1. Continuous automated flow monitoring devices;
2. Portable area velocity flow meter; or
3. Recording the time required to fill a container of known volume.

If none of the aforementioned methodologies are suitable due to safety hazards or site conditions, the flow will be estimated for stormwater outfall monitoring events using drainage area, impervious cover, and precipitation data. Discharge from monitored outfalls will be characterized in accordance with EPA flow estimation procedures in the NPDES Storm Water Sampling Guidance Document (US EPA, 1992). The EWMP Group is responsible for developing accurate drainage area and runoff coefficient information for each monitored outfall.

The US EPA provides an example in which rain gauge data are used to approximate flow rate using a variation of the rational method to incorporate measured rainfall data (US EPA, 1992). The general form of this equation gives flow rate (Q) in terms of rainfall intensity (i), drainage area (A), and runoff coefficient (C)

$$\text{Classic Rational Method: } Q = C \times i \times A$$

A simple example calculation is shown below for a drainage area less than 40 acres.

Site Characteristics:

Drainage Area (A): 31.5 Acres

Runoff Coefficient (C): 0.21 for low-density single family residential (per LA Hydrology Manual)

Rainfall Characteristics:

Total Rainfall Depth for Storm Event: 0.4 inches

Measured 15-minute Rainfall Intensity: 0.12 inches

$$\text{Incremental Flow Rate (Q)} = 0.21 \times \frac{0.12 \text{ in}}{15 \text{ min}} \times \frac{60 \text{ min}}{1 \text{ hr}} \times 31.5 \text{ ac} = 3.2 \text{ cfs}$$

The incremental flow rate will be calculated for each collected sample, based on the hourly rainfall intensity for the hour preceding the sample collection (e.g., a sample collected at 8:30 will rely on the hourly rainfall total recorded between 7:30 and 8:30).

Similarly, the runoff volume can be estimated using rainfall data. The following example uses the catchment and rainfall data to approximate discharge volume:

$$\text{Total Runoff Volume} = 0.21 \times 0.4 \text{ in} \times \frac{1 \text{ ft}}{12 \text{ in}} \times 31.5 \text{ ac} = 0.221 \text{ ac ft}$$

2.6.2 Receiving Waters

2.6.2.1 *Gauged Location*

County stream gauge data will be used for reporting flow for the Topanga Creek (NSMBCW-RW3) location (Station No. F54C-R on Topanga Creek). The measurements are of continuous water stage from which flow rates are calculated using calibrate stage-discharge (or rating curve) relationships. Flow data will be downloaded for each monitoring event for reporting purposes.

2.6.2.2 *Ungauged Location*

The other two receiving water monitoring locations are not located in close proximity to stream gauges. Flow will be measured at these locations in accordance with the methods outlined in the USGS Techniques of Water-Resources Investigations, Chapter A8, Discharge Measurements at Gaging Stations, specifically, the midsection current meter method. A current-meter measurement is the summation of the products of the partial areas of the stream cross section and

their respective average velocities. The general formula for calculating total discharge (Q) is given by:

$$Q = \sum (a \cdot v)$$

Where a is an individual partial cross section area, and v is the corresponding mean velocity of the flow normal to the partial area. The midsection method for taking current meter measurement assumes that the velocity sample at each location represents the mean velocity in a partial rectangular area. This area extends laterally from half the distance from the preceding meter location to half the distance to the next, and vertically from the sounded depth to the water surface.

The cross section is defined by depths at locations 1, 2, 3, 4... n . At each location the velocities are measured using current meter to obtain the mean of the vertical distribution of velocity. The partial discharge is computed for any partial section at location x as:

$$q_x = v_x \left[\frac{(b_x - b_{(x-1)})}{2} + \frac{(b_{(x+1)} - b_x)}{2} \right] d_x = v_x \left[\frac{(b_{(x+1)} - b_{(x-1)})}{2} \right] d_x$$

where:

- q_x = discharge through partial section x ,
- v_x = mean velocity at location x ,
- b_x = distance from initial point to location x
- $b_{(x-1)}$ = distance from initial point to preceding location,
- $b_{(x+1)}$ = distance from initial point to next location,
- d_x = depth of water at location x

Figure C-3 graphically illustrates the midsection discharge measurement method (source: USGS Techniques of the Water Resources Investigations, Book 9: Handbooks for Water-Resources Investigations Chapter A8).

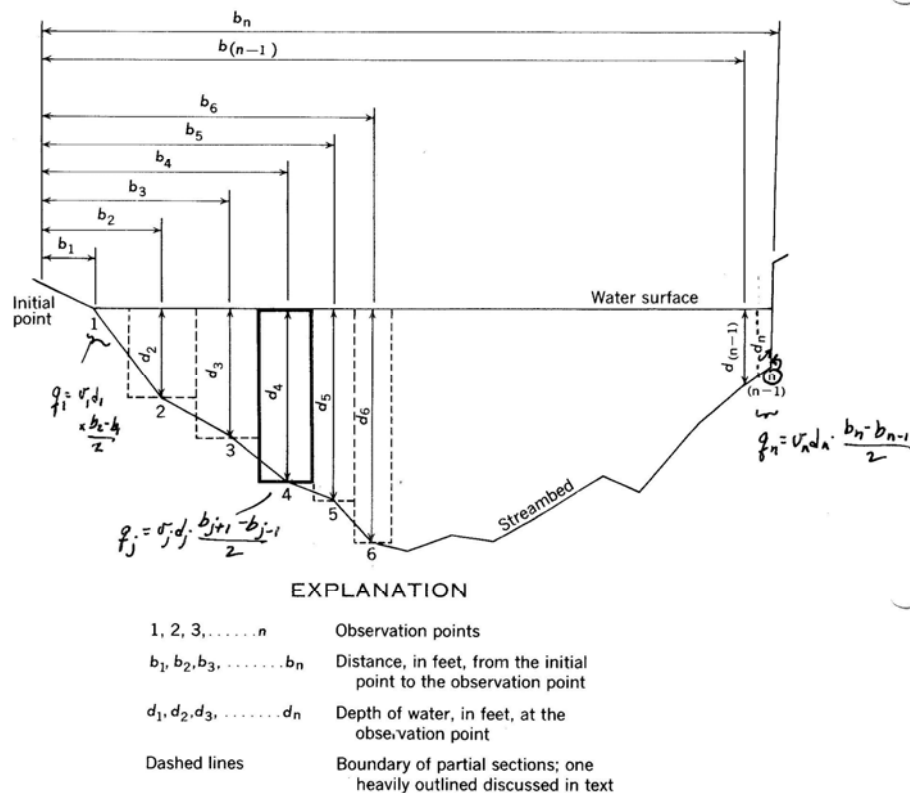


Figure C-3: Illustration of Midsection Discharge Measurement Method

Measurements are to be made with a current meter and top setting wading rod. An instrument such as a Hach handheld meter FH950 could be used for this purpose. A data sheet to be used to record the flow measurement data is included in Attachment D.4. For NSMBCW-RW2, if conditions dictate that flow cannot safely or reasonably be measured manually, flows will be reported from the upstream USGS stream gauge.

3 QUALITY ASSURANCE/QUALITY CONTROL

3.1 Clean Sampling Techniques

The primary driver for use of Clean Sampling Techniques is the trace metals analysis. Due to the analytical practical quantitation limits required for trace metals, and the potential for improper sampling techniques (including exposure from the ambient environment) to result in sample contamination at levels detectable by the analytical accuracy of the method, Clean Sampling Techniques will be used during the collection of samples for trace metals analyses. Moreover, because a sampling apparatus (US DH-81 or Swing Sampler) will be used to collect composite sample aliquots for all of the monitoring program parameters, the sampling equipment will be

properly cleaned by the laboratory (see Sections 3.5.3 and 3.5.4) and dedicated sampling equipment is required for each site. The sampling equipment will also be properly stored at the field site in between sample aliquot collection in accordance with Clean Sampling Techniques. In terms of handling sample containers, only bottles designated for total and dissolved metals analyses need to be handled following the “Clean Hands/Dirty Hands” procedure outlined below.

There are numerous routes by which samples may become contaminated with trace metals. Potential sources of trace metals contamination during sampling include metallic or metal-containing sampling equipment, containers, labware (e.g. talc gloves that contain high levels of zinc), reagents, and deionized water; improperly cleaned and stored equipment, labware, and reagents; and atmospheric inputs (dirt and dust from automobile exhaust, cigarette smoke, nearby roads, corroded or rusted bridges, wires, and poles). Even human contact can be a source of trace metals contamination (e.g., mercury amalgam fillings). The following materials have been found to contain trace metals and therefore should not be used to hold liquids that come in contact with the sample or must not contact the sample, unless these materials have been shown to be free of the metals of interest at the desired level:

- Pyrex
- Kimax,
- Methacrylate
- Polyvinylchloride
- Nylon,
- Vycor
- Materials incidental to sampling containers, such as highly colored plastics, paper cap liners, pigments used to mark increments on plastics, and rubber.

Whenever possible, the sampling activity should occur as far as possible from sources of airborne contamination. Areas where nearby soil is bare and subject to wind erosion should be avoided to the extent feasible.

All sampling equipment and sample containers used for metals determinations will be nonmetallic and free from any material that may contain metals. Sampling personnel are required to wear clean, non-talc gloves at all times when handling sampling equipment and sample containers. Personnel should avoid hand contact with contaminating surfaces (such as equipment, coins, food).

3.1.1 Clean Hands/Dirty Hands Procedures

Upon arrival at the sampling site, a member of the sampling team will designated as “Dirty Hands” (DH1) and another member will be designated as “Clean Hands” (CH); if available, a third member will be designated as DH2. All operations involving contact with the sample bottle

will be handled by CH. DH1 (and DH2, if available) will be responsible for unsealing outer plastic bags and operating the sampling equipment (avoiding contact with the cleaned parts and the sample bottle for the DH-81 and the Swing Sampler bottle), and for all other activities that do not involve direct contact with the sample (e.g., opening coolers, calibrating field instruments).

The sampling team will attempt to approach the site from down current and downwind to prevent contamination of the sample by particles sloughing off the equipment. If it is not possible to approach from both, the site will be approached from downwind.

Sampling personnel will implement the following “Clean Hands/Dirty Hands” procedures:

1. At the site, all sampling personnel will put on clean gloves before commencing sample collection activity.
2. “Dirty Hands” will open the cooler or storage container, remove the double-bagged sampling equipment from storage, and unzip the outer bag.
3. Next, “Clean Hands” will open the inside bag containing the portion of the DH-81 sampler in contact with the sample bottle, or the sample bottle for the Swing Sampler, remove the DH-81/bottles, and reseal the inside bag. “Dirty Hands” will then reseal the outer bag.
4. “Clean Hands” will unscrew the bottle cap and, while holding the cap upside down, discard the dilute acid solution from the bottle into a carboy for wastes.
5. “Dirty Hands” will operate the DH-81 and Swing Sampler, making sure to not come into contact with the laboratory-cleaned portions of the DH-81 or the sample bottles. DH will discard an initial sample aliquot to rinse the bottle, then proceed to fill the sample bottle(s).
6. Collection of Non-Metallic Constituents: Dirty Hands will unscrew the bottle caps for all containers except for the metals containers. Dirty Hands will pour an aliquot from the DH-81 or Swing Sampler bottle into each sample container. Dirty Hands will not touch the DH-81 or Swing Sampler bottle (Clean Hands will provide assistance as needed.)
7. Collection of Samples for Metals Analysis: Sample bottles designated for metals analysis will be double-bagged at the analytical laboratory. Dirty Hands will open the outer bag. Clean Hands will open the inside bag and remove the sample bottle and uncap the lid. Dirty Hands will pour the sample aliquot into the metals bottle. Clean Hands will screw the cap on the bottle and place the bottle back in the inner bag and seal the inner bag. Dirty Hands will seal the outer bag. (Note that the sample label cannot contact the sample bottle and should be placed on the outer bag.)
8. All parties will change gloves for the collection of each sample aliquot. Wearing multiple layers of gloves allows rapid glove changes.

9. If additional sample aliquots are required, the DH-81 bottle and Swing Sample bottle will be rinsed with the laboratory-provided deionized water and placed back in the plastic double bag following CH/DH procedures.
10. If the sampler will not be reused during a field trip, the sampler components will be rinsed with laboratory-provided deionized water before they dry and placed into a plastic bag for transporting to the office laboratory to be cleaned for the next sampling event.

3.2 Quality Control Requirements for Field Measurements

Quality control requirements for field measurements are summarized below in Table C-5. These requirements are adapted from the State Water Boards' Surface Water Ambient Monitoring Program Requirements.

Table C-5. Field Measurement Quality Control Requirements

Parameter	Dissolved Oxygen	pH	Specific Conductance	Temperature
Analytical Method	Field measurement using approved method (i.e., membrane electrode method [SM 4500 O G] or equivalent)	Field measurement using approved method (i.e., electrometric [EPA 150.2], potentiometric [SM 4500 H B], or equivalent)	Field measurement using approved method (i.e., conductivity meter [EPA 120.1] or equivalent)	Field measurement using approved method (i.e., thermometer [SM 2550 B] or equivalent)
Units	mg/L	pH	µS/cm	°C
Resolution	0.01	0.01	1	0.1
Instrument Accuracy	±0.2	±0.2	±0.5%	±0.15
Points per Calibration	1	2	Per manufacturer	Per manufacturer
Pre-Sampling Calibration Check Frequency	Before every monitoring day on-site (re-calibrate if change of elevation is >500 m or barometric pressure > 2 mm Hg)	Per manufacturer	Per manufacturer	Per manufacturer
Post-Sampling Calibration Check Frequency	After every monitoring day (within 24 hours)	Per manufacturer	Per manufacturer	Per manufacturer
Allowable Drift	±0.5 or 10%	±0.2 units	±10%	±0.5

3.3 Matrix Spike/Matrix Spike Duplicate (MS/MSD)

The monitoring program goal is to collect one MS/MSD per sampling event (the MS/MSD can be either an outfall or receiving water sample). Whether the MS/MSD analysis is feasible using a project sample depends on the practicability of obtaining the additional sample volume required for the MS/MSD analysis (see Table C-1).

The laboratory will analyze a non-project sample for MS/MSD with the project batch if sufficient sample volume is not collected; MS/MSD results for a non-project sample will not be used in the QA/QC evaluation of project samples.

3.4 Field Duplicate

Field duplicates will be collected at a frequency of one duplicate per year for wet weather events and one duplicate per year for dry weather events (for a total of two field duplicates per year). For each time-weighted aliquot, the field duplicate will be collected immediately after the aliquot is collected. The field duplicate will be analyzed for all monitoring parameters required at the specific site selected. Field duplicates will be submitted to the laboratory as “blind” samples.

3.5 Field Equipment Blanks

Field equipment blanks will be collected at a frequency of once per year for the purposes of evaluating sample contamination from the monitoring equipment and procedures. One blank will be collected for the DH-81 assembly and one blank will be collected for the Swing Sampler. The field blank will consist of by filling a large carboy or other appropriate container with reagent water in the laboratory, transporting the filled container to the sampling site, processing the water through the normal sampling steps (e.g., immersing the DH-81 or Swing Sampler bottle in the carboy) including implementing CH/DH sampling protocols.

Field equipment blanks will only be analyzed for trace metals, PCBs and DDTs, and any other constituents detected at less than one order of magnitude above the analytical practical quantitation limit. Therefore, the field equipment blanks should be collected after the data from the first storm event sampled have been evaluated.

3.5.1 Trip Blank

Trip blanks are provided by the laboratory and should be placed in coolers containing samples designated for volatile organic compound analysis, which for the monitoring program are only MTBE and EPA 624 constituents.

3.5.2 Bottle Blanks

Bottle blanks will be performed at the analytical laboratory by analyzing reagent water poured into the cleaned DH-81 and Swing Sampler bottle. Bottle blanks will be performed by the laboratory once per year and analyses for trace metals and PCBs/DDTs.

3.5.3 Sampling Equipment Cleaning Procedures

Whenever possible, sampling devices should be cleaned and prepared for field use in a class 100 clean room. The laboratory will implement the following steps for cleaning the US DH-81 sampler prior to each use:

1. Disassemble the DH-81 (making sure that the nozzle is unscrewed from the cap) and soak components in detergent solution for 30 minutes. Put on appropriate disposable, powderless gloves. Scrub components with a soft brush or sponge and rinse thoroughly. Change gloves.
2. Soak each nonmetallic component in a 5-percent trace-metal-grade HCl solution for 30 minutes, followed by copious rinsing with deionized water. Acid rinse only nonmetal parts (acid must not contact the metal collar on the DH-81 sampler). Change gloves.
3. Do not rinse the DH-81 with methanol when samples will be analyzed for total organic carbon (TOC); use of methanol could result in false positive detections.
4. Reassemble the sampler. Place the sampler into double plastic bags and seal for storage and transport.

3.5.4 Laboratory Sample Bottle Cleaning Procedures

US DH-81 and Swing Sampler bottle cleaning will be performed following US EPA cleaning procedures for trace elements (USEPA, 1996a):

1. Fill a precleaned basin with a sufficient quantity of a 0.5% solution of liquid detergent (alkaline Detergent such as Liquinox, Alconox, or equivalent.), and completely immerse the bottle. Allow to soak in the detergent for at least 30 minutes.
2. Using a pair of clean gloves and clean nonmetallic brushes, thoroughly scrub down all materials with the detergent.
3. Place the scrubbed materials in a precleaned basin. Change gloves.
4. Thoroughly rinse the inside and outside of each piece with reagent water until there is no sign of detergent residue (e.g., until all soap bubbles disappear).
5. After soaking, use clean gloves and tongs to remove the bottle and thoroughly rinse with distilled, deionized water.
6. Change gloves and immerse the bottle in a hot (50-60°C) bath of 1 N trace metal grade HCl, and allow to soak for at least 48 hours. Then thoroughly rinse the bottle with reagent water.
7. Fill the bottle with a weak acid solution (0.1% (v/v) ultrapure HCl).
8. Double-bag the bottle in a polyethylene bag to prevent contamination of the surfaces with dust and dirt. Store at room temperature until sample collection.
9. Perform a bottle blank after the first bottle cleaning procedure of the year.

Attachment C.1: US DH-81 Depth Integrated Sampler Information



Federal Interagency Sedimentation Project

[Home](#) ♦ [Background](#) ♦ [Sampler Catalog](#) ♦ [Research](#) ♦ [Publications](#) ♦ [Contact Us](#)

US DH-81 Depth integrating suspended hand line sampler

HIF/FISP Part # 4107002

OFA Price: \$87.00*/Each

***Pricing may change due to manufacturer reordering, please call the HIF at (800) 382-0634 ext. 83271 for final pricing and ordering.**

The US DH-81 is depth-integrating suspended-sediment and water-quality sampler fabricated using parts from other FISP approved suspended-sediment samplers. It meets the protocols for water-quality sampling as outlined in the USGS's National Field Manual for the Collection of Water-Quality Data⁷. The US DH-81A is a plastic adapter with a threaded insert that accepts a 1/2-in diameter wading rod and is used with a variety of caps, nozzles, and containers to assemble a hand-held sediment sampler designated as the US DH-81. The US DH-81A will accept a plastic US D-77 cap or a US D-95 tetrafluoroethylene (TFE) cap. The US D-77 cap is threaded to accept a container with Mason jar threads. The US D-95 cap is threaded to accept a 1-liter fluorinated ethylene propylene (FEP) bottle. US D-77 plastic and TFE nozzles with internal diameters of 3/16, 1/4, and 5/16 in can be used with the US D-77 and US D-95 caps. The metal wading rod used with the US DH-81A is covered with plastic heat-shrink tubing to help prevent contamination of samples for trace metal analysis in water-quality sampling.



The US DH-81 sampler will collect samples at an acceptable inflow efficiency in stream velocities ranging from 2.0 to 6.2 ft/sec with a 3/16-in nozzle, 1.5 to 7.6 ft/sec with a 1/4-in nozzle, and 2.0 to 7.0 ft/sec with a 5/16-in nozzle. Based on the recommended maximum volume of 800 ml the US DH-81 sampler will collect samples to a maximum recommended depth of 12 ft. The sampler can be used to a depth of 15 ft by collecting up to 1 liter of sample. To sample depths greater than can be waded, wading rod extensions in 1- and 3-ft lengths can be added to the sampler. With the extensions, the sampler can be deployed from a low bridge or boat. The unsampled zone using the US DH-81 is 4 in.

Applications: To assemble a DH-81A Sampler for measuring sediment, the following stock numbers must be ordered: HIF Stk. Nos. 4107020 (Bottle), 4107034 (Plastic Cap), 4107084 (3/16" Nozzle), or 4107085 (1/4" Nozzle), or 4107086 (5/16" Nozzle), and 4107131 (Wading Rod).



For Water-Quality sampling, the following stock numbers must be ordered: HIF Stk. Nos. 4107021 (Bottle), 4107036 (Nozzle Holder), 4107087 (3/16" Nozzle) or 4107088 (1/4" TFE Nozzle) or 4107089 (5/16" TFE Nozzle), and 4107131 (Wading Rod).

HIF/FISP Stk. No.	Product Name	FISP Part No.	For Use With	Short Description
4107002	US DH-81 Adapter	P/N 002010	DH-81	2-1/8" W x 4-3/8" L. Wt: 2 oz.
4107020	1-L Heavy Grade Bottle	P/N 002040	DH-81	
4107021	1-L TFE Bottle	P/N 002050	D-95, DH-81	Fits directly to the US D-95 Cap
4107034	Plastic Nozzle Holder Cap	P/N 002390	DH-81, DH-95, D-96	
4107036	Nozzle Holder Cap, TFE D-95	P/N 001365	D-77, DH-81, DH-95, D-95	Attaches directly to the 1-liter Teflon bottle (HIF/FISP Stk. #4107021)
4107084	3/16" White Plastic Nozzle	P/N 002270	DH-81, D-95, DH-95	Not for use in applications that require acid rinsing
4107085	1/4" White Plastic Nozzle	P/N 002280	DH-81, D-95, DH-95	
4107086	5/16" White Plastic Nozzle	P/N 002290	DH-81, D-95, DH-95	
4107087	3/16" TFE Nozzle	P/N 002310	DH-81, D-95, DH-95	
4107088	1/4" TFE Nozzle	P/N 002320	DH-81, D-95, DH-95	
4107089	5/16" TFE Nozzle	P/N 002330	DH-81, D-95, DH-95	
4107131	3' Wading Rod (Plastic Covered) with Plastic Grip	P/N 002071		Rod is designated as a handle for hand-held suspended sediment samplers. Made of plastic-covered stainless steel. 1/2" dia. x 3' L (rod). Wt: 3 lbs.

Where and how the sampler is deployed in the field is as important as the fundamental design of the sampler. Additional information about how to properly use this sampler can be found in the following references:

[Edwards, T.K., and Glysson, G.D., 1999, Field Methods for Measurement of Fluvial Sediment: U.S. Geological Survey Techniques of Water Resources Investigations, book 3 chapter C2, 89 p.](#)

Operation instructions are given in [Instructions for DH-81](#).

Associated Components

- [4107012](#) BASKET, WIRE (002720), PINT. FOR FIELD USE
- [4107022](#) BOTTLES, MILK, PINT, 24 PER CASE
- [4107062](#) HANGER BAR & PIN, TYPE 2
- [4107104](#) NOZZLE, 1/4, RED, PLASTIC (2635) FOR DH-59 AND DH-76

USGS Home	Water Resources	Biology	Geography	Geology	Geospatial
Accessibility	FOIA	Privacy	Policies and Notices		

[U.S. Department of the Interior](#) | [U.S. Geological Survey](#)
URL: <http://water.usgs.gov/fisp/products/4107002.html>
Page Contact Information: [USGS Office of Surface Water](#)
Page Last Modified: Friday, 28-Feb-2014 11:23:47 EST



Operator's Manual for the US DH-81 Depth-Integrating Suspended-Sediment Sampler

Characteristics

Description: The US DH-81 is not a specific sampler in the sense of other Federal Interagency Sedimentation Project (FISP) depth-integrating suspended-sediment samplers. The US DH-81A is a plastic adapter with a threaded insert, which accepts a 1/2-inch (in) wading rod and is used with a variety of caps, nozzles, and containers to assemble a hand-held sediment sampler designated as the US DH-81. The US DH-81A will accept a plastic or perfluoroalkoxy (PFA) US D-77 cap or a US D-95™ Cap which is made of tetrafluoroethylene (TFE). The US D-77 cap is threaded to accept any container with Mason jar threads. The US D-95™ Cap is threaded to accept a 1-liter (L) fluorinated ethylene propylene (FEP) bottle. US D-77 plastic and TFE nozzles with internal diameters of 3/16, 1/4, and 5/16 in can be used with the US D-77 and US D-95™ Caps. The stainless steel wading rod used with the US DH-81A is available with or without a covering of plastic heat-shrink tubing to help prevent contamination of samples for trace metal analysis in water-quality sampling. An assembled US DH-81 sampler is shown in figure 1.

Container: US D-77 caps are threaded to accept any container with Mason jar threads, including containers with volume capacities up to several liters and containers made of glass. However, FISP only recommends the use of plastic or FEP 1-L bottles in the US DH-81 sampler. The sampler is difficult to use with large volume containers such as a 3-L bottle. The difficulty is in trying to submerge such a large volume of air by hand. Doing so is analogous to pushing a soccer ball underwater by hand. Maintaining a correct transit rate with the large volume container is difficult due to the compression rate of the large air volume. Use of a large volume container with the US DH-81 sampler results in a large unsampled zone compared with the 1-L bottle, which is especially important in shallow wadable streams. FISP recommends that glass containers not be used with the US DH-81 sampler. The container is completely unprotected in a US DH-81 and glass containers break easily when accidentally mishandled in streams with rocks and cobbles. If a glass container must be used, extreme caution should be exercised when touching the stream bottom during a transit.

Several cap/bottle combinations can be used to configure a US DH-81 sampler (figure 2). The 1-L plastic bottle has Mason jar threads and may be used with either the plastic or PFA US D-77 cap. Normally a plastic bottle would not be used with a PFA cap. However, in the event that a user had a PFA cap in hand and needed to take samples that did not require the use of the more expensive FEP bottle, a plastic bottle could be used. Use of a 1-L FEP bottle with a PFA US D-77 cap requires a 1-L bottle adapter (figure 3) because the FEP bottle does not have Mason jar threads. However, the US D-95™ Cap is designed to accept the 1-L FEP bottle directly. If use of a US DH-81 sampler is required for a sampling program, the user may contact FISP to determine the appropriate combination, especially if some of the parts are already in-hand. Table 1 presents cap/bottle combinations. Table 2 gives FISP part numbers for US DH-81 sampler equipment parts.

Sampler function: When the sampler is submerged with the nozzle pointing into the flow, the water-sediment mixture flows through the nozzle into the bottle, forcing air to exhaust through the air vent hole in the cap. A continuous stream filament is discharged into the sample container during the entire time of submergence.

Limitations

Velocity limitations: The US DH-81 sampler will collect flow-weighted samples at acceptable inflow efficiency in stream velocities from 2.0 to 6.2 feet per second (ft/sec) with a 3/16-in nozzle, 1.5 to 7.6 ft/sec with a 1/4-in nozzle, and 2.0 to 7.0 ft/sec with a 5/16-in nozzle. Inflow efficiency is defined as the ratio of the water-sediment velocity entering the nozzle to the ambient stream velocity. An inflow efficiency of 1.0 is referred to as isokinetic. An acceptable inflow efficiency has been determined to be 0.9 to 1.1.

Volume limitation: Although the US DH-81 sampler uses a 1-L bottle, it is recommended that the sample volume collected not exceed approximately 800 milliliters (mL). The nozzle is horizontal when the sampler is in the stream collecting a sample. If the sampler is filled to approximately 1-L, the level of the sample in the container is near the bottom of the nozzle. If the rear of the nozzle becomes submerged by the water in the sample container, the inflow velocity will be reduced and the sediment concentration may no longer reflect the ambient suspended-sediment concentration.

Depth limitation: Based on the recommended maximum volume of 800 mL, the US DH-81 sampler will collect flow-weighted samples to a maximum recommended depth of 12 feet (ft) at sea level. The sampler can be used to a depth of 15 ft at sea level by collecting up to 1-L of sample. To sample to depths greater than can be waded, wading rod extensions in 1- and 3-ft lengths can be added to the sampler. With the extensions, the sampler can be deployed from a low bridge or boat.

A maximum safe wading depth depends on the size of the user, the stream velocity, and the streambed material. Each user should know and strictly adhere to his/her personal wading limitation. A wading factor can be determined by multiplying the depth (ft) of the stream by the stream velocity (ft/sec). As a general guide, a stream condition that produces a factor of 10 or greater should not be waded. Caution should always be used when wading streams deeper than 3 ft. Additional caution should be used when the streambed is composed of loose or slippery material. Algae-coated cobbles can be as slippery and as dangerous as ice. A personal flotation device should always be worn when wading (USGS WRD Memo 99.32). Additional safety information on wading is available in S.R. Abt, et. al., Human Stability in a High Flood Hazard Zone, American Water Resources Association, Water Resources Bulletin, V.25, no. 4, 1989, pp. 881-889.

Unsampled zone: The unsampled zone is the distance between the nozzle and the streambed at the lowest point to which the sampler is lowered. If the sampler is allowed to touch the streambed, the unsampled zone is the distance between the nozzle and the bottom of the sampler,

which in the case of the US DH-81 sampler is the bottom of the container. The unsampled zone for the US DH-81 sampler with a 1-L bottle is approximately 4 in. The unsampled zone for other containers must be determined by the user.

Transit rate limitation: The transit rate (R_t) is the speed of lowering and raising the sampler in the stream vertical. Transit rate diagrams for various combinations of the US DH-81 sampler are presented in figures 4-12. The dark blue shaded area shows the transit rate for the recommended volume of 800 mL, and the light blue shaded area shows the transit rate for the maximum acceptable volume of 1000 mL. Table 3 gives the filling time to collect 800 mL of sample at various velocities using the three available nozzle intake diameters. The following factors should be considered when selecting a transit rate:

1. R_t must be fast enough so the bottle is not overfilled.
2. R_t must be slow enough to obtain a sample of sufficient volume for analysis.
3. R_t must not exceed the approach angle limit (0.4 times the mean stream velocity).
4. R_t must be slow enough to not exceed the compression rate limit.

Instruction for use of the US DH-81 sampler

Cap modification: US D-77 plastic and PFA caps are molded with four locking “lugs” on the outside of the rear of the cap (figure 13). The lugs are located at the 12:00, 3:00, 6:00, and 9:00 o’clock positions. The top lug (12:00 o’clock position) must be removed before the cap will fit into the US DH-81A. FISP removes the lug prior to shipment to a user. However, some caps that have the top lug may be still in the field. If so, it must be removed prior to use in the US DH-81A. It can be removed easily with a utility knife.

In 1994, the US D-77 cap mold was modified so that four longitudinal “ribs” are molded on the angled face of the cap and are located at the 12:00, 3:00, 6:00, and 9:00 o’clock positions (figure 13). All four ribs on the angled face of the plastic cap must be removed prior to use in the US DH-81A. The ribs should not be removed from the PFA cap prior to use in the US DH-81A. These modifications are required because of the difference in shrinkage between plastic and PFA in the molding process. PFA shrinks more than plastic, so the ribs are needed to ensure that the PFA cap is tightly secured in the US DH-81A. The plastic cap does not need the ribs to be secured properly. FISP removes the ribs on plastic caps before shipment to a user. However, if the user has a plastic cap that has the ribs, they must be removed prior to use in the US DH-81A. The ribs can be removed with a utility knife. PFA caps molded prior to 1994 that do not have the ribs on the angled face require other modifications prior to use in the US DH-81A. FISP should be contacted for proper modification instructions for these early production caps.

The US D-95™ Cap requires no modification prior to use in the US DH-81A.

Inspection: The cap should be inspected for proper lug and rib configuration. The vent hole (figure 13) should be clear and unobstructed. The user should never make modifications to the vent hole. The threads in the nozzle hole should be checked for stripping and obstructions. The

threads can be chased with a 9/16-18 NF threading tap. The cap should be checked for cracks. A cracked cap should be discarded.

The US DH-81A should be checked for cracks. A damaged part should be discarded. The threaded aluminum insert that accepts the wading rod should be inspected. Damaged threads can be chased with a 3/8-20 NS threading tap. The US DH-81A should never be acid rinsed. Doing so will lead to corrosion of the metal insert.

Nozzles should be inspected for any visible damage. Nozzles with any deformation around the intake should be discarded. The nozzle bore should be checked for any burrs or roughness. Nozzles with bore damage should be discarded. The threads on the nozzle should be checked for damage. Damaged threads can be chased with a 9/16-18 NF threading die. Plastic nozzles should not be used when an acid rinse is required in the sampling protocol. Use only TFE nozzles when an acid rinse is required. All plastic US D-77 nozzles produced after May 2000 have a red identification ring.

The wading rod and any wading rod extensions should be checked for damage to the screw threads. If damaged, the threads can be chased with a 3/8-20 NS threading die. The female threads of wading rod extensions can be chased with a 3/8-20 NS threading tap. Attempting to mate a wading rod with damaged threads to a US DH-81A can damage the threads in the aluminum insert in the US DH-81A (figure 14). Plastic coated wading rods and extensions should be checked for damage to the plastic coating. Damaged coverings should be replaced with high quality 1/2-in diameter clear heat shrink tubing.

Sampler assembly: The selected cap should be inserted into the US DH-81A. The US DH-81A is designed with three semi-circular slots (figure 14) in the rear that accepts the three locking lugs on the cap. The cap will fit into the US DH-81A only one way. Once inserted, the cap should be rotated clockwise (viewed from the rear) until it is firmly seated. When correctly assembled, the vent hole in the cap should be in line with the wading rod receptacle. The nozzle can now be threaded into the cap. It should be hand-tightened only. Pliers or wrenches should not be used, as they may damage the nozzle. The wading rod and any extensions are subsequently attached. Lastly, the appropriate bottle is threaded into the cap.

Sampling: Detailed instructions for suspended-sediment sampling are contained in Edwards and Glysson's Field Methods for Measurement of Fluvial Sediment, Techniques of Water-Resources Investigations of the US Geological Survey, Book 3 Applications of Hydraulics Chapter C2, 1999, pages 35-70. Detailed instructions for water-quality sampling are contained in the National Field Manual for the Collection of Water-Quality Data, Techniques of Water-Resources Investigations of the U.S. Geological Survey, Book 9, Chapter A4, Collection of Water Samples, 1999, pages 25-48. Prior to collecting a sample, measure or estimate the mean velocity at each stream vertical. When using the equal-discharge-increment (EDI) technique, an approximately equal volume of sample should be collected at each stream vertical if the samples are composited prior to analysis. A transit rate can be determined from the information presented in table 3. First, locate the velocity in the first column of the table; then find the corresponding time to collect 800 mL of sample for the nozzle size being used. To determine the transit rate, multiply

the stream depth at the sampling vertical by 2 and divide by the sampling time. The result is the transit rate in ft/sec.

Example:

Mean velocity in the sampling vertical = 4.0 ft/sec
Sampling time for 3/16-in nozzle = 37 (sec Table 3)
Depth at sampling vertical = 3.0 ft
Transit rate = $2 \times (3 \text{ ft}) \div (37 \text{ sec}) = 0.16 \text{ ft/sec}$

With the EDI method, the transit rate at each vertical will be dependent upon the depth and mean velocity at that vertical. To determine a transit rate for a volume less than 800 mL, divide 800 by the desired volume, then multiply the transit rate as determined for 800 mL. For the above example, the transit rate to collect 400 mL would be $800 \div 400 \times 0.16$ or 0.32 ft/sec.

Sampling using the Equal-Width-Increment (EWI) method requires the user to maintain a consistent transit rate in every vertical in the stream cross-section. The user should determine the mean stream velocity and the deepest sampling depth in the cross-section. Find the transit rate diagram for the container and nozzle being used. Apply the velocity and depth information to determine a proper transit rate.

Example:

Mean stream velocity = 3 ft/sec
Maximum depth in sampling vertical = 2.5 ft
Container: 1-liter plastic
Nozzle: 3/16 in diameter plastic
Use transit rate diagram in figure 5
Find 2.5 ft depth on Y-axis, move horizontally to middle of “Recommended” zone
Move vertically to intersect the X-axis and read the “Transit Rate Divided by Mean Velocity”, 0.1 for this example
Multiply 0.1 times the mean velocity, $0.1 \times 3 \text{ ft/sec} = 0.3 \text{ ft/sec}$
The transit rate is 0.3 ft/sec and should be maintained at every vertical

When wading a stream to collect a sample, the user should minimize flow resistance and maximize stability. By turning sideways, the force of the water against the body that would push the user downstream can be minimized. Slightly bending the upstream knee and leaning into the flow will increase stability. The sampler should be held away from the body and as far upstream as possible. The wading rod should be held vertically with the sampler nozzle horizontal and pointing upstream. Figure 15 shows a proper position for sampling. Begin the transit with the sampler above the surface of the stream using the predetermined transit rate. Maintain the transit rate until the sampler container touches bottom, then immediately reverse the direction of the transit and maintain the transit rate until the sampler clears the surface. Care should be taken when touching the stream bottom so as not to disturb loose sediment and bias the sample. Once the sampler clears the surface, the user should be careful not to tilt the sampler forward so that the nozzle tilts down. If the container is nearly full, water could run out of the container back through the nozzle and bias the sample.

Upon completion of sampling with a particular container, remove it by firmly holding the cap with one hand and removing the container with the other hand. The wading rod may be secured under the user's arm, or rested on the user's shoulder during the operation. When collecting water-quality samples, the 2-person, clean-hands/dirty hands sampling technique should be used as described in the National Field Manual for Collection of Water-Quality Data, Chapter A4, pages 17-18. Cap and label the container. Each sample container label should contain adequate information. For sediment sampling, the following information should be considered:

- Name of stream
- Location of cross-section
- Location of vertical
- Stream depth covered by sample
- Stage of stream
- Date
- Time
- Identification of personnel
- Sampling time
- Water temperature
- Coordination with sample groups
- Serial number of sample

Appropriate documentation should be made for water-quality samples.

Questions and comments regarding sampler operation should be addressed to:

FEDERAL INTERAGENCY SEDIMENTATION PROJECT
Waterways Experiment Station
3909 Halls Ferry Road
Vicksburg, MS 39180-6199
(601) 634-2721
woneal@usgs.gov

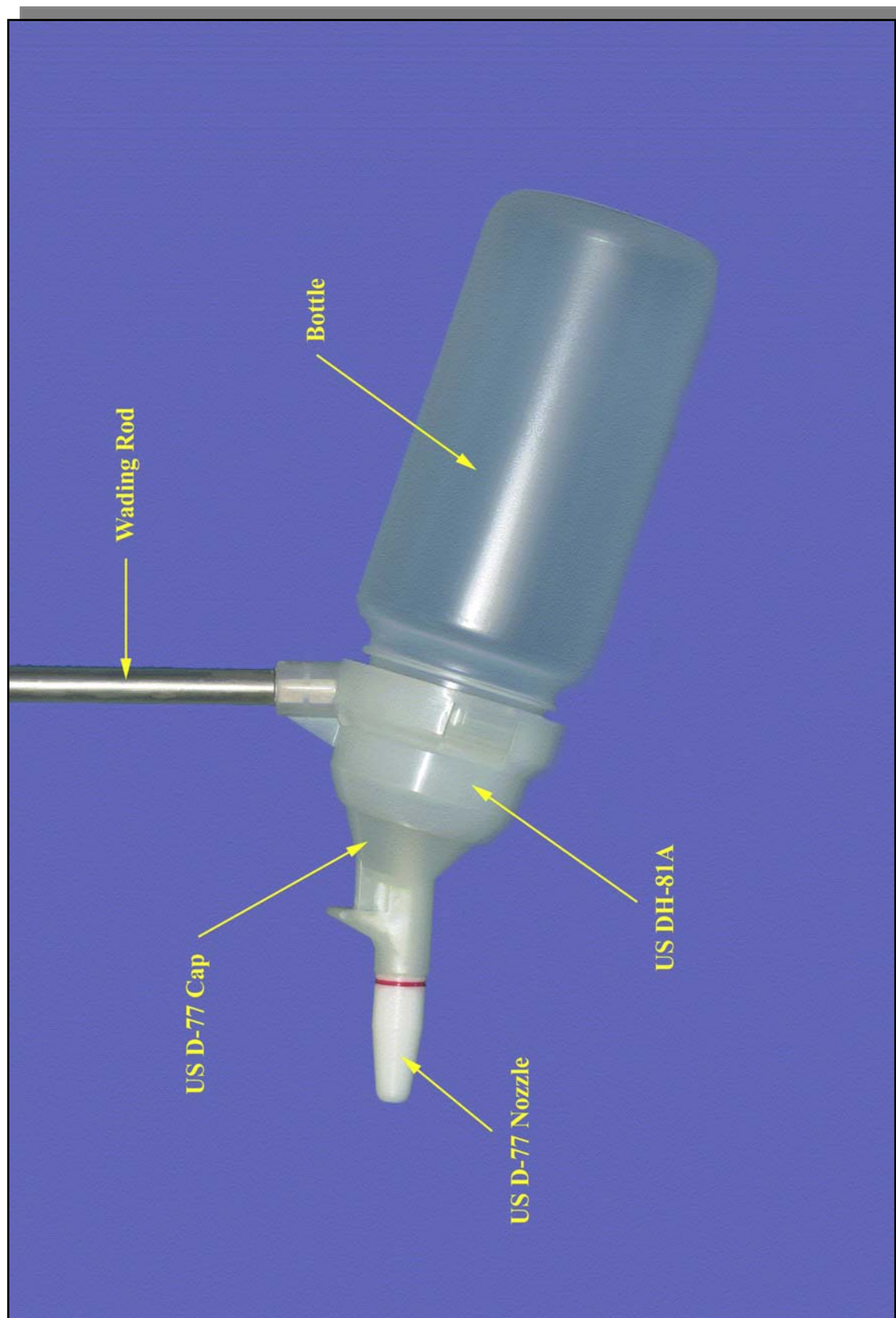


Figure 1. US DH-81 sampler



Figure 2. US DH-81 sampler cap/bottle combinations

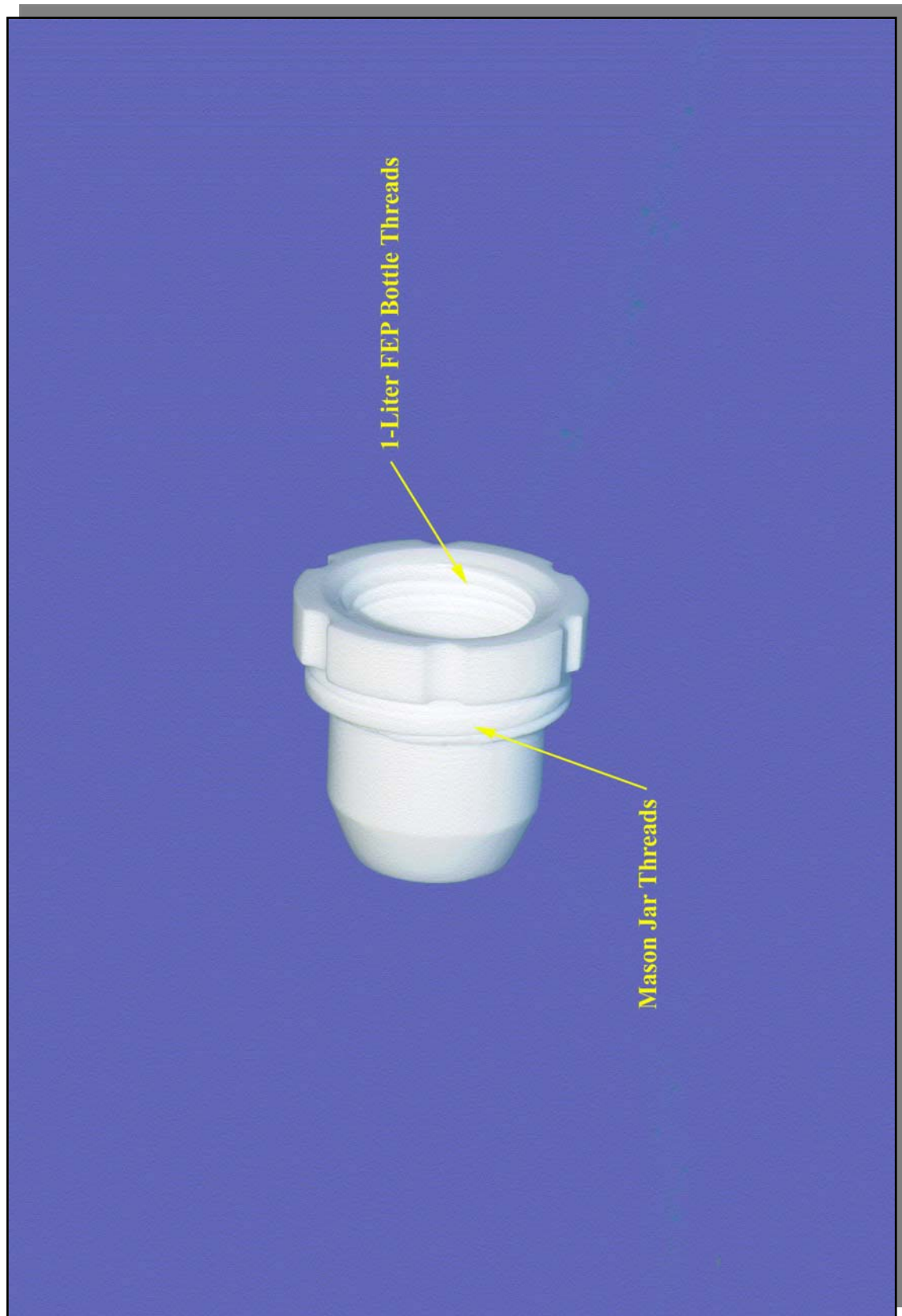
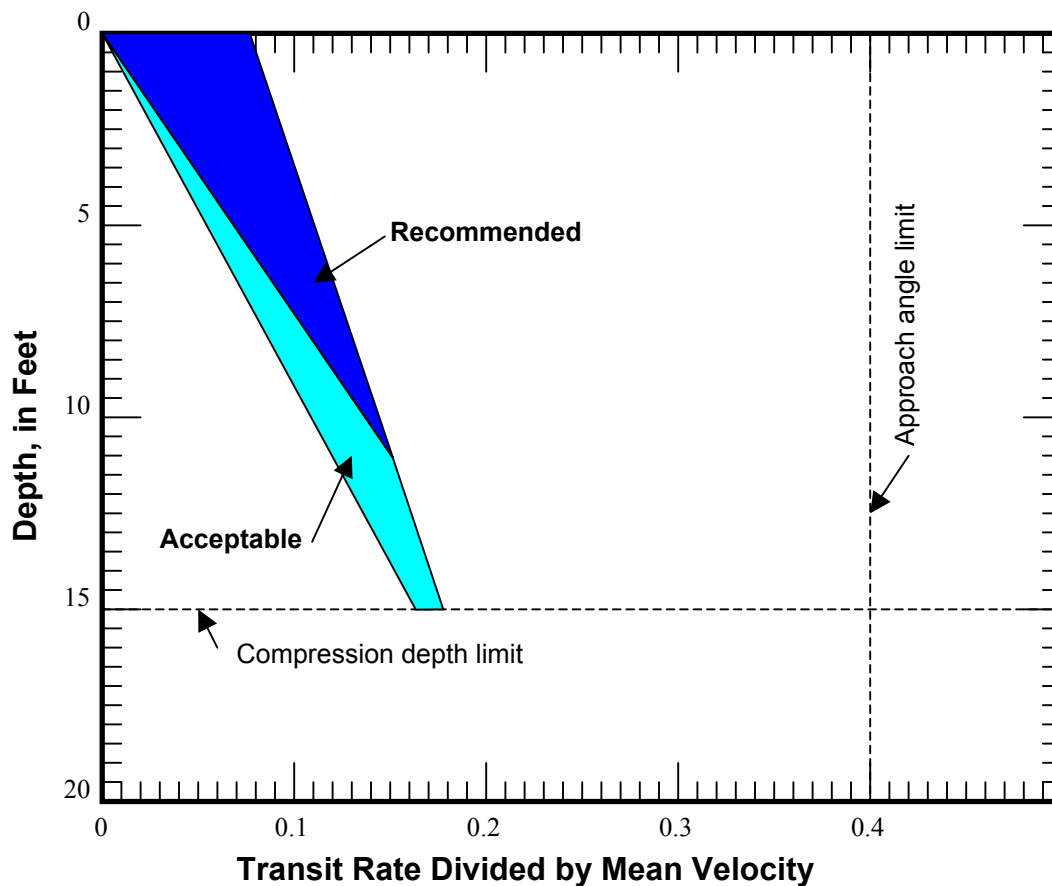
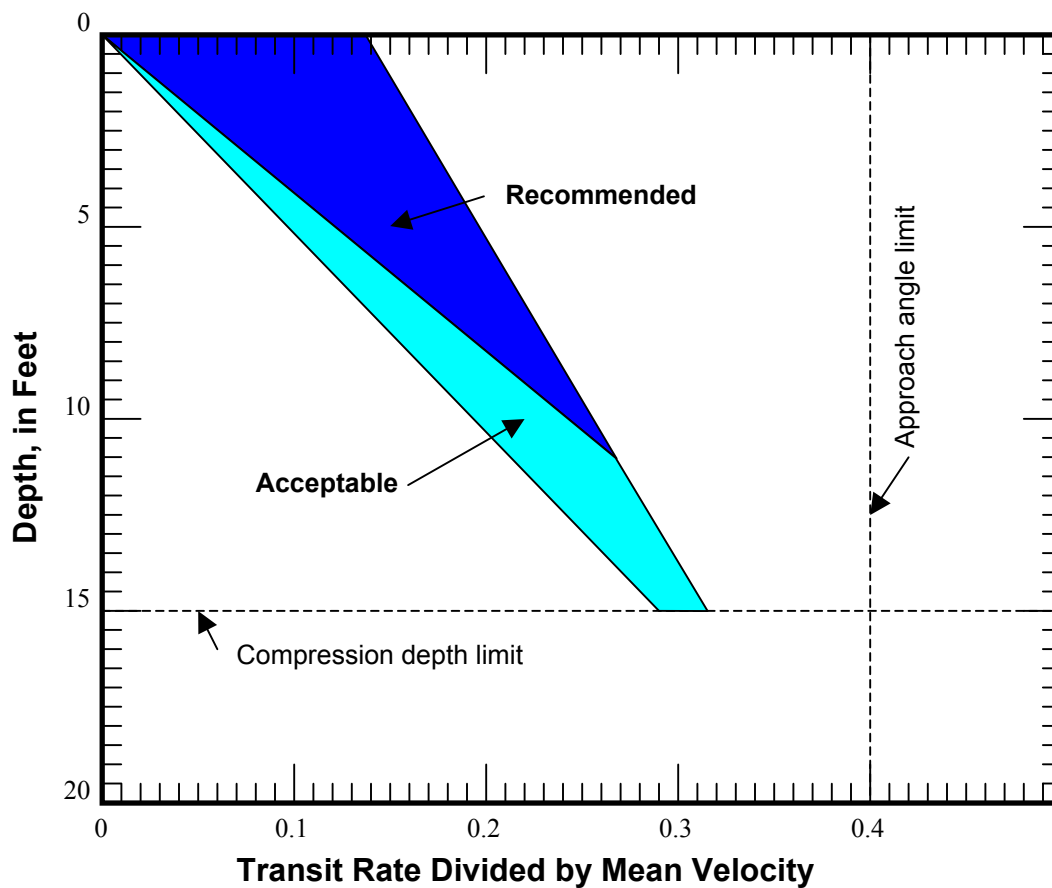


Figure 3. One liter TFE bottle adapter



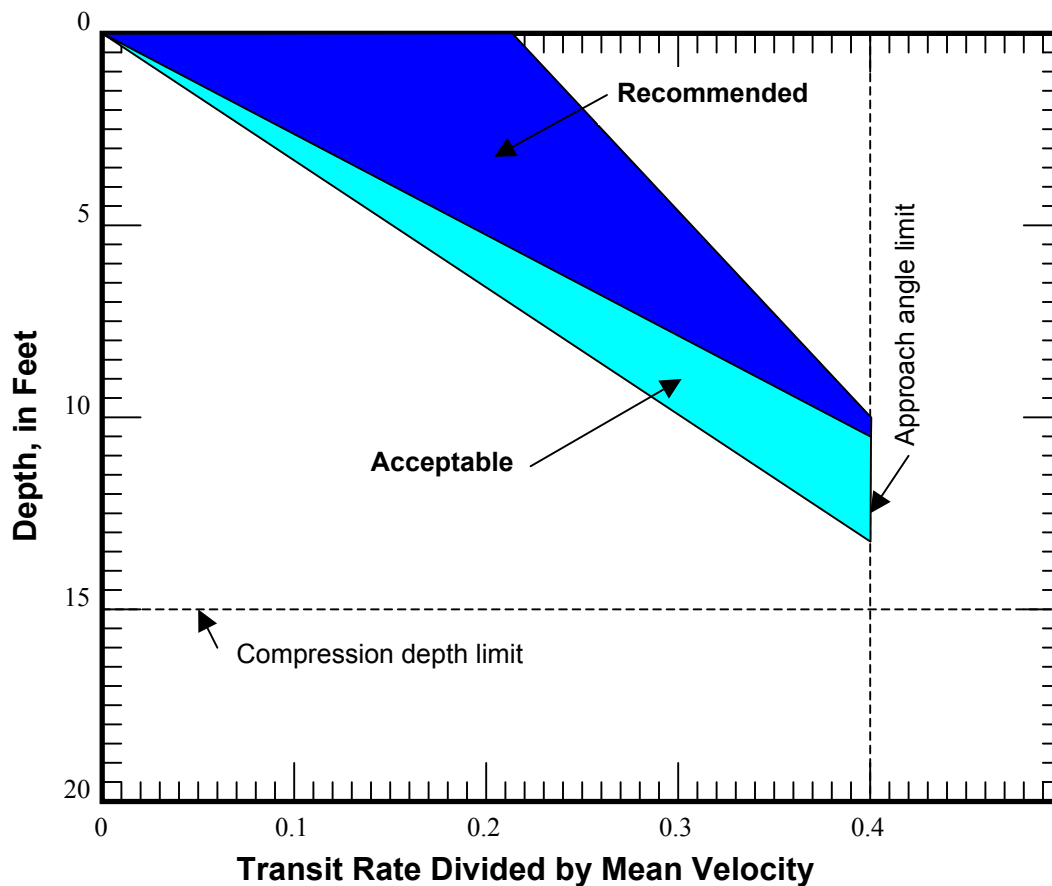
Note: The following volumes were used to produce this diagram. The total volume of the sampler container is 1215 mL. The maximum recommended volume is 800 mL. The maximum acceptable volume is 1000 mL.

Figure 4. Transit rate diagram for the US DH-81 sampler with a US D-77 plastic cap, 1-L plastic bottle and a 3/16-in plastic nozzle



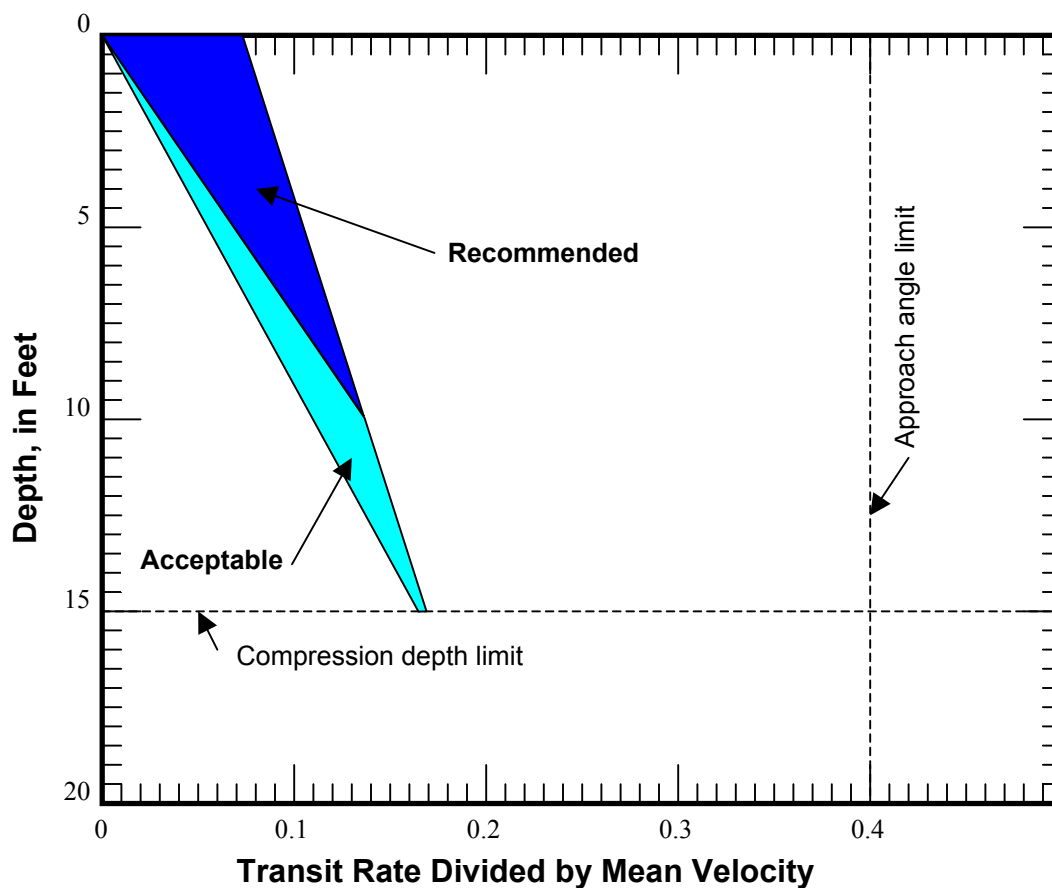
Note: The following volumes were used to produce this diagram. The total volume of the sampler container is 1215 mL. The maximum recommended volume is 800 mL. The maximum acceptable volume is 1000 mL.

Figure 5. Transit rate diagram for the US DH-81 sampler with a US D-77 plastic cap, 1-L plastic bottle and a 1/4-in plastic nozzle



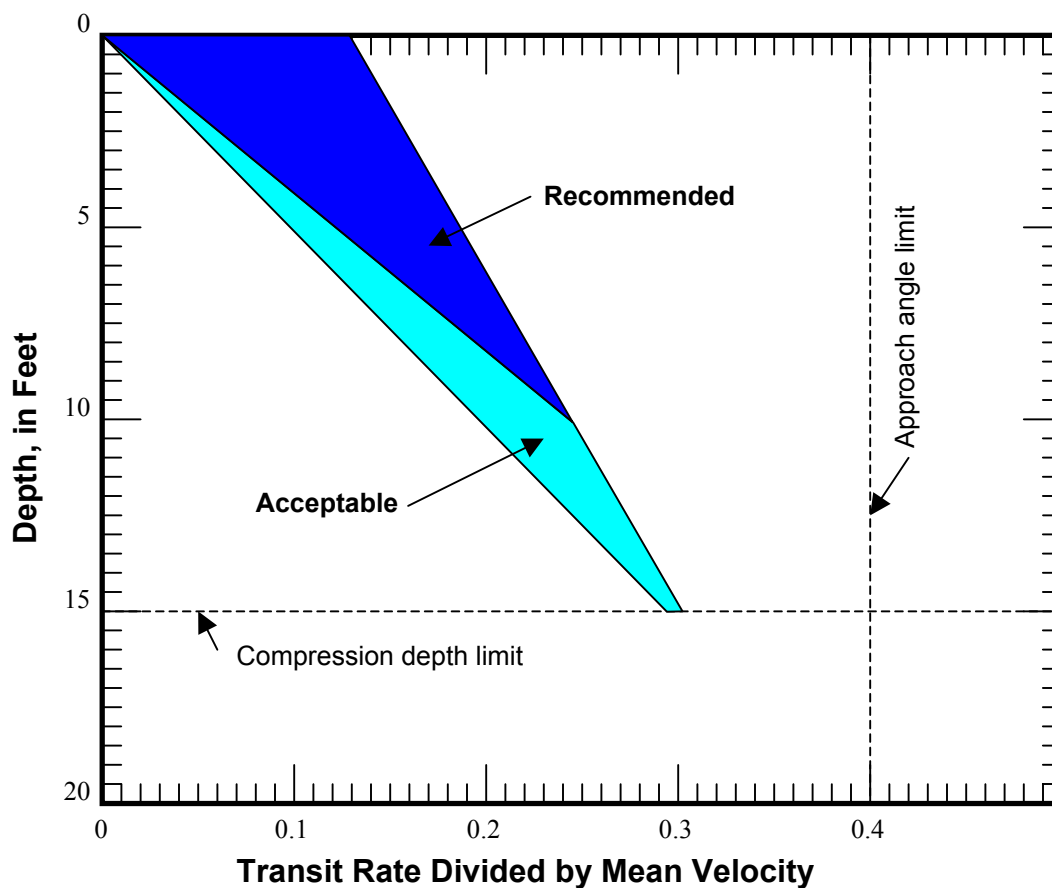
Note: The following volumes were used to produce this diagram. The total volume of the sampler container is 1215 mL. The maximum recommended volume is 800 mL. The maximum acceptable volume is 1000 mL.

Figure 6. Transit rate diagram for the US DH-81 sampler with a US D-77 plastic cap, 1-L plastic bottle and a 5/16-in plastic nozzle



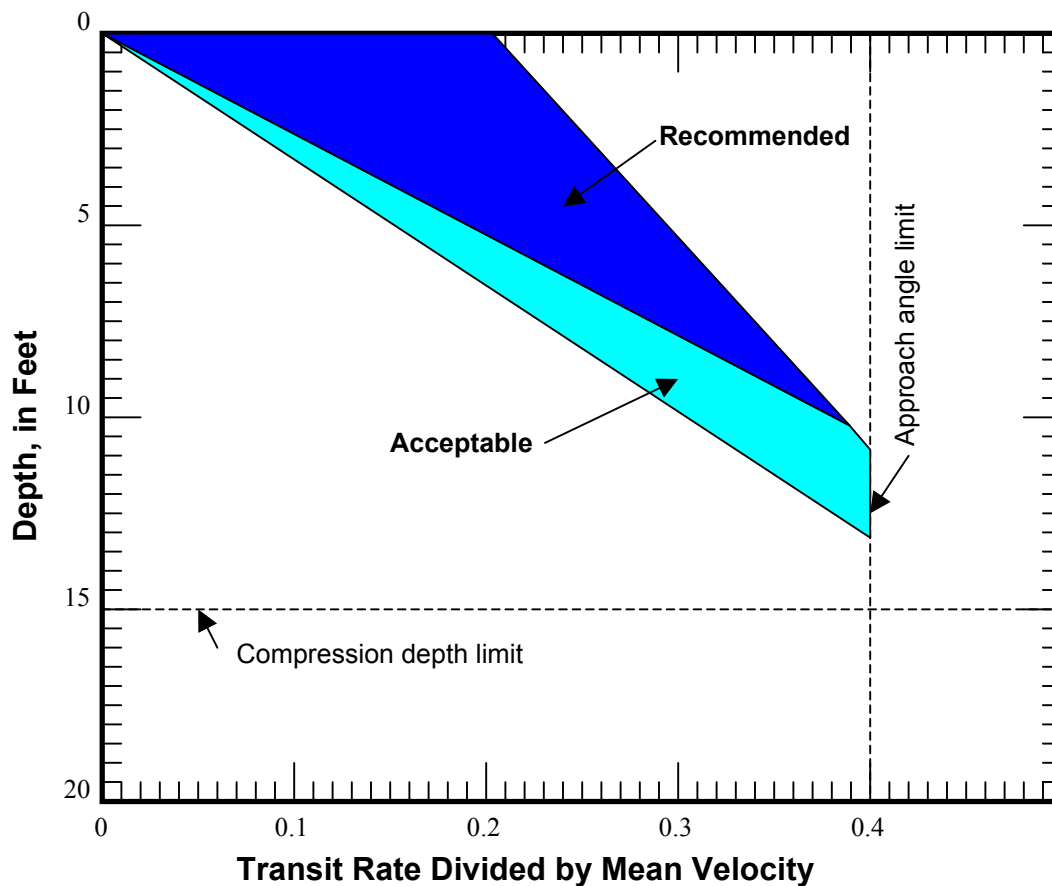
Note: The following volumes were used to produce this diagram. The total volume of the sampler container is 1265 mL. The maximum recommended volume is 800 mL. The maximum acceptable volume is 1000 mL.

Figure 7. Transit rate diagram for the US DH-81 sampler with a US D-77 PFA cap, TFE bottle adapter, 1-L FEP bottle and a 3/16-in TFE nozzle



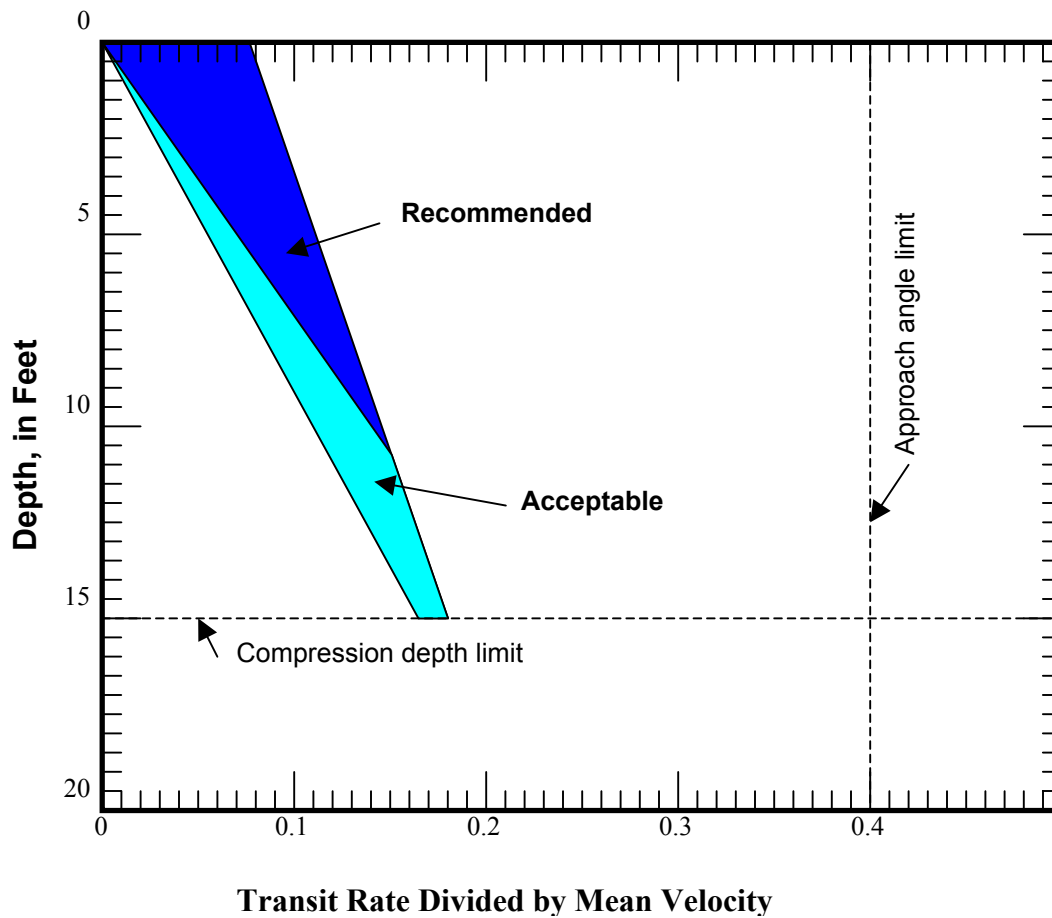
Note: The following volumes were used to produce this diagram. The total volume of the sampler container is 1265 mL. The maximum recommended volume is 800 mL. The maximum acceptable volume is 1000 mL.

Figure 8. Transit rate diagram for the US DH-81 sampler with a US D-77 PFA cap, TFE bottle adapter, 1-L FEP bottle and a 1/4-in TFE nozzle



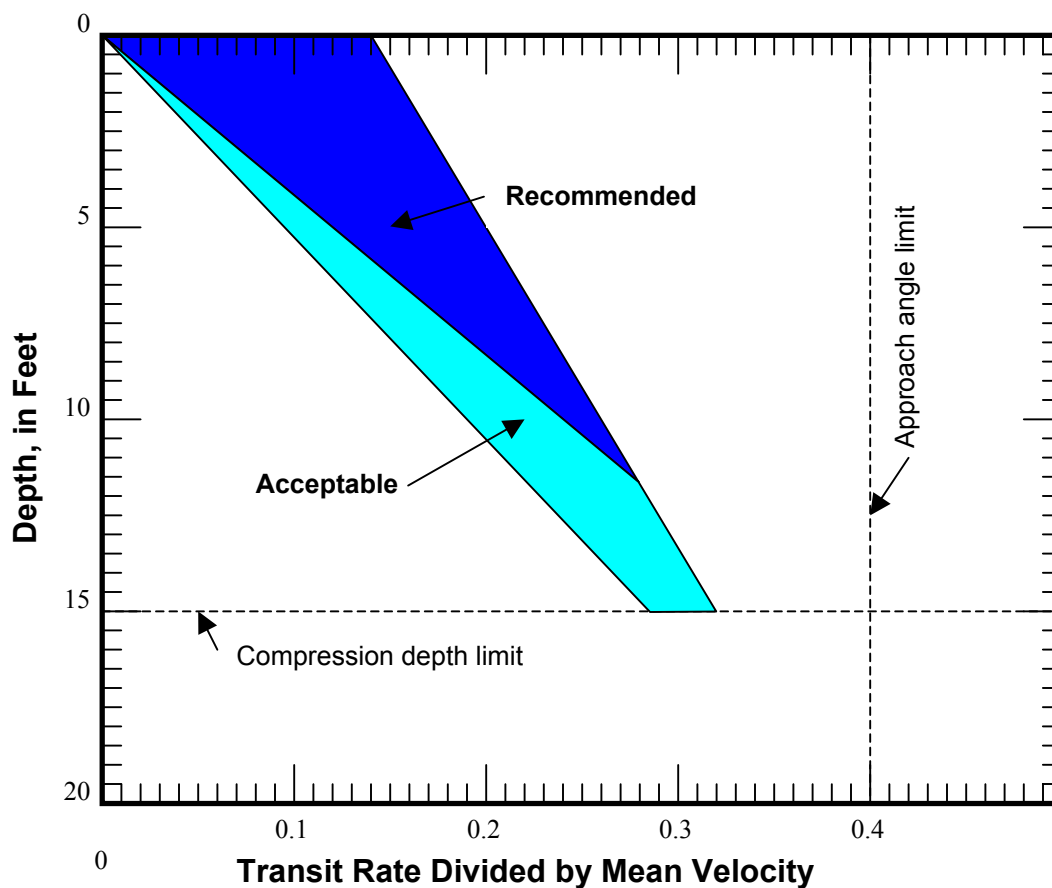
Note: The following volumes were used to produce this diagram. The total volume of the sampler container is 1265 mL. The maximum recommended volume is 800 mL. The maximum acceptable volume is 1000 mL.

Figure 9. Transit rate diagram for the US DH-81 sampler with a US D-77 PFA cap, TFE bottle adapter, 1-L FEP bottle and a 5/16-in TFE nozzle



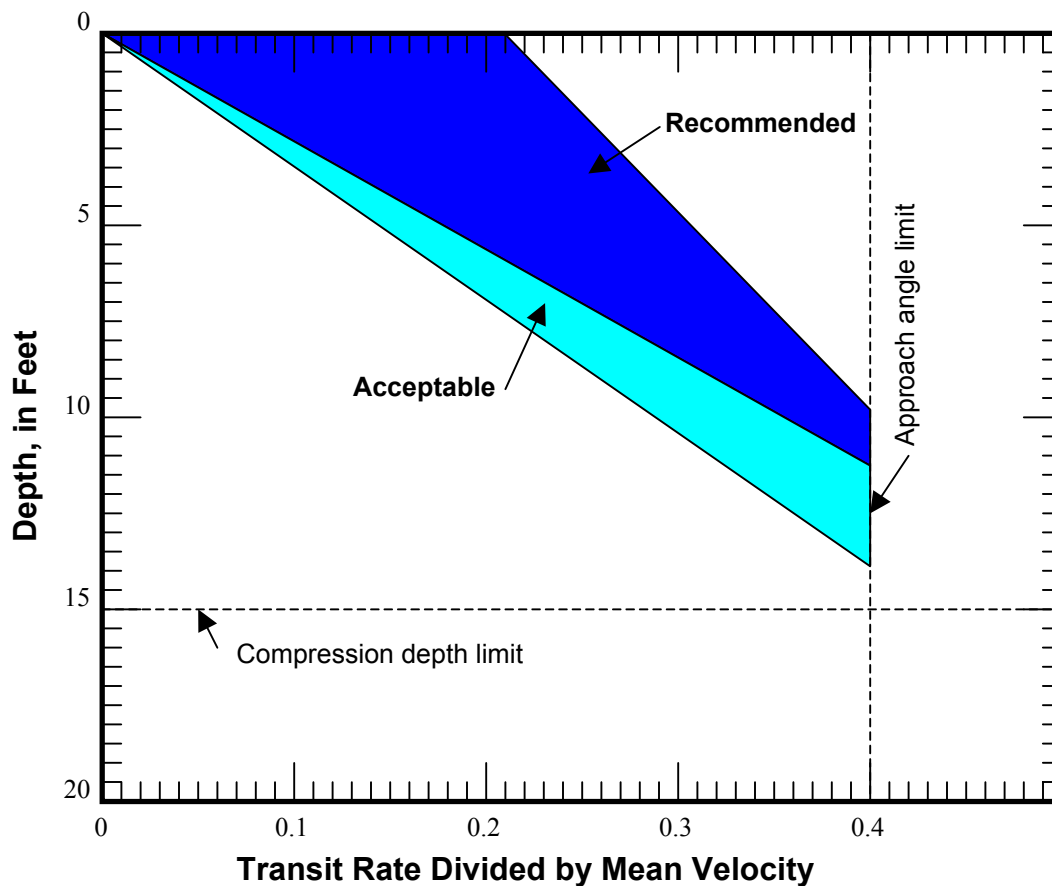
Note: The following volumes were used to produce this diagram. The total volume of the sampler container is 1195 mL. The maximum recommended sample volume is 800 mL. The maximum acceptable sample volume is 1000 mL.

Figure 10. Transit Rate Diagram for US DH-81 sampler with a US D-95TM Cap, 1-L FEP bottle, and 3/16-in TFE Nozzle



Note: The following volumes were used to produce this diagram. The total volume of the sampler container is 1195 mL. The maximum recommended sample volume is 800 mL. The maximum acceptable sample volume is 1000 mL.

Figure 11. Transit Rate Diagram for the US DH-81 sampler with a US D-95TM cap, 1-L FEP bottle, and 1/4-in TFE nozzle



Note: The following volumes were used to produce this diagram. The total volume of the sampler container is 1195 mL. The maximum recommended sample volume is 800 mL. The maximum acceptable sample volume is 1000 mL.

Figure 12. Transit Rate Diagram for US DH-81 sampler with a US D-95TM Cap, 1-L FEP bottle, and a US D-77 5/16-in TFE nozzle

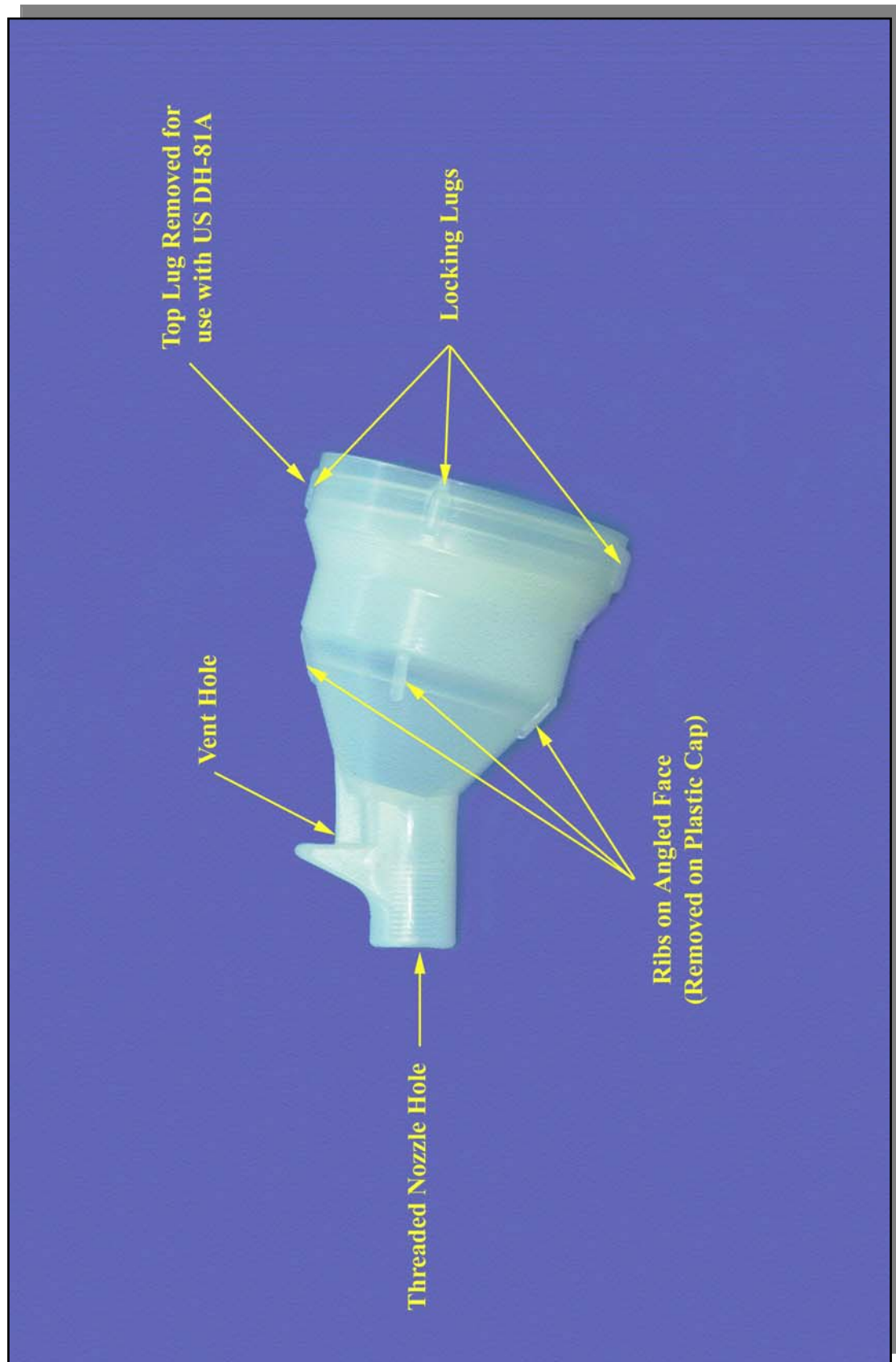


Figure 13. US D-77 cap

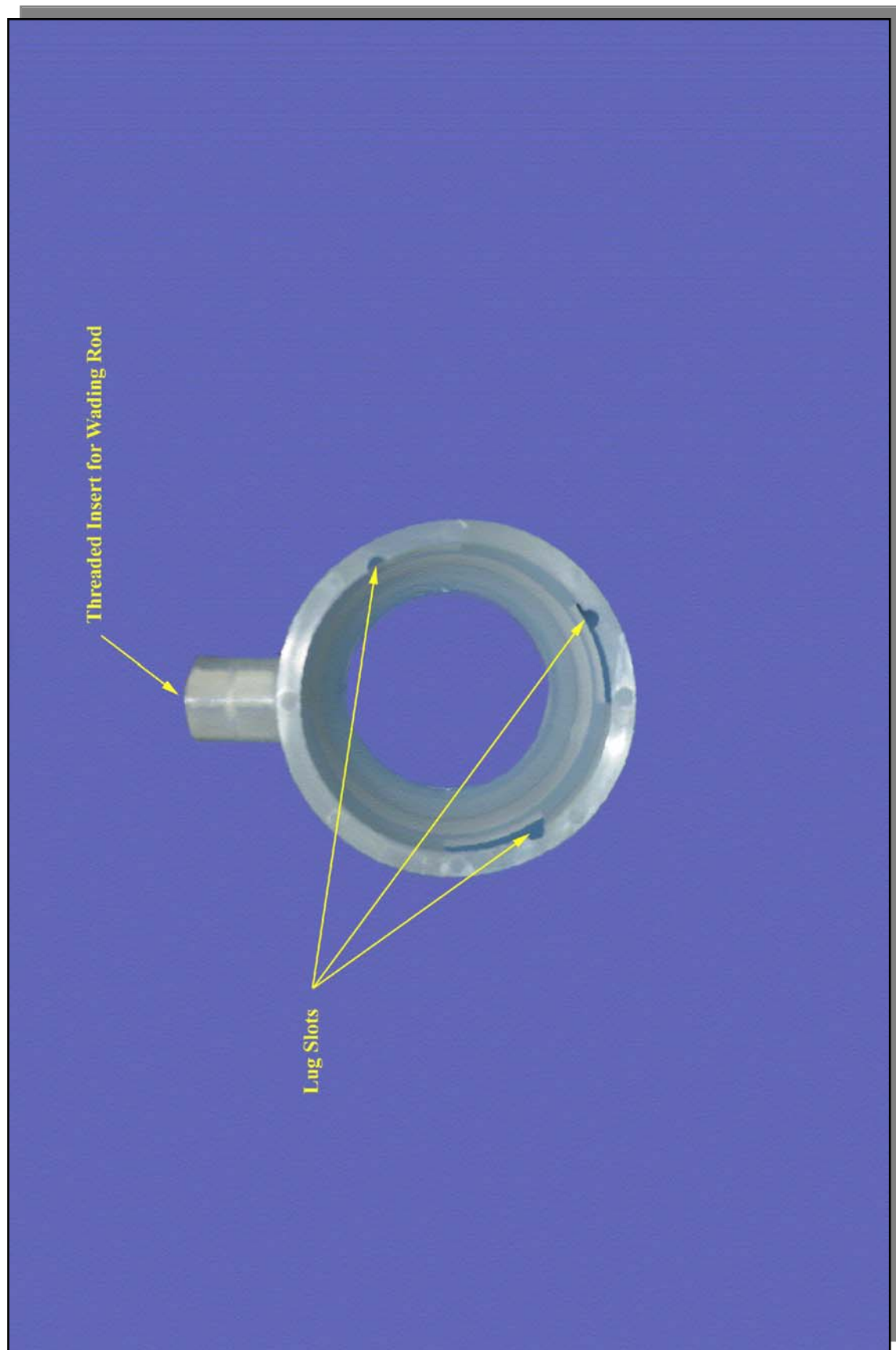


Figure 14. Rear view of US DH- 81A



Figure 15. Example of proper position for sampling

Table 1. US DH-81 sampler cap/bottle combinations

Cap	Bottle	Bottle adapter required
US D-77 Plastic	Plastic/MJT ¹	No
US D-77 PFA ²	Plastic/MJT ²	No
US D-77 PFA	FEP	Yes
US D-95 TM (TFE)	FEP	No

¹MJT: Mason Jar Threads

²See page 1, Container section for explanation of PFA/plastic combination

Table 2. US DH-81 sampler parts and part numbers

Part	Part number
US DH-81A	002010
US D-77 plastic cap	002390
US D-77 PFA cap	002430
1-L bottle adapter	002250
US D-95 TM Cap (TFE)	001365
1-L plastic bottle	002040
1-L FEP bottle	002050
3/16 in plastic US D-77 nozzle	002270
3/16 in TFE US D-77 nozzle	002310
1/4 in plastic US D-77 nozzle	002280
1/4 in TFE US D-77 nozzle	002320
5/16 in plastic US D-77 nozzle	002290
5/16 in TFE US D-77 nozzle	002330
1 ft wading rod	002020
3 ft wading rod	002070
3 ft plastic covered wading rod	002071
1 ft wading rod extension	002030
1 ft plastic covered wading rod extension	002031
3 ft wading rod extension	002080
3 ft plastic covered wading rod extension	002081

Table 3 -- Filling time for the US DH-81 sampler using a 1-L bottle, seconds

Velocity, ft/sec	Volume, mL	3/16-in nozzle	1/4-in nozzle	5/16-in nozzle
1.4	800		59	
1.6	800		52	
1.8	800		46	
2.0	800	74	41	27
2.2	800	67	38	24
2.4	800	61	35	22
2.6	800	57	32	20
2.8	800	53	30	19
3.0	800	49	28	18
3.2	800	46	26	17
3.4	800	43	24	16
3.6	800	41	23	15
3.8	800	39	22	14
4.0	800	37	21	13
4.2	800	35	20	13
4.4	800	33	19	12
4.6	800	32	18	12
4.8	800	31	17	11
5.0	800	29	17	11
5.2	800	28	16	10
5.4	800	27	15	10
5.6	800	26	15	9
5.8	800	25	14	9
6.0	800	25	14	9
6.2	800	24	13	9
6.4	800		13	8
6.6	800		13	8
6.8	800		12	8
7.0	800		12	8
7.2	800		12	
7.4	800		11	
7.6	800		11	

**Attachment C.2: USGS protocols for Field
Measurements (from National Field Manual for the
Collection of Water-Quality)**

Reference-Selected Chapters from:
National Field Manual for the Collection of Water-Quality Data
Techniques of Water-Resources Investigations
Book 9
Handbooks for Water-Resources Investigations
<http://water.usgs.gov/owq/FieldManual/>

TEMPERATURE 6.1

Revised by Franceska D. Wilde

	Page
Temperature.....	T-3
6.1.1 Equipment and supplies.....	4
Maintenance, cleaning, and storage.....	5
6.1.2 Calibration.....	7
6.1.2.A Calibration thermometers.....	8
6.1.2.B Field thermometers.....	9
6.1.3 Measurement	14
6.1.3.A Air	14
6.1.3.B Surface water	15
6.1.3.C Gound water.....	17
6.1.4 Troubleshooting.....	18
6.1.5 Reporting	19
Selected references	20
Acknowledgments.....	22
Tables	
6.1-1. Equipment and supplies used for measuring temperature	4
6.1-2. Troubleshooting guide for temperature measurement	18

Page left blank intentionally.

TEMPERATURE 6.1

Measurements of air and water temperature at a field site are essential for water-quality data collection. Determination of dissolved-oxygen concentrations, conductivity, pH, rate and equilibria of chemical reactions, biological activity, and fluid properties relies on accurate temperature measurements.

Accurate air- and water-temperature data are essential to document thermal alterations to the environment caused by natural phenomena and by human activities. Water temperature can be subject to environmental regulation and monitoring by State and local agencies.

**TEMPERATURE:
a measure of
warmth or coldness
of a substance
with reference to
a standard value.**

This section describes methods for measuring temperature in air, surface water, and ground water. The methods are appropriate for fresh to saline waters.

- ▶ A thermometer is any device used to measure temperature, consisting of a temperature sensor and some type of calibrated scale or readout device. Liquid-in-glass thermometers and thermistor thermometers are commonly used to measure air and water temperature.¹
- ▶ The U.S. Geological Survey (USGS) uses the Centigrade or Celsius (C) scale for measuring temperature.

¹Some of the equipment and procedures recommended herein may not reflect the most recent technological advances; in this case, follow the manufacturer's instructions but comply with standard USGS quality-control practices.

6.1.1 EQUIPMENT AND SUPPLIES

Thermometers and other temperature-measurement equipment and supplies must be tested before each field trip and cleaned soon after use (table 6.1–1). Each temperature instrument must have a log book in which all calibrations and repairs are recorded, along with the manufacturer make and model and serial or property number.

Table 6.1–1. Equipment and supplies used for measuring temperature¹
[–, minus; +, plus; °C, degrees Celsius; L, liter; µS/cm, microsiemens per centimeter at 25°C]

- ✓ Calibration thermometer, liquid-in-glass or electronic-thermistor thermometer, either National Institute of Standards and Technology (NIST) certified or manufacturer-certified as NIST traceable. Must carry certificate of NIST traceability; its use not allowed after expiration of certification.
 - Temperature range, at least –5 to +45°C
 - 0.1°C graduations (liquid-in-glass) or less
- ✓ Thermometer, liquid-in-glass sensor, nonmercury-filled for field use
 - Temperature range, at least –5 to +45°C
 - Minimum 0.5°C graduated
 - Calibrated accuracy within 1 percent of full scale or 0.5°C, whichever is less
 - Calibrated and office-laboratory certified against a properly certified calibration thermometer (see above)
- ✓ Thermistor Thermometer
 - Calibrated accuracy within 0.1°C to 0.2°C
 - Digital readout to at least 0.1°C
 - Office-laboratory certified against a calibration thermometer (see above)
- ✓ Dewar flask and (or) plastic beakers (assorted sizes)
- ✓ Water bath, refrigerated (if available—see section 6.1.2)
- ✓ Soap solution (1 L), nonphosphate laboratory detergent
- ✓ Deionized water (1 L), maximum conductivity of 1 µS/cm
- ✓ Flowthrough chamber (for ground-water applications as an alternative to instruments with downhole capabilities)
- ✓ Paper tissues, disposable, soft, and lint free
- ✓ Log book, for recording all calibrations, maintenance, and repairs

¹Modify this list to meet specific needs of the field effort.

Temperature-measuring instruments for field and laboratory (calibration) use can be either a liquid-in-glass or thermistor thermometer. Field personnel should be familiar with the instructions for use of the thermometer that are provided by the manufacturer.

- ▶ **Liquid-in-glass field thermometer**—Total immersion thermometers that are filled with a stable liquid, such as alcohol, are recommended for water measurements in the field. (Partial immersion thermometers are not recommended: these have a ring or other mark to indicate the required immersion depth.) Thermometers for field use must not be mercury filled. Before making temperature measurements, check the type of liquid-filled thermometer being used.
- ▶ **Thermistor thermometer**—A thermistor thermometer is an electrical device made of a solid semiconductor with a large temperature coefficient of resistivity. An electrical signal processor (meter) converts changes in resistance to a readout calibrated in temperature units. Thermistors are incorporated into digital thermometers, individual-parameter instruments (such as conductivity and pH meters), and multiparameter instruments used for surface-water and ground-water measurements.

CAUTION:

Do not use mercury-filled thermometers in the field.

MAINTENANCE, CLEANING, AND STORAGE

Liquid-in-glass and thermistor thermometers can become damaged or out of calibration, especially as a consequence of thermal shock or extended exposure to direct sunlight. It is important to be familiar with and to follow the manufacturer's instructions for use and care.

- ▶ Keep a log book for each thermometer in which the date, time, and location of every calibration are recorded.
 - Avoid direct exposure of the thermometer to sunlight.
 - Avoid submerging the thermometer sensor in corrosive solutions.
 - Follow the calibration guidelines and protocols described in section 6.1.2.

- Digital thermometer casings should not be submerged in water unless the manufacturer affirms that they are water-proof. Do not allow any liquid to enter open jacks that are part of some digital thermometers.
- Keep thermometers clean.
 - Clean thermometer sensors with a soft cloth dipped in a mild solution of lukewarm water and nonphosphate detergent.
 - If the digital thermometer case needs to be disinfected, use a weak (0.005 percent) bleach solution.
 - **Do not autoclave the thermometer** (unless autoclaving is sanctioned by the manufacturer).
 - If your digital thermometer has a detachable sensor with a plug termination, periodically wipe off or clean the sensor contacts. **Dirty contacts can affect temperature readings.**
 - Blot the thermometer sensor dry after use.
 - To clean an LCD lens, use only plastic-approved lens cleaners; do not use alcohol, acetone, or other harsh chemicals, as these will fog the lens.
- Store thermometers securely when not in use.
 - Keep thermometers in a clean protective case when not in use. Each thermometer sensor and the case must be free of sand and debris.
 - Keep thermometers dry and in a protective case during transit.
 - Store liquid-filled thermometers with the bulb down.
 - Store thermometers in a cool place and inside a building when not in use; do not leave a thermometer in a vehicle that could change in temperature to very hot or very cold, resulting in thermal shock to the thermometer.
 - Check the batteries of thermistor-type thermometers for proper voltage before using.
 - Record the calibration data in the log book for each thermometer—liquid-in-glass, thermistor thermometer, or thermistor-containing field-measurement instrument. Note if a thermometer has been serviced or replaced.

CALIBRATION 6.1.2

Thermometer calibration differs from the process by which a pH or conductivity sensor is adjusted until the accuracy of its performance conforms to that of an accepted calibration standard. For temperature measurements, calibration² refers to a comparison or accuracy check at specified temperatures against a thermometer that is certified by the National Institute of Standards and Technology (NIST), or is manufacturer-certified as NIST traceable. Calibration should be performed in a laboratory environment every 6 to 12 months, depending on the manufacturer's recommendation.

- ▶ **Field thermometers:** Only calibration thermometers having current NIST certification or traceability can be used for checking the accuracy of (calibrating) field thermometers.
 - **In the case of continuous monitors,** a nonmercury calibration thermometer can be used in the field to check or monitor temperature readings whenever other field-measurement sensors are calibrated. See Wagner and others (2006) for specific guidelines for continuous monitors.
- ▶ **Calibration thermometers** are calibrated during their manufacture and certified as NIST-certified or NIST-traceable at the manufacturing laboratory. The USGS requires that calibration thermometers be recertified by a professional calibration service at least every 2 years, or be replaced with a calibration thermometer having current certification.
 - Calibration thermometers should be reserved for calibration and should not be used routinely as field thermometers (see **TECHNICAL NOTE**). **Mercury-filled thermometers must never be used outside of the laboratory.**
 - The thermistors included in other field-measurement instruments must be calibrated (checked) routinely, as specified below for thermistor thermometers, since accurate determination of other field measurements depends on the accuracy of temperature measurements. Thermistors that are incorporated into instruments designed to measure, for example, specific electrical conductance, dissolved oxygen, and pH commonly provide automatic temperature compensation.

²Calibrate: "To check, adjust, or systematically standardize the graduations of a quantitative measuring instrument" (American Heritage Dictionary, 1976).

— **All thermometers must be tagged with their most recent date and source of certification** (NIST-certified or -traceable source for calibration thermometers and office-laboratory source for field thermometers).

- ▶ **A log book is required** in which the calibration and certification history of each calibration and field thermometer is recorded.

TECHNICAL NOTE: The accuracy of a thermometer may vary over time, depending on factors such as the quality of its manufacture, the frequency of its use, and the conditions to which it is exposed. Shock, contamination, rapid heating and cooling, and mechanical stress are some factors that can affect the stability of a liquid-in-glass or thermistor thermometer (ICL Calibration Laboratories, 2003, 2005; ASTM International, 2005).

6.1.2.A CALIBRATION THERMOMETERS

Calibration thermometers (table 6.1-1) can be either a liquid-in-glass (mercury or spirit) or thermistor (digital) type thermometer, but must carry a current NIST certification or NIST-traceable certification that is no more than 2 years old. The actual duration of the calibration depends on the date of thermometer certification (not the date of purchase), how frequently the thermometer is used, and the conditions (thermal, chemical, and physical) to which it has been subjected during field operations and storage (see “Maintenance, cleaning, and storage” in section 6.1.1).

- ▶ **Check that the calibration thermometer has an NIST certification or traceable certificate that is within a 2-year period of original certification or recertification.**
- ▶ **Liquid-in-glass calibration thermometer:**
 - Before each use, inspect the thermometer for cracks, internal condensation, and liquid separation; if any of these conditions are observed, the thermometer must be replaced.
 - If the thermometer has been stored or used improperly, exposed at some length to sunlight or heat, or if its accuracy is otherwise in question, **check its readings at temperatures of approximately 0°, 25°, and 40°C, against those of another calibration thermometer that has been certified within the past 2 years.** If the environmental air or water temperatures to be measured fall below or exceed this range, add calibration points to bracket the anticipated temperature range.

► **Thermistor calibration thermometer:**

- Before each use, inspect the instrument (temperature sensor, digital display, wires or leads, and plugs) for signs of wear or damage; check that batteries are at full voltage.
- If the thermometer has been improperly stored or used, exposed at some length to sunlight or heat or extreme cold, or if its accuracy is otherwise in question, check its readings at five temperatures within the range of 0° to 40°C, against those of another currently certified calibration thermometer. If the environmental air or water temperatures to be measured fall below or exceed this range, add calibration points to bracket the anticipated temperature range.

► **Once NIST certification has expired** (exceeded the 2-year USGS limit):

- The thermometer either must be replaced with a currently certified thermometer or be recertified through a professional calibration service.³ An office-laboratory calibration check does not constitute recertification of NIST traceability of a calibration thermometer.
- It is advisable to replace all mercury thermometers with a spirit or thermistor thermometer in order to avoid potential mercury contamination. The mercury thermometer must be disposed of in strict accordance with safety regulations.

Do not use calibration thermometers as routine field thermometers. Reserve their use for calibrating field thermometers.

FIELD THERMOMETERS 6.1.2.B

Field thermometers, whether of the liquid-in-glass or thermistor (digital) type, and whether or not they are themselves NIST-traceable,

³The cost of commercial calibration services can vary widely. Examples of laboratories that are accredited to perform thermometer calibrations and certification include: National Institute of Standards and Technology (<http://ts.nist.gov/ts/htdocs/230/233/calibrations/>); ICL Calibration Laboratories (www.icllabs.com); Lab Safety Supply, Inc. (<https://www.labsafety.com/calibration>). (URLs cited were accessed 11/28/2005).

require regular accuracy checks against a calibration thermometer. Carry an extra thermometer in the event that the accuracy of a field thermometer is in question. **Note, however, that field checking of a thermometer's accuracy does not substitute for the required annual laboratory calibration.**

- ▶ At a minimum, calibrate each field thermometer every 12 months—the time interval depends on the amount of use and abuse to which the thermometer has been subjected and on its manufacture. According to thermometer manufacturers, some models of thermistor thermometers require calibration every 6 months (YSI, 2005). Quarterly or possibly monthly calibration can be required if the thermometer is in heavy use; was exposed to thermal shock, an extended period of direct sunlight, or extreme shifts in temperature; or was exposed to aggressive chemical solutions. The calibration history from the log book can indicate the expected life of the thermometer.
- ▶ **Each thermometer that passes the accuracy check must be tagged with the date of calibration.** Thermometers that do not pass the accuracy check must be repaired, if possible, or else discarded or otherwise retired from use.
- ▶ The annual calibration of field thermometers can be performed in the office laboratory or by an NIST-accredited commercial laboratory. To calibrate a thermometer, check its readings across a range of temperatures as described below in the instructions for water-bath calibration procedures. Temperature checks must bracket and include points that represent the temperature range expected to be encountered in the field. **EXCEPTION:** Thermistors in continuous water-quality monitors can be field-checked annually (or more frequently, if necessary) with a nonmercury NIST-certified or NIST-traceable thermometer.
 - Fully submerge the bulb and liquid column if using a total-immersion liquid-in-glass thermometer.
 - Keep calibration and field temperature sensors (thermistor or liquid-in-glass type) submerged throughout the calibration process.
 - Record thermometer readings throughout the bath warming and cooling periods and while keeping the water stirred or otherwise circulated (thermistor readings will be recorded with greater frequency).
 - Check meter batteries periodically for proper voltage when using a thermistor-type thermometer.

- Record the calibration data in the instrument log book for each thermistor thermometer (including thermistor-containing field meters), noting if a temperature sensor has been replaced.

Calibrate field thermometers every 12 months.

To calibrate field thermometers when a commercial refrigerated water bath is available:

1. Precool the sensor of the thermometer(s) being tested (field thermometer) to 0°C by immersing it in a separate ice/water bath.
2. Immerse the field and calibration temperature sensors in the refrigerated bath with a water temperature of approximately 0°C.
3. Position the temperature sensor(s) so that they are properly immersed and so that the scales can be read. Stir the water bath and allow at least 2 minutes for the thermometer readings to stabilize.
4. Without removing the temperature sensor(s) from the refrigerated water bath, read the field thermometer(s) to the nearest graduation (0.1 or 0.5°C) and the calibration thermometer to the nearest 0.1°C.
 - a. Take three readings within a 5-minute span for each field thermometer.
 - b. Calculate the mean of the three temperature readings for each field thermometer and compare its mean value with the calibration thermometer.
 - c. If a liquid-filled field thermometer is found to be within ± 1 percent of full scale or $\pm 0.5^\circ\text{C}$ of the calibration thermometer, whichever is less, set it aside for calibration checks at higher temperatures.
 - d. If a field thermistor is found to be within $\pm 0.2^\circ\text{C}$ of the calibration thermometer, set it aside for calibration checks at higher temperatures.
5. Repeat steps 1–4 in 25°C and 40°C water. Keep the bath temperature constant. Check the thermistors at two or more additional intermediate temperatures (for example, 15°C and 30°C).
6. Tag acceptable thermometers as “office-laboratory certified” with calibration date and certifier’s initials.

To calibrate field thermometers when a commercial refrigerated water bath is not available:

A. For the 0°C calibration

1. Freeze several ice cube trays filled with deionized water.
2. Fill a 1,000-milliliter (mL) plastic beaker or Dewar flask three-fourths full of crushed, deionized ice. Add chilled, deionized water to the beaker. Place the beaker of ice/water mixture in a larger, insulated container or Dewar flask. Place the calibration thermometer into the ice/water mixture and make sure that the temperature is uniform at 0°C by stirring and checking at several locations within the bath.
3. Precool the sensor of the field thermometer(s) to 0°C by immersing in a separate ice/water bath.
4. Insert the field thermometer(s) into the ice/water mixture. Position the calibration and field thermometers so that they are properly immersed and so that the scales can be read. Periodically stir the ice/water mixture and allow at least 2 minutes for the thermometer readings to stabilize.
5. After the readings stabilize, compare the temperature of one field thermometer at a time with that of the calibration thermometer. Without removing the temperature sensor(s) from the test bath, read the field thermometer(s) to the nearest graduation (0.1 or 0.5°C) and the calibration thermometer to the nearest 0.1°C.
 - a. Take three readings for each thermometer within a 5-minute span.
 - b. Calculate the mean of the three temperature readings for each thermometer and compare its mean value with the calibration thermometer.
 - c. If the field liquid-filled thermometer is found to be within ± 1 percent of full scale or $\pm 0.5^\circ\text{C}$ of the calibration thermometer, whichever is less, set it aside for calibration checks at higher temperatures.
 - d. If the field thermistor is found to be within $\pm 0.2^\circ\text{C}$ of the calibration thermometer, set it aside for calibration checks at higher temperatures.

B. For the “room temperature” calibration (25°C)

1. Place a Dewar flask or container filled with about 1 gallon of water in a box filled with packing insulation. (A partially filled insulated ice chest can be used for multiparameter instruments.) Place the calibration container in an area of the room where the temperature is fairly constant (away from drafts, vents, windows, and harsh lights).
2. Properly immerse the calibration and field thermometer(s) in the water. Cover the container and allow the water bath and thermometers to equilibrate.
3. Stir the water and, using the calibration thermometer, check the bath for temperature uniformity. Repeat this every 2 hours. It may be necessary to let the bath equilibrate overnight.
4. Compare one field thermometer at a time against the calibration thermometer, following the procedures described above in step A5 for the 0°C calibration.

C. For each temperature that is greater than 25°C

1. Warm a beaker of 1,000 mL or more of water to the desired temperature (for example, 40°C) and place it on a magnetic stirrer plate.
2. Follow the procedures described above in step A5 for the 0°C calibration.

Tag acceptable field thermometers as “office-laboratory certified” with the calibration date and certifier’s initials.

Corrections can be applied to measurements made with a thermometer that is within ± 1 percent of full scale or $\pm 0.5^\circ\text{C}$ of the calibration thermometer. Corrections should be applied by using a calibration curve or table, which is plotted in the log book for the instrument. **Thermistors found to be out of calibration by more than 0.2°C must be returned to the manufacturer for repair or replacement.**

Remember to tag and date acceptable field thermometers after calibration.

6.1.3 MEASUREMENT

Air temperature, in addition to water temperature, should be measured and recorded whenever water-quality samples are collected. Water temperature must always be measured in situ and in a manner that ensures that the measurement accurately represents the intended sample conditions. Before measuring air or water temperature:

- ▶ Inspect the liquid-in-glass thermometer to be certain that the liquid column has not separated.
 - Inspect the glass bulb to be sure it is clean.
 - Inspect the protective case to be sure it is free of sand and debris.
 - ▶ Check that batteries are fully charged for thermister thermometers or temperature sensors incorporated into other field meters.
-

6.1.3.A AIR

Measure air temperature using a dry, calibrated thermometer.

- ▶ Place or hang the thermometer about 5 feet above the ground in a shaded area that is protected from strong winds but open to air circulation. Avoid areas of possible radiant heat effects, such as metal walls, rock exposures, or sides of vehicles.
- ▶ Allow 3 to 5 minutes for the thermometer to equilibrate, then record the temperature and time of day.
- ▶ Measure the air temperature as close as possible to the time when the temperature of the water sample is measured.
- ▶ Report routine air temperature measurements to the nearest 0.5°C. If greater accuracy is required, use a thermistor thermometer that has been calibrated to the accuracy needed.

6.1.3.B SURFACE WATER

The reported surface-water temperature must be measured in situ—**do not measure temperature on subsamples** from a sample compositing device. Measure temperature in such a manner that the mean or median temperature at the time of observation is represented (consult NFM 6.0 and fig. 6.0–1). Record any deviation from this convention in the data base and report it with the published data.

To measure the temperature of surface water:

- ▶ Making a cross-sectional temperature profile first, to determine the temperature variability of the stream section, is recommended—a hand-held digital thermometer works best for this purpose.
 - ▶ To determine which sampling method to use (NFM 6.0), examine the cross-sectional profile and consider study objectives.
 - ▶ Measure temperature in those sections of the stream that represent most of the water flowing in a reach. Do not make temperature measurements in or directly below stream sections with turbulent flow or from the stream bank (unless this specifically represents the intended condition to be monitored).
1. Use either a liquid-in-glass thermometer or a thermistor thermometer tagged as “office-laboratory certified” and dated within the past 12 months.
 2. Record on field forms the temperature variation from the cross-sectional profile, and the sampling method selected.
 - **Flowing, shallow stream**—wade to the location(s) where temperature is to be measured. To prevent erroneous readings caused by direct solar radiation, stand so that a shadow is cast on the site for temperature measurement.
 - **Stream too deep or swift to wade**—measure temperature by lowering from a bridge, cableway, or boat a thermistor thermometer attached to a weighted cable. Do not attach a weight directly onto the sensor or sensor cable.
 - **Still-water conditions**—measure temperature at multiple depths at several points in the cross section.

3. Immerse the sensor in the water to the correct depth and hold it there for no less than 60 seconds or according to the manufacturer's guidelines until the sensor equilibrates thermally. The sensor must be immersed properly while reading the temperature; this might require attaching the thermistor to a weighted cable.

TECHNICAL NOTE: For in-situ measurement with liquid-filled, full-immersion thermometers—the water depth to which the thermometer is immersed must be no greater than twice the length of the liquid column of the thermometer in order to make an accurate measurement.

4. Read the temperature to the nearest 0.5°C for liquid-in-glass and 0.2°C for thermistor readings—**do not remove the sensor from the water.**
 - When using a liquid-in-glass thermometer, check the reading three times and record on field forms the median of these values.
 - When using a thermistor thermometer, wait until the readings stabilize to within 0.2°C, then record the median of approximately the last five values.
5. Remove the temperature sensor from the water, rinse it thoroughly with deionized water, blot it dry, and store it.
6. Record the stream temperature on field forms. Determine the values as follows:
 - **In still water—median** of three or more sequential values.
 - **For equal discharge increments (EDI)—mean** value of subsections measured (use median value if measuring one vertical at the centroid of flow).
 - **For equal width increments (EWI)—mean or median** value of subsections measured.

6.1.3.C GROUND WATER

Measurements of ground-water temperature must be made downhole or with a flowthrough system at the end of purging to ensure that the temperature measured accurately represents ambient aquifer water conditions (consult NFM 6.0 for guidance). **Do not report a temperature value measured from a bailed ground-water sample.**

To measure the temperature of ground water:

- ▶ Select either the downhole or flowthrough-chamber sampling system (see NFM 6.0, fig. 6.0–4) and record the method used.
 - ▶ Measure temperature with a thermometer that has been office-laboratory certified within the past 12 months and within the temperature range to be encountered.
1. Prepare the instruments for either the downhole or the flowthrough-chamber system.
 - **Downhole system**—lower the sensor in the well to just below the pump intake (the intake location depends on the sampling objectives).
 - **Flowthrough-chamber system**—properly immerse the thermistor or liquid-in-glass thermometer in the chamber. Keep the pump tubing from the well to the chamber as short as possible, out of direct sunlight, and off the ground. Keep the chamber out of direct sunlight and wind.
 2. Begin water withdrawal from the well. Allow the thermometer to equilibrate with ground-water temperature for no less than 60 seconds or in accordance with the manufacturer's guidelines; record the readings and time intervals throughout the period of purging.
 3. Toward the end of purging, record five or more sequential measurements, spaced at increments of 3 to 5 minutes or more.
 - If the thermistor temperature is stable within the 0.2°C criterion, report the median of the final five measurements (table 6.0–1). (For a liquid-in-glass thermometer, there should be only slight fluctuation around 0.5°C.)
 - If the stability criterion has not been met, extend the purge time and consult the well-purging objectives of the study. Report the median of the last five (or more) sequential measurements and record any instability on field forms.
 4. Remove the thermometer from the water, rinse it thoroughly with deionized water, blot it dry, and store it as described in 6.1.1.

6.1.4 TROUBLESHOOTING

Contact the instrument manufacturer if the suggestions on table 6.1-2 fail to resolve the problem, or if additional information is needed.

When using thermistor thermometers:

- ▶ Check the voltage of the batteries.
- ▶ Start with good batteries in instruments and carry spares.

Table 6.1–2. Troubleshooting guide for temperature measurement

Symptom	Possible cause and corrective action
Liquid-in-glass thermometer does not read accurately	<ul style="list-style-type: none"> • Check thermometer to see that the liquid is not separated—if separated, take back to the office laboratory to reunite column or for disposal.
Thermistor thermometer does not read accurately	<ul style="list-style-type: none"> • Dirty sensor—remove dirt and oil film. • Weak batteries—replace with new batteries.
Erratic thermistor thermometer readings	<ul style="list-style-type: none"> • Bad or dirty connection at meter or sensor—tighten or clean connections. • Break in the cables—replace cables. • Weak batteries—replace with new batteries.
Thermistor thermometer slow to stabilize	<ul style="list-style-type: none"> • Dirty sensor—clean sensor to remove dirt and oily film.

6.1.5 REPORTING

USGS temperature measurements should be stored in the National Water Information System (NWIS) data base. These data may be published electronically and (or) on paper as the verified negative or positive value measured, as described below.

- ▶ **Thermistor thermometer measurements:** Store manually recorded temperature measurements in the data base to the user-verified precision of the instrument (generally, 0.1 or 0.2°C, provided that the thermometer calibration verifies this accuracy). Electronically recorded temperature data may be stored unrounded. Unrounded temperature data in the database must be rounded when retrieved for publication.
- ▶ **Liquid-in-glass thermometer measurements:** Record temperature measurements in the data base to the nearest 0.5°C.
- ▶ Any values less than 0.1°C are highly questionable and should be published only after a complete calibration check of the equipment used.
- ▶ USGS field measurements of air and water temperature must be entered on the paper or electronic field form and stored in the NWIS data base.
 - Be sure to store all data under the correct parameter and method (if available) codes.
 - Store air and water temperature measurement data with replicate samples **only if replicate measurements were made**. Enter replicate measurements under the correct medium code for quality-control (QC) samples; alternatively, distinguish the replicate from the regular sample by using the unique time-of-sampling that was assigned to QC samples for that site and date.
 - Do not store the regular-sample measurement data with the replicate-sample data. **Enter regular-sample data only once in the NWIS data base.**
- ▶ Record the accuracy range of the instrument in the data base, if possible. Report the accuracy range with the published values.

Report only those water temperature values that were measured in situ.

SELECTED REFERENCES

- American Heritage Dictionary of the English Language, 1976, Calibrate: Boston, Houghton Mifflin Company, p. 190.
- American Public Health Association, American Water Works Association, and Water Environment Federation, 2005, Standard methods for the examination of water and wastewater (21st ed.): Washington, D.C., American Public Health Association, p. 2-61 to 6-62.
- ASTM International, 2005, Temperature measurement, *in* ASTM Book of Standards, v. 14.03, July 2005, accessed December 16, 2005, at <http://www.techstreet.com/info/astm.tmpl>.
- Brooklyn Thermometer Company Inc., 2005, FAQ - How “accurate” is my thermometer?: accessed December 16, 2005, at <http://www.brooklynthermometer.com/cgi-local/SoftCart.exe/online-store/scstore/sitepages/faq-2-4.html?L+scstore+ytma8290+1135558467#ques4>.
- Hem, J.D., 1989, Study and interpretation of the chemical characteristics of natural water (3d ed.): U.S. Geological Survey Water-Supply Paper 2254, p. 18.
- ICL Calibration Laboratories, Inc., 2003, NIST GMP-11, Good measurement practice for assignment and adjustment of calibration intervals for laboratory standards, accessed December 16, 2005, at <http://www.icllabs.com/pdfs/GMP%2011%20Mar%202003.pdf>.
- ICL Calibration Laboratories, Inc., 2005, accessed December 16, 2005, at <http://www.icllabs.com/>.
- Lab Safety Supply, 2005, accessed December 16, 2005, at <https://www.labsafety.com/calibration/>.
- Stevens, H.H., Jr., Ficke, J.F., and Smoot, G.F., 1975, Water temperature--influential factors, field measurement, and data presentation: U.S. Geological Survey Techniques of Water-Resources Investigations, book 1, chap. D1, 65 p.
- Thermometrics, 2005, Thermometrics—What is a thermistor?: accessed December 16, 2005, at <http://www.thermometrics.com/htmldocs/whatis.htm>.

- U.S. Geological Survey, variously dated, National field manual for the collection of water-quality data: U.S. Geological Survey Techniques of Water-Resources Investigations, book 9, chaps. A1-A9, available online at <http://pubs.water.usgs.gov/twri9A>.
- Wagner, R.J., Boulger, R.W. Jr., Oblinger, C.J., and Smith, B.A., 2006, Guidelines and standard procedures for continuous water-quality monitors — station operation, record computation, and data reporting: U.S. Geological Survey Techniques and Methods, book 1, chap. D3.
- Ween, Sidney, 1968, Care and use of liquid-in-glass laboratory thermometers: Transactions of Instrument Society of America, v. 7, no. 2, p. 93-100.
- Wood, W.W., 1976, Guidelines for collection and field analysis of ground-water samples for selected unstable constituents: U.S. Geological Survey Techniques of Water-Resources Investigations, book 1, chap. D2, 24 p.
- YSI, 2005, Temperature - FAQs - How do thermistors fail; what are typical failure modes for thermistors?, accessed December 16, 2005, at <http://www.ysitemperature.com/med-faq.html#4>.

ACKNOWLEDGMENTS

This National Field Manual responds to advances in technology and science and to the developing needs for water-quality monitoring. Its aim is to provide scientifically sound guidance to USGS personnel and to document USGS requirements for collecting water-quality data. As a result, the expertise of numerous scientists has been tapped in developing this manual and keeping it current. A great debt of gratitude is owed to the following original authors, editors, and reviewers of Chapter A6, Section 6.1 of this field manual: M.E. Brigham, E.A. Ciganovich, I.M. Collies, J.V. Davis, C.M. Eberle, R.J. Hoffman, R.T. Iwatsubo, J.K. Kurklin, R.J. LaCamera, V.W. Norman, C.E. Oberst, B.B. Palcsak, K.A. Pearsall, D.B. Radtke, F.C. Wells, Chester Zenone, and the analysts of the USGS National Water Quality Laboratory. Special appreciation is extended to our colleagues and collaborators from the Hach, In-Situ Inc., and YSI Inc. companies.

Improvements to the technical quality of this revision of Section 6.1, Temperature, can be attributed to the expertise and conscientious efforts of technical reviewers D.A. Evans, K.K. Fitzgerald, and S.C. Skrobialowski. The editorial and production quality of this report is a credit to I.M. Collies and L.J. Ulibarri.

National Field Manual for the Collection of Water-Quality Data



Chapter A6 Field Measurements

Section 6.2 DISSOLVED OXYGEN

Revised by Stewart A. Rounds, Francesca D. Wilde, and George F. Ritz

Techniques of Water-Resources Investigations Book 9–A6

**U.S. Department of the Interior
U.S. Geological Survey**

U.S. Department of the Interior

SALLY JEWELL, Secretary

U.S. Geological Survey

Suzette M. Kimball, Acting Director

U.S. Geological Survey, Reston, Virginia: 2013

For more information on the USGS—the Federal source for science about the Earth, its natural and living resources, natural hazards, and the environment—visit <http://www.usgs.gov> or call 1–888–ASK–USGS

For an overview of USGS information products, including maps, imagery, and publications, visit <http://www.usgs.gov/pubprod>

To order this and other USGS information products, visit <http://store.usgs.gov>

Suggested citation:

Rounds, S.A., Wilde, F.D., and Ritz, G.F., 2013, Dissolved oxygen (ver. 3.0): U.S. Geological Survey Techniques of Water-Resources Investigations, book 9, chap. A6, sec. 6.2, http://water.usgs.gov/owq/FieldManual/Chapter6/6.2_v3.0.pdf.

Any use of trade, product, or firm names is for descriptive purposes only and does not imply endorsement by the U.S. Government.

Although this report is in the public domain, permission must be secured from the individual copyright owners to reproduce any copyrighted material contained within this report.

Acknowledgments

This National Field Manual for the Collection of Water-Quality Data (National Field Manual) responds to advances in technology and science and to the ever-developing needs for water-quality monitoring. Its aim is to provide scientifically sound guidance to U.S. Geological Survey (USGS) personnel and to document USGS requirements for collecting water-quality data. As a result, the expertise of numerous scientists has been tapped in developing the various chapters of this manual and keeping them current.

Acknowledgment and appreciation is due the industry specialists who were instrumental in providing technical advice and helping to ensure the accuracy of all or parts of this report: Melanie Anderson (CHEMetrics Inc.), Stan Capps and Ashley Steinbach (In-Situ, Inc.), Michael Lizotte (YSI/Xylem, Inc.), and Erik Host-Steen and Vadim Malkov (Hach Company). A special note of thanks is extended to Michael Lizotte, who gave generously of his time and considerable expertise to examine and improve this report through several iterations.

The authors wish to acknowledge the dedication, expertise, and contribution of those USGS scientists who reviewed and improved the technical quality of version 3.0 of chapter 6, section 6.2, “Dissolved Oxygen.” USGS reviewers included G.C. Casile, D.A. Evans, J.M. Galloway, T.D. Oden, S.C. Skrobialowski, and E.F. Tillman.

A debt of gratitude is owed to the original team of authors, editors, and reviewers of chapter A6, section 6.2, including M.A. Sylvester, R.T. Iwatsubo, D.B. Radtke, and M.E. Lewis, and the many others who have been acknowledged in previous versions of this section of the National Field Manual.

E.A. Ciganovich, I.M. Collies, C.Y. Knutson, and K.P. Naugle provided publication support.

Contents

Acknowledgments.....	iii
6.2 Dissolved Oxygen.....	1
6.2.1 Optical (Luminescence) and Amperometric Sensor Methods.....	2
6.2.1.A Equipment and Field Preparations.....	4
Equipment Description and Maintenance.....	4
Field trip preparations.....	6
6.2.1.B Calibration of Optical and Amperometric Sensors.....	8
Correction for Atmospheric Pressure and Salinity.....	10
Selection of Calibration Method.....	12
Optical (Luminescence) DO Sensors: Calibration Procedures.....	12
Amperometric (Clark cell) DO Sensors: Calibration Procedures.....	18
6.2.1.C Measurement.....	24
Surface water.....	24
Groundwater.....	26
6.2.1.D Troubleshooting for Amperometric Instruments.....	29
6.2.2 Spectrophotometric (Rhodazine-D and Indigo-Carmine) Methods.....	30
6.2.2.A Equipment and Supplies.....	31
6.2.2.B Calibration and Interferences.....	32
6.2.2.C Measurement.....	33
6.2.3 Iodometric (Winkler) Method.....	36
6.2.3.A Equipment and Supplies.....	37
6.2.3.B Measurement.....	38
6.2.4 Reporting.....	40
6.2.5 Correction Factors for Oxygen Solubility Concentrations and Salinity.....	40
Selected References.....	54

Figures

6.2-1. Factors used to correct reported atmospheric pressures that have been adjusted to sea level.....	11
---	----

Tables

6.2-1. Equipment and supplies for the optical and amperometric sensor methods of dissolved oxygen determination.....	6
6.2-2. Factors used to correct reported atmospheric pressures that have been adjusted to sea level.....	11
6.2-3. Troubleshooting guide for amperometric instruments.....	29
6.2-4. Equipment and supplies for the spectrophotometric method of dissolved-oxygen determination using Rhodazine-D™ and Indigo Carmine reagents.....	32
6.2-5. Equipment and supplies for the iodometric (Winkler) method of dissolved-oxygen determination.....	37
6.2-6. Solubility of oxygen in freshwater at various temperatures and pressures.....	42
6.2-7. Salinity correction factors for dissolved oxygen in water.....	48

6.2 Dissolved Oxygen

Revised by Stewart A. Rounds, Francesca D. Wilde, and George F. Ritz

The concentration of dissolved oxygen in water is affected by many factors, including ambient temperature, atmospheric pressure, and ion activity (ionic strength of the water body). Accurate dissolved-oxygen (DO) data are essential for understanding and documenting effects on environmental water resources that result from natural phenomena and human activities. Sources of DO in water include atmospheric aeration and photosynthetic activities of aquatic plants. Sinks of DO in water include respiration, aerobic decomposition processes, ammonia nitrification, and other chemical/biological reactions. Many chemical and biological reactions in groundwater and surface water depend directly or indirectly on the amount of available oxygen. The presence of DO in aquatic systems is necessary for the survival and growth of many aquatic organisms and is used as an indicator of the health and geochemical quality of surface-water and groundwater systems.

DISSOLVED OXYGEN: Molecular oxygen (oxygen gas) dissolved in water.

Standard procedures used by the U.S. Geological Survey (USGS) for determining concentrations of DO in surface water and groundwater involve the use of luminescence-based (optical sensor), amperometric (Clark cell¹), or spectrophotometric methods of analysis. The iodometric (Winkler) method (section 6.2.3) no longer is used by the USGS for routine measurement of DO at field sites, but remains a standard method for verifying the results of DO measurements made using other methods.

The selection of field equipment and measurement methods takes into consideration (a) whether equipment will be used at varying and discrete locations and times or be deployed at a single location over a period during which it will be unattended, (b) anticipated environmental conditions, (c) the specific data-quality objectives of the data-collection program, and (d) the inherent benefits of a given technology as applied to given site characteristics and project or program objectives. The measurement methods described are employed by the USGS onsite for routine determination of DO concentrations in fresh to saline surface water and groundwater.

The primary USGS field procedure employed for DO determinations during the past two decades required the use of amperometric sensors until luminescence-based (optical) sensors became more common (around 2005). Although both optical and amperometric methods yield accurate results, optical DO sensors are considered a major technological advance over amperometric sensors because optical DO sensors are more robust in the field environment.

- Optical and amperometric sensor methods (section 6.2.1) are applicable to the same aqueous environmental conditions. Both sensor technologies are available in single-parameter DO meters or in multi-parameter sondes and can be either handheld for discrete measurements or deployed for longer term, unattended continuous and real-time measurements.

¹ This document refers to the “amperometric” method or sensor interchangeably with the “Clark cell” sensor. Other terms applied to amperometric methods include polarographic and galvanic technology.

- ▶ Spectrophotometric (colorimetric) methods (section 6.2.2) yield consistent results when applied to the determination of DO concentrations in oxygen-depleted waters (for example, in certain aquifers and deep-lake horizons). Noninstrumental colorimetric methods that are available for visually determining DO concentrations to zero milligram per liter (mg/L) can be useful for a quick reconnaissance of DO conditions and an accuracy check of DO sensor performance.
- ▶ The iodometric (Winkler) method (section 6.2.3) is regarded as an accurate and precise method for the calibration of DO sensors and the determination of DO concentration in water, when performed under controlled laboratory conditions. Before sensors that could be immersed directly in the water column became commonly available, USGS personnel were trained to perform Winkler titrations onsite. Standard USGS practice no longer sanctions the transport of field samples offsite for DO determination.

- **Some procedures for equipment operation as recommended in this guidance document may not apply to your equipment because of technological advances or other changes.**
- **Be sure to record any modifications made to the standard USGS procedures given in this field manual.**

6.2.1 Optical (Luminescence) and Amperometric Sensor Methods

Either the optical or amperometric sensor methods can yield accurate results for measurement of DO concentrations under most of the field conditions encountered for routine USGS data-collection activities. Both methods are relatively simple to use, whether deployed for single (discrete) or continuous (unattended) DO measurements in surface water or groundwater. Because of the advantages introduced by advances in applying luminescence technology to DO measurement, optical sensors are generally favored for most standard USGS field operations.

- ▶ **Optical sensors.** The technology used in optical DO sensors involves the measurement of light-emission characteristics of a luminescence-based reaction at the sensor-water interface (see TECHNICAL NOTE 1). In contrast to amperometric sensors:
 - Oxygen is not consumed at the sensor-water interface.
 - The optical sensor is not dependent on water flow; consequently, no stirring mechanism is required at sites with slow or stagnant waters.
 - Optical sensors are stable. They are considerably more robust than amperometric sensors in maintaining calibration over long-term deployment and over a wide range of environmental conditions, and sensor drift over time is minimal when the sensor is kept clean.
 - There are no known sources of interference to the luminescence method in natural aquatic systems. Optical sensors will measure accurately in the presence of hydrogen sulfide (H_2S) and also when deployed in fresh, brackish, and mildly polluted waters. Contact, however, with organic solvents can compromise sensor integrity or performance.
 - Cleaning and maintenance are simplified. The optical sensor contains no anode or cathode to service, and uses no electrolyte solution, amperometric-type membranes, O-rings, or stirrer.

- The maintenance routine and schedule for optical sensors is less frequent than for amperometric sensors. Optical-sensor maintenance is dictated by manufacturer guidelines that are specific to the type of sensor in use and the conditions to which the sensor has been subjected.
- Optical-sensor luminophore-containing modules² (referred to as sensor caps, probe tips, or luminophore-coated membranes or foil, depending on the manufacturer) are rugged and resistant to punctures or other damage in storm or high-flow conditions, while amperometric (Teflon-membrane) sensors are considerably more vulnerable and require frequent replacement.
- Compared with the amperometric sensor, the frequency of a calibration check for an unattended (for example, continuously deployed) optical sensor should occur at least every 4 to 8 weeks, which depends primarily on environmental conditions and the age and condition of the luminophore, while the amperometric sensor typically requires recalibration every week or two, depending on environmental conditions.
- The manufacturers generally recommend annual to biannual replacement of the luminophore-containing module. The modules are easily replaced and should be calibrated or undergo a calibration check after being replaced.

TECHNICAL NOTE 1. The luminescence sensor employs a light-emitting diode (LED) to provide incident light of a specific wavelength, which excites a luminescent-dye molecule substrate (luminophore) of the sensor. After some dissipation of the excitation energy, longer wavelength light is emitted. The intensity of the fluorescence is proportional to the DO concentration because the presence of oxygen can quench, or suppress, the fluorescence response of the dye. Higher DO concentrations result in greater quenching and a decreased fluorescence response. More importantly, the timescale, or lifetime, of the fluorescence reaction is dependent also on the DO concentration and is not dependent on the light intensity of excitation or fluorescence, therefore allowing reliable determination of the DO concentration. Temperature stability during calibration and measurement is extremely important for optical and amperometric sensors alike.

- **Amperometric sensors** (Clark cell). The amperometric measurement method was the most commonly used field method for DO determination for USGS water data-collection efforts before introduction of the luminescence method. In this method, the DO concentration is determined using a temperature-compensating meter connected to an amperometric-membrane type of sensor or an amperometric sensor bundled with other sensors in a multiparameter sonde.
- Amperometric sensors require use of membranes and electrolyte solutions (*see* TECHNICAL NOTE 2 below).
- The method is flow-dependent, requiring that an adequate flow of water (approximately 1 foot per second (ft/s)) passes across the membrane.³ Manual stirring is required when making handheld measurements. Use of an additional stirring mechanism fitted to the sensor or sonde is needed for discrete or continuous measurements at sites with slow or stagnant waters.
- Contact of the amperometric sensor with hydrogen sulfide (H₂S) interferes with the DO determination by degrading the electrode surfaces under the membrane.

² See TECHNICAL NOTE 1 for definitions of luminescence and luminophore.

³ The “Rapid Pulse” (YSI) sensor, however, does not require a stirrer and was designed to be virtually flow-independent for DO measurement in environmental waters. As of this writing, it is the only amperometric technology designed for this purpose and that allows a two-point calibration.

- Amperometric sensors are vulnerable to changes in temperature and the instrument must be temperature compensating. Be cognizant of the relation between sensor membranes and temperature. The permeability of the membrane changes as a function of temperature, as does the solubility of oxygen in water.
- Method performance can be negatively affected by:
 - calibration drift
 - a loose, wrinkled, or damaged membrane
 - air bubbles in the electrolyte
 - use of expired or contaminated electrolyte solution
 - loose-fitting O-rings and membranes
 - damaged, dirty, or otherwise contaminated electrodes under the membrane
- Extreme temperature change and (or) shock/vibration may cause a shift in the calibration, resulting in biased data.

TECHNICAL NOTE 2. Some manufacturers provide amperometric-sensor membranes of various thicknesses, the selection of which depends on the intended use of the instrument. Select the sensor membrane based on manufacturer's recommendations. Two basic types of membrane design are available: (a) individual membranes and (b) membrane-cap assemblies. Individual membranes are considerably less expensive but require more care and skill to install properly. Sensor performance can be affected by the manner in which individual membranes are installed and conditioned after installation.

6.2.1.A Equipment and Field Preparations

DO instruments (meters and sensors) are available from a number of commercial vendors. Because of differences among manufacturers in the instrument design and instructions for use, calibration, and maintenance, it is important that the user be thoroughly familiar with the instructional manual for the specific instrument system to be used in addition to the guidance given here.

Equipment Description and Maintenance

Meters, sondes, and the DO sensors used in these instruments are sophisticated electronic equipment that require care in handling and operation. Information about the equipment and supplies required for the optical and amperometric methods of determining aqueous DO concentrations is summarized in table 6.2–1.

- **Amperometric sensor.** The amperometric “instrument system” refers to the entire sensor assembly, including electrolyte solutions, membranes, and thermistors. Protect all sensors and supplies from being jostled during transportation, from sudden impacts, sudden temperature changes, and from extremes of heat and cold below 0 °C.

- ▶ **Optical sensor.** Guidance for when to replace the luminophore-containing cap or membrane varies among manufacturers and can be based on the specific design and materials used, the environmental conditions to which the sensor is exposed, the age of the sensor, and (or) the amount of time it is deployed. For example:
 - Hach Company states that the need for replacement of the luminophore module depends on environmental factors to which their LDO (Luminescent Dissolved Oxygen) probe is exposed, rather than be scheduled solely on the basis of frequency or length of use. Environmental factors such as photobleaching of the luminophore surface from irradiation (for example, overexposure to sunlight), and substantial changes in water properties such as salinity or atmospheric conditions (air pressure), can affect the need for luminophore-module replacement.
 - YSI Environmental advises annual replacement of the luminophore membrane assembly for their ROX (Reliable Oxygen) optical sensor.
 - In-Situ, Inc. advises that the RDO (Rugged Dissolved Oxygen) sensor cap has a 2-year shelf life from the time of manufacture when not in service, but the cap must be replaced after one year of field deployment.
- ▶ **Storage of optical and amperometric sensors.** Become familiar with the specific manufacturer's recommendations for short-term (field) and long-term (office) storage.
 - Amperometric sensors should not be allowed to dry out and should be kept moist during storage.
 - Storage of optical sensors in a humid environment differs among manufacturers; consult the manual provided for the sensor.

Table 6.2–1. Equipment and supplies for the optical and amperometric sensor methods of dissolved oxygen determination.¹

[DO, dissolved oxygen; mg/L, milligram per liter; NFM, *National Field Manual for the Collection of Water-Quality Data*; –, minus; +, plus; °C, degrees Celsius; ±, plus or minus]

For amperometric method only
Amperometric instruments must be pressure-compensated (as well as temperature-compensated).
DO sensor membrane replacement kit includes membranes, O-rings, electrolyte (filling) solution; electrode reconditioning supplies; stirring attachment for low- or no-flow waters.
For optical and amperometric measurement methods
Instrument must be equipped with temperature compensation <ul style="list-style-type: none"> • DO instrument and DO sensor or multiparameter instrument with DO capability and digital temperature readout display • Operating range in water, from at least –5 °C to +45 °C • Measure concentrations from 0.05 to 20 mg/L (instrument capability can range to 50 mg/L) • Minimum scale readability (display resolution), preferably 0.01 mg/L DO • Calibrated accuracy within ±0.1 mg/L DO²
Calibration equipment, per manufacturer's recommendation. ³
Pocket altimeter-barometer or DO instrument with built-in barometer; barometer measures to nearest 1 millimeter of mercury and its calibration has been checked before use.
Thermometer (see NFM 6.1 and 6.8 for calibration-check criteria) (for verification of air and water temperature and accuracy of instrument built-in thermistor).
Zero DO solution. ⁴ Dissolve 1 gram sodium sulfite in 1 liter of deionized water (0.008M solution, prepared fresh just before the field trip or during week of use). ⁵
Flowthrough chamber for determining groundwater DO, if downhole sensor deployment is impractical.
Oxygen-solubility table (table 6.2–6), or access http://water.usgs.gov/software/DOTABLES/ .
Waste-disposal containers.
Spare batteries. <ul style="list-style-type: none"> • Calibration and maintenance log books for DO instrument and barometer. • Calibrated specific conductance sensor, if working in saline or brackish systems.

¹ Modify this list to meet specific needs of the field effort.

² Refer to Wagner and others (2006) for long-term sensor deployment.

³ Equipment needs and additional information specific to each calibration procedure are provided in section 6.2.1.B.

⁴ Optionally, a few crystals of cobalt chloride (CoCl₂) can be added to the solution as a catalyst in order to speed up the reaction; however, routine USGS field operations omit the addition of CoCl₂, as it is a toxic substance, is regulated for proper disposal, and is not a necessary component to achieve a solution of the zero DO. If CoCl₂ will be used, personnel are advised to check the Material Safety Data Sheet for proper handling and disposal of the solution.

⁵ Take special note of the manufacturer's guidance as applicable to your sensor. Some manufacturers supply the zero-DO solution required or document the specific instructions for preparing the zero-DO solution recommended for their sensors, including an alternative by which nitrogen gas is forced into tap or deionized water to produce a zero-DO solution (consult with the manufacturer's division of technical support).

Field trip preparations

The service performed on all equipment, whether a full calibration, calibration check, or replacement or repair of parts for the instrument, and whether performed in the office, laboratory, or field, must be accurately recorded and dated in the log book using black or blue non-erasable ink.

Field-measurement instruments are to be maintained on a regular schedule and performance-tested before field deployment, as described below:

1. Check all electrical connections and the charge on the batteries, as applicable for the instrument in use.
2. Thermistors/thermometers must be calibrated and field checked before use, as described in NFM 6.1 ("Temperature").

3. Perform a 100-percent saturation calibration check (see section 6.2.1.B). This performance check does not negate the need for onsite sensor calibration at oxygen saturation.
4. Perform a zero-DO sensor-performance check.
 - a. Prepare the zero-DO sodium sulfite solution (see table 6.2–1).
 - b. Before immersing sensor in the zero-DO solution, it is imperative to **remove the wiper** (or sponge) from the unit to avoid saturating it with the sodium sulfite solution. (Not all instruments have a DO sensor wiper.)
 - c. Rinse sensor and wiper thoroughly and then reinstall wiper elements. Multiple and thorough rinses with deionized water are necessary to restore the sensor to proper operating condition and prevent bias to subsequent measurements.
5. Review the care and maintenance guidance provided by the manufacturer for the specific sensor being used; instructions can differ appreciably depending on the instrument type, make, and model.
 - a. **Optical DO-sensor instrument:** Check the condition and (or) deployment history of the luminophore-containing sensor module, referring to the manufacturer’s guidance for replacement of the luminophore module.
 - Depending on the instrument, sensor modules are replaced annually or at least every 2 years, even if the probe is idle.
 - If the instrument reading exceeds 0.2 mg/L in the zero-DO solution, check DO again with a freshly prepared zero-DO solution; if a greater than 0.2 mg/L reading persists, contact the instrument manufacturer and inquire if the luminophore module should be replaced.
 - b. **Amperometric instrument:**
 - Inspect the instrument closely, checking for loose, wrinkled, or torn membrane; air bubbles beneath the membrane; a loose O-ring, and a tarnished or discolored cathode or anode. If any of these problems are detected, do not use the sensor until it has been serviced according to the manufacturer’s guidance.
 - If the instrument reading exceeds 0.2 mg/L in the zero-DO solution, check DO again with a freshly prepared zero-DO solution; if a greater than 0.2 mg/L reading persists, replace the sensor membrane and electrolyte (if present) or repair.
 - **Membrane type** – Consult manufacturer recommendations to select a sensor membrane of the thickness required for the field operation. (Only one membrane thickness is available for some amperometric sensor makes or models.)
 - **Membrane replacement** – After replacing, the new membrane should be allowed to condition over a given period of time before sensor calibration and deployment.
 - Depending on the manufacturer and whether replacement involves using the O-ring or membrane-cap method, conditioning time depends on the type of membrane. Conditioning of membranes with O-rings, for example, generally ranges from a minimum of 2 hours up to 6 hours. For greater stability during calibration, allow the new membrane to condition overnight before calibration and use.
 - Membranes in caps are prestretched and require less conditioning.

- For continuous monitoring applications with field-replaceable sensors, either condition the replacement sensor before the site visit, or replace the sonde with a second, clean and calibrated sonde and perform maintenance of the replaced sonde at the office.
 - When the sonde is deployed for discrete measurement, and conditions necessitate use of a new membrane before the recommended overnight conditioning time, more frequent calibration checks and possibly recalibration may be needed to ensure accurate DO measurements.⁴ This is not recommended for continuous monitoring applications.
6. Remember to document field preparations and all instrument tests and adjustments in the meter log book. **Do not use an instrument that fails calibration.**

CAUTION:

Before handling sodium sulfite, cobalt chloride, or any other chemicals, refer to safety precautions on the Material Safety Data Sheet (MSDS) for that chemical.

6.2.1.B Calibration of Optical and Amperometric Sensors

Sensor-based instrument systems used to determine DO in water must be calibrated properly before being deployed. Proper calibration procedures are necessary to ensure the overall accuracy and precision of DO measurements. Amperometric sensors are more likely to require frequent calibration than optical sensors. While equipment manufacturers advise performing the calibration in the office laboratory before going onsite, USGS protocols call for onsite calibration checks and possible recalibration at the field site, as necessary to meet the specific data-quality requirements of the project.

The accuracy required by the project for sites at which DO will be determined and the capabilities of the selected instrument will govern whether a one-point calibration will be sufficient or a two-point calibration should be used. In addition, some manufacturers of the DO equipment commonly used for USGS data-collection efforts recommend testing of the equipment in a laboratory setting to determine the accuracy of room-temperature calibrations compared with measurements made under the anticipated warmer or colder field conditions. Project personnel are advised to be familiar with recommendations from the manufacturer of their equipment.

► **One-point calibration.** The main goal of the one-point calibration procedure is to create a 100-percent saturated oxygen environment where the DO sensor (optical or amperometric) and its regulating thermistor are at the same temperature. Amperometric sensors used in multiparameter instruments, for the most part, are capable of only a one-point calibration).⁵

- **Procedure 1** (Air calibration chamber in air)
- **Procedure 2** (Calibration with air-saturated water)
- **Procedure 3** (Air calibration with a wet towel)

⁴ One sensor manufacturer recommends running the DO sensor for at least 15 minutes after a membrane change or if the electrodes were reconditioned. Check the manual or handbook of your instrument for corroboration.

⁵ The “Professional Plus” multiparameter instrument (YSI Incorporated) with amperometric sensor can be calibrated at zero DO and 100 percent saturation. Other such instruments also may be in production.

— **Procedure 4** (Air calibration chamber in water). Unlike Procedures 1, 2, and 3, this procedure currently is applied to amperometric instrument systems only. The potential applicability of this procedure to calibration of optical sensors is a topic of discussion and review that can be followed in the chapter 6 section of the NFM Comments and Errata page (<http://water.usgs.gov/owq/FieldManual/mastererrata.html>).

► **Two-point calibration (for optical sensors).** The two-point calibration typically involves calibration of the sensor at 100 percent saturation, followed by calibration at zero DO. Only specific makes and models of optical DO sensors have the capacity to be calibrated to two points. The two-point calibration adds complexity to the calibration process and is not recommended by all manufacturers of optical sensors. Be sure first to understand the instrument capabilities and then determine the best course of action for your field work.

- For routine applications, it is advisable to rely on a zero-DO performance check rather than a zero-DO recalibration, which would risk corrupting the manufacturer's zero-DO calibration.
- Use of a two-point calibration should be considered if (a) the calibration is needed to satisfy the data-quality objectives of the project,⁶ (b) oxygen concentrations of less than 1 mg/L are likely to be encountered and zero-DO performance tests fail at this concentration level, or (c) the calibration is deemed necessary by experienced field personnel knowledgeable of site conditions.
- Before starting or planning for a two-point calibration, it is advisable to consult the manufacturer's instructions or technical support for the specific optical DO sensor being used.
- If using a two-point DO calibration, calibrate the DO sensor only after calibrating other field-measurement sensors to prevent possible interference of the sodium sulfite (zero-DO) solution with the calibration of the other sensors. Complete the DO calibration at 100 percent saturation before the zero calibration.

► **Sensor-performance checks.** Verifying sensor performance (calibration checks) is a required standard procedure in USGS field operations (*see* section 6.2.1.A)

- All DO sensors have the capability to undergo a performance check at zero DO as well as at saturation.⁷
- Verifying instrument performance at zero DO and using the two-point calibration can be particularly important for data accuracy when the instrument will be used to measure low DO concentrations (for example, DO less than 5 mg/L).

Do not use an instrument that fails to calibrate properly.

⁶ Although optical instruments undergo zero-calibration procedures by the manufacturer, the accuracy of factory calibrations may not satisfy the data-quality objectives of some USGS field studies.

⁷ It should be underscored that manufacturers uniformly caution against zero recalibration of sensors but allow for zero DO checks, stipulating the need to thoroughly rinse the zero-solution from the sensor.

Correction for Atmospheric Pressure and Salinity

Calibration procedures include corrections for atmospheric pressure and ionic strength (ionic strength is estimated from the conductivity or salinity measurement for routine field applications). Atmospheric pressure, the temperature of the water or water vapor, and the ionic strength (estimated by conductivity or salinity) of the water must be known to determine the theoretical amount of oxygen that can be dissolved in water. **Record all calibration information in instrument log books and copy calibration data onto field forms at the time of calibration.**

TECHNICAL NOTE 3. DO sensors do not actually measure oxygen in milligrams per liter or parts per million. Both of these expressed concentrations are based on calculations that relate instrument reading with the temperature and salinity of the sample water. The actual sensor measurement is proportional to the ambient partial pressure of oxygen, which can be displayed either as percent saturation or in milligrams per liter, depending on user input.

Ambient atmospheric pressure is true atmospheric pressure at the measurement site, not that which has been adjusted to sea level. Atmospheric pressure reported by the National Weather Service generally is not the true (ambient) value. National Weather Service atmospheric readings usually are adjusted to sea level and must be adjusted back to the elevation of the weather station. Upon request, a weather station may provide ambient atmospheric pressure.

- ▶ Determine the ambient atmospheric pressure to the nearest 1 millimeter (mm) of mercury. A calibrated pocket altimeter-barometer typically has been used to determine atmospheric pressure; however, many instruments that now are in common use include an internal barometer.
- ▶ Check the accuracy of all field barometers before each field trip (including barometers built into instrument systems) and record readings and adjustments in the instrument log book. If possible, check barometer accuracy while at an official weather station. If this is not an option, adjust the official weather station barometric pressure to the elevation at the field site at which the barometer reading is being recorded.
- ▶ To correct weather-station readings adjusted to sea level to ambient atmospheric pressure: subtract appropriate values shown (table 6.2–2, fig. 6.2–1) from atmospheric readings adjusted to sea level (shown in millimeters of mercury).

Although atmospheric pressure does not decrease linearly with increases in elevation, linear interpolation is acceptable within the elevation ranges given in table 6.2–2. Alternatively, plot the values from table 6.2–2 and extrapolate subtraction factors directly from the graph (fig. 6.2–1). Section 6.2.5 contains the table of oxygen solubility at various temperatures and pressures.

Most modern multiparameter instruments (see NFM 6.8) incorporate a pressure-temperature and salinity compensation algorithm in their firmware for DO measurements; the instruments have a built-in conductivity sensor that corrects the DO-concentration (in milligrams per liter) data for salinity automatically. For instruments that are not equipped with a conductivity/specific conductance (SC) sensor, a manual salinity correction of the DO data would be required.

- ▶ If a user-specified salinity correction is needed, **the preferred USGS method is to apply salinity correction factors after calibrating and measuring DO concentration** of the environmental water body (see section 6.2.5). Interactive tables are available for user-specified temperature, pressure, and salinity at <http://water.usgs.gov/software/DOTABLES/>.

- **When a manual salinity** correction is made by the user during calibration, the instrument requires recalibration for each field variation in salinity (*see* section 6.2.5).

TAKE NOTE: If using a multiparameter sonde that includes a calibrated conductivity sensor, salinity corrections to the DO concentration reading (in mg/L) are performed automatically in the sonde; that is, the DO sensor communicates with the SC sensor.

Table 6.2–2. Factors used to correct reported atmospheric pressures that have been adjusted to sea level.

[NGVD, National Geodetic Vertical Datum of 1929]

Elevation of weather station (in feet, NGVD)	Value to subtract (millimeters of mercury)
0	0
1,000	27
2,000	53
3,000	79
4,000	104
5,000	128
6,000	151

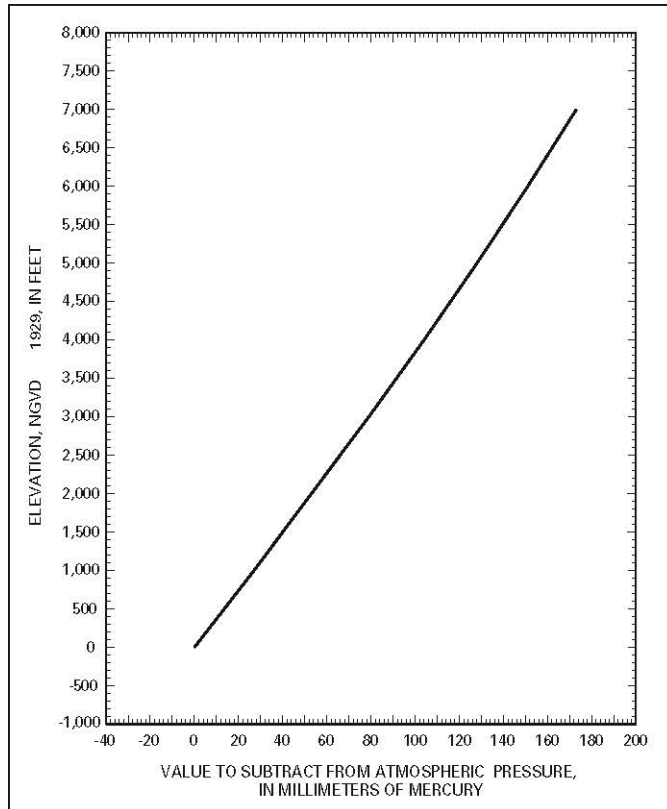


Figure 6.2–1. Factors used to correct reported atmospheric pressures that have been adjusted to sea level. NGVD 1929, National Geodetic Vertical Datum 1929.

Selection of Calibration Method

A saturated-oxygen calibration of DO sensors is recommended uniformly by manufacturers, regardless of which of the following methods is used: Air Calibration Chamber in Air (Procedure 1), Calibration in Air-Saturated Water (Procedure 2), or Air Calibration with a Wet Towel (Procedure 3). With minor modifications, these procedures can be applied to a one-point calibration of either luminescent-sensor (optical) or amperometric instruments (not all instruments allow or can accommodate a two-point calibration). A fourth method, Air Calibration Chamber in Water (Procedure 4), is described in the section on calibration for amperometric sensors. Although Procedure 4 has, in some cases, been applied when calibrating optical sensors, the pressure differentials and aqueous vapor properties at various temperatures experienced at the field site increases the potential for undetected water droplets on the thermistor and luminophore membrane and the risk for larger measurement error compared with the other calibration methods described below. It is important to refer to the manufacturer-provided guidance, as each of the procedures has inherent advantages and disadvantages and may include instrument-specific sources of error.

- ▶ The saturated-water method (Procedure 2) tends to be favored by manufacturers for calibrations in an office laboratory because it ensures equilibration of the temperature sensor with the DO amperometric membrane or the optical luminescence-coated sensor. Procedure 2 is considered to provide the best accuracy for calibration of optical sensors.
- ▶ The air calibration with a wet towel method (Procedure 3) is performed at the field site and is the method recommended most commonly by manufacturers for calibrating the amperometric (Clark cell) sensor, given advances in instrument technology. While the Wet Towel method can be used in the calibration of optical as well as amperometric sensors, the Air Calibration Chamber in Water method is applicable to amperometric sensors only. In previous versions of this field manual, the Air Calibration Chamber in Water (Procedure 4) method was published as “Procedure 3.”

- **Check DO meter calibration at each field site.**
- **Calibration of amperometric sensors should be checked each time after an instrument has been powered off and recalibrated, as necessary.**

Optical (Luminescence) DO Sensors: Calibration Procedures

The introduction of luminescence technology to DO field instruments has improved and simplified the data-collection process for field determination of DO. In addition to being more rugged, having fewer interferences, and undergoing decreased calibration drift relative to amperometric sensors, optical DO sensors tend to be more accurate, with accuracy specifications of ± 0.1 mg/L or 1 percent after calibration.⁸ This level of accuracy is best achieved by calibrating under controlled conditions in a laboratory or simulated laboratory environment.

⁸ USGS field scientists have corroborated the accuracy of the optical sensor to 0.05 mg/L DO by using repeated comparisons of results with the Rhodazine-D spectrophotometric method described in section 6.2.2 of this field manual (Gerolamo Casile, U.S. Geological Survey, written commun., 2012). These results can be entered into the USGS NWIS database.

TECHNICAL NOTE 4. Optical DO sensors often contain internal calibration information from the manufacturer. Although some manufacturers advise that no further calibration is warranted, the accuracy of factory calibrations do not necessarily satisfy the data-quality objectives required for USGS applications. **Because the validity of a calibration can substantially affect the overall accuracy and precision of DO measurements, users are advised to check the calibration frequently in order to meet specific data-quality objectives.**

- ▶ Because the optical DO sensors are not subject to drift, shock, or temperature extremes, the office-performed calibration is likely to remain stable after transport to the field; nevertheless, calibrations must be verified at the field site.⁹
- ▶ The Rhodazine-D spectrophotometric and iodometric methods for DO measurement described in sections 6.2.2 and 6.2.3, respectively, have been used to check the calibration of these instruments (see footnote 8).
- ▶ All calibration information is to be recorded in instrument-specific log books and the calibration data copied onto field forms at the time of calibration. Some instruments produce calibration reports generated by manufacturer-specific firmware; such reports that can be downloaded should be reviewed and incorporated in the instrument log book.
- ▶ Procedure 1 (air calibration chamber in air), Procedure 2 (calibration with air-saturated water) and Procedure 3 (air calibration with a wet towel) are described below for calibration of optical sensors at 100 percent saturation.
 - Refer to the NFM Comments and Errata, chapter 6, for the potential applicability of the “air calibration chamber in water” method to calibration of optical sensors (<http://water.usgs.gov/owq/FieldManual/mastererrata.html>).
 - A description of the “air calibration chamber in water” method is given below as Procedure 4 in the section titled “Amperometric (Clark cell) DO Sensors: Calibration procedures”.

Procedure 1: Air calibration chamber in air

This procedure (which is similar to Procedure 3) is commonly used for calibrating **handheld** optical DO instruments. Calibration chambers either are built into the instrument case or are provided as separate components by the manufacturer. **Use the calibration chamber that is provided or recommended by the manufacturer.**

1. Wet the inside of the calibration chamber with water and then pour out the water, leaving a few drops.
 - a. Remove any water droplets on the temperature and optical sensors.
 - b. Insert the sensor into the chamber (this ensures 100 percent humidity).
 - If using a screw-on calibration cup, make sure it is loose and not making an airtight seal in order to maintain ambient pressure.
 - Keep the calibration assembly in a stable temperature environment and out of direct sunlight.

⁹ Laboratory calibration is favored by manufacturers in general, who advise that DO instruments rarely should require recalibration in the field.

2. Allow 10 to 15 minutes for the air to saturate with water vapor and for the DO sensor and the air inside the calibration chamber to equilibrate. If appropriate for the instrument being used, run the instrument during the equilibration period.
3. Using a calibration-checked altimeter-barometer, read the ambient atmospheric pressure checked to the nearest 1 mm of mercury.
4. Monitor the temperature and DO outputs in the calibration chamber, observing readings until the instrument readings stabilize. Read the temperature to the nearest 0.1 °C.

TECHNICAL NOTE 5. To maximize accuracy, a recommended practice is to maintain or approximate air temperatures during calibration that are within 10 °C of the ambient temperature of the water to be measured (see Procedure 3 – Wet Towel Method).

5. If calibrating to a given DO concentration rather than calibrating to a condition of 100 percent saturation, use table 6.2–6 or the online software DOTABLES (<http://water.usgs.gov/software/DOTABLES/>) to determine DO saturation at the calibration temperature and atmospheric pressure.
6. Following the manufacturer’s instructions, adjust the calibration control until the instrument reads the DO saturation value determined from the oxygen-solubility table.
 - If using an instrument that allows calibration simply to a 100-percent saturation condition, all that may be needed is to provide the ambient atmospheric pressure for the instrument to determine (with internal software) the resulting DO concentration.
7. Verify that the instrument reading is within ± 0.2 mg/L or 2 percent of the computed saturation value, or use more stringent accuracy criteria that reflect the data-quality requirements of the study.
8. Remove the sensor from the calibration chamber to check if water droplets were on the optical tip or membrane during calibration; water droplets on the sensor tip or membrane and on the temperature sensor can cause improper calibration.
 - **Recalibrate the instrument if water droplets were present.**
 - Having followed all the steps above, the DO sensor is now calibrated and ready for use.
9. Record calibration information in instrument log books and transfer calibration data into electronic records or onto paper field forms at the time of calibration.

During saturated-air calibration, it is necessary to keep water droplets off of the optical sensor module (luminescence tip or membrane) and temperature probe.

Procedure 2: Calibration with air-saturated water

This procedure, in which the DO sensor or instrument system is calibrated in water that is saturated with oxygen at a known temperature and ambient atmospheric pressure, generally is preferred by manufacturers for optical-sensor calibration.¹⁰ Procedure 2 is considered the most accurate for optical measurements of DO because the saturated water ensures that all equipment parts equilibrate with water temperature simultaneously, and the method eliminates the need to check for water droplets on the optical tip/membrane or temperature sensor. Great care is required, however, to ensure that the water is indeed saturated with oxygen.

Equipment: Calibration with Air-Saturated Water	
1	5-gallon bucket or manufacturer-provided aeration chamber
1	10-gallon-aquarium air pump with two outlets
1	10-foot-length of aquarium pump tubing
2	Gas-diffusion (air) stones

For this procedure, producing aerated water under controlled laboratory conditions is preferred; calibrate the DO sensor in the office laboratory before departing for the field site (step 4a below).

1. In the laboratory, fill a 5-gallon bucket to three-quarters full with tap water.
2. Attach the pump tubing to the pump and then the two air stones to the ends of the tubing. Place the tubing with air stones at the bottom of the filled bucket.
3. Turn on the pump and aerate the water for a minimum of 30 minutes.¹¹
Tip: The pump could be left to operate continuously (24/7) in order to have a ready supply of air-saturated water on hand for calibration in the laboratory or for transport and calibration in the field.
4. **Calibration**—Take care to keep air bubbles off of the optical sensor (the luminescence tip or membrane).
 - a. For laboratory calibration, place the DO sensor (or multiparameter sonde) in the bucket and allow 5 to 10 minutes for the sensor to come to thermal equilibrium with the aerated water. Take care not to place the sensor over or in the bubbles from the air stone!
 - b. For field calibration of a handheld DO sensor:
 - Fill a 1-gallon (approximately 4-liter) container to three-quarters full with the laboratory-aerated water for transport to the field. In the field vehicle, shake the container vigorously for 2 minutes to fully aerate the water and immerse the DO sensor. Allow about 5 minutes for the sensor to come to thermal equilibrium with the aerated water.
 - Alternatively, use the Wet Towel Method (Procedure 3).
5. Read and record the temperature of the calibration water to the nearest 0.1 °C.

¹⁰ Some manufacturers provide the necessary aeration equipment with the instrument.

¹¹ Previous versions of this procedure described in this field manual specified that a sensor or sonde be immersed in the water while the water is being aerated with a battery-operated aquarium pump. Owing to uncertainties in pump quality, battery power, and possible supersaturation, this technique is not universally recommended by the manufacturers who reviewed this protocol and has been modified accordingly. If the former procedure is used, it is imperative to avoid placing the sensor in the stream of air bubbles.

6. Using a calibration-checked altimeter-barometer, determine the ambient atmospheric pressure to the nearest 1 mm of mercury.
7. Using oxygen-solubility table 6.2–6 or the online software DOTABLES (<http://water.usgs.gov/software/DOTABLES/>), determine the DO saturation value at the measured temperature and atmospheric pressure of the calibration water. (Refer to section 6.2.5 and table 6.2–7 for salinity corrections.)
8. Verify that the instrument reading is within ± 0.2 mg/L or 2 percent of the computed saturation value. Alternatively, use more stringent accuracy criteria that reflect the data-quality requirements of the study. If the field calibration or calibration check fails to meet the established criterion, (a) use a different instrument (if available), and (b) do not collect or report data using an instrument that has failed calibration.
9. Record calibration information in instrument log books and transfer calibration data into electronic records or onto paper field forms at the time of calibration.

For accurate calibration, ensure that the water is 100 percent saturated with oxygen (see step 4b above).

Procedure 3: Air calibration with a wet towel

For many multiparameter instruments a 100-percent humidity environment can be created by wrapping a moist towel around the sensor guard and inserting into a plastic bag. The Wet Towel Method is almost identical to Procedure 1, the main difference being that the sensor (or sonde) guard will be wrapped in a wet towel instead of being inserted into a calibration cup or chamber.

Equipment: Calibration with a Wet Towel	
1	Towel, sized so that it will wrap around the sensor at least two full wraps
1	Trash bag, clear or white plastic

1. Bring sensor to thermal equilibrium.
 - a. If attempting to match the temperature of the water being monitored (for example, stream, lake, or groundwater), place the sensor directly in the water body (alternatively, for groundwater, into a flowthrough cell through which well water is being pumped continually).
 - b. Allow 5 to 10 minutes for thermal equilibration of the sensor with ambient water temperature until temperature readings have stabilized.
2. Once temperature readings are stable, soak the towel either (a) in the water for DO measurement, or (b) with tap or deionized water.

3. Remove the towel, wring it out, and then wrap the wet towel completely around the sensor guard, cup, or chamber, two full wraps or more.
 - As you wrap the sensor, ensure that no water droplets are either on the temperature sensor or on the luminescent sensor (sensor tip or membrane).
 - Place the wrapped sensor into the plastic bag and keep it out of direct sunlight in order to keep the temperature from changing.
4. Allow 10 to 15 minutes for the air to saturate with water vapor and for the DO sensor and the air inside the towel (calibration chamber) to equilibrate. Run the instrument during the equilibration period, if so directed by manufacturer instructions.
5. Using a calibration-checked altimeter-barometer, read the ambient atmospheric pressure checked to the nearest 1 mm of mercury.
6. Monitor the temperature and DO outputs and observe readings until the instrument stabilizes. Read the temperature to the nearest 0.1 °C.
7. If calibrating to a DO concentration rather than to 100 percent saturation, use the oxygen-solubility table 6.2–6 or the online software DOTABLES (<http://water.usgs.gov/software/DOTABLES/>) to determine the DO saturation concentration at the measured temperature and atmospheric pressure.
8. Following the manufacturer's instructions, adjust the calibration control until the instrument reads the DO saturation value determined from the oxygen-solubility table.
 - If using an instrument that allows calibration only to 100 percent saturation, all that may be needed is to provide the ambient atmospheric pressure and the instrument will determine the resulting DO concentration internally.
 - Verify that the instrument reading is within ± 0.2 mg/L or 2 percent of the computed saturation value, or use more stringent accuracy criteria that reflect the data-quality requirements of the study.
9. Remove the sensor from the towel and check if any water droplets were on the membrane. Water droplets on the membrane and temperature probe can cause improper calibration.
 - **Recalibrate the instrument if water droplets are observed.**
 - Having followed all the steps above, the DO sensor is now calibrated and ready for use.
10. Record calibration information in instrument log books and transfer calibration data into electronic records or onto paper field forms at the time of calibration.

Amperometric (Clark cell) DO Sensors: Calibration Procedures

The calibration and operation of amperometric instruments differ among instrument types, makes, and models—refer to the instrument manual provided by the manufacturer. Calibration for amperometric sensors typically is performed using one of the following procedures for a one-point calibration at 100 percent saturation:

- ▶ Procedure 1 (Air Calibration Chamber in Air)
- ▶ Procedure 2 (Calibration with Air-Saturated Water)
- ▶ Procedure 3 (Air Calibration with Wet Towel)
- ▶ Procedure 4 (Air Calibration Chamber in Water)

Manufacturers recommend different calibration frequencies for membrane-electrode (amperometric) DO meters. Depending on equipment capabilities, instrument performance and data quality can be enhanced by checking sensor performance; that is, making calibration checks as frequently as needed or as directed by project protocols. Sensor manufacturers generally agree that optimum performance and data quality will be obtained by frequent calibration and performance checks. Sensor performance checks at zero DO are implemented routinely by trained USGS field personnel (see section 6.2.1.B).

Tip: Many amperometric DO sensors require the meter to be powered on for 10 to 15 minutes before calibration (and use) to stabilize the probe. Refer to the manufacturer's instrument-specific guidelines for the requirements of your instrument.

Procedure 1: Air calibration chamber in air

This procedure, similar to Procedure 3, is the most commonly used method for amperometric instruments. Calibration chambers are either built into the instrument case or are provided as separate components by the manufacturer. **Use the calibration chamber provided or recommended by the manufacturer.**

1. Wet the inside of the calibration chamber with water, then pour out the water (but leave a few drops).
2. Remove any water droplets on the sensor membrane and temperature sensor, then insert the sensor into the chamber (this ensures 100 percent humidity).
 - If using a screw-on calibration cup, ensure it is loose (not making an airtight seal) to avoid causing a change in the pressure around the sensor compared to the onsite barometric pressure. Alternatively, consider using the Wet Towel Method (Procedure 3).
 - Be sure to keep the DO assembly in a stable temperature environment and out of direct sunlight, as applicable for the instrument in use.
3. Allow 10 to 15 minutes for the air to saturate and for the DO sensor and the air inside the calibration chamber to equilibrate. Apply power to the instrument during the equilibration period, as applicable for the instrument in use.
4. Using a calibration-checked altimeter-barometer, read the ambient atmospheric pressure checked to the nearest 1 mm of mercury.

5. Monitor the temperature and DO outputs in the calibration chamber and observe readings until the instrument stabilizes. Read the air temperature in the chamber to the nearest 0.1 °C. To the degree possible, the temperature in the chamber should approximate the temperature of the water body in which DO will be determined within about 10 °C.

TECHNICAL NOTE 6. Most instrument manufacturers recommend calibrating at temperatures that are at least within 10 °C of the ambient water temperature. The most accurate calibration will be achieved if the temperature difference between the environmental water and the calibration chamber is minimized as much as possible (see Procedure 3, the Wet Towel Method, for additional information). In addition, the manufacturers of DO equipment that currently (2013) is in common use for USGS data-collection efforts advise testing the equipment in a laboratory setting to determine the accuracy of room-temperature calibrations compared with measurements made under the anticipated warmer or colder field conditions.

6. If calibrating to a DO concentration rather than to a 100-percent saturation condition, use the oxygen-solubility table 6.2–6 or the online software DOTABLES (<http://water.usgs.gov/software/DOTABLES/>) to determine the DO saturation value at the measured temperature and atmospheric pressure.
7. Following the manufacturer’s instructions, adjust the calibration control until the instrument reads the DO saturation value determined from the oxygen-solubility table.
 - If using an instrument that allows calibration simply to a 100-percent saturation condition, all that may be needed is to provide the ambient atmospheric pressure and the instrument will determine the resulting DO concentration internally.
 - Verify that the instrument reading is within ± 0.2 mg/L or 2 percent of the computed saturation value, or use more stringent accuracy criteria that reflect the data-quality requirements of the study. If the criteria are not met, repeat the calibration procedure after checking for water droplets in step 2 above.
8. Remove the sensor from the calibration chamber and again check for water droplets on the membrane. Water droplets on the membrane and temperature sensor can cause improper calibration.
 - **Recalibrate the instrument if water droplets are observed.**
 - Having followed all the steps above, the DO sensor is now calibrated and ready for use.
9. Record calibration information in instrument log books and transfer calibration data into electronic records or onto paper field forms at the time of calibration.

Procedure 2: Calibration with air-saturated water

In this procedure, the DO sensor or instrument system is calibrated in water that is saturated with oxygen at a known temperature and ambient atmospheric pressure. **Manufacturers advise that the calibration with air-saturated water is best done in the laboratory under controlled conditions.**¹²

Equipment: Calibration with Air-Saturated Water	
1	5-gallon bucket or manufacturer-provided aeration chamber
1	10-gallon-aquarium air pump with two outlets
1	10-foot-length of aquarium pump tubing
2	Gas-diffusion (air) stones

1. In the laboratory, fill the 5-gallon bucket about three-quarters full with tap water.
2. Using two air stones, saturate the water for at least 30 minutes before use. However, some manufacturers recommend that the pump be left on continuously (24/7) so that the water is always saturated and ready to use.
3. Place the DO sensor in the water, avoiding contact with the bubble stream, and allow the sensor to come to thermal equilibrium.
4. Read the temperature of the calibration water to the nearest 0.1 °C.
5. Using a calibration-checked altimeter-barometer, determine the ambient atmospheric pressure to the nearest 1 mm of mercury.
6. **Move the sensor so as to ensure a 1 foot per second (ft/s) flow across the membrane;** alternatively, use a sensor that is equipped with a stirrer. Ensure that sufficient flow passes over the DO sensor during the saturated-water calibration method as well as when making a field measurement.
 - Move the sensor to stir the water, using either a horizontal stirring motion or a “teabag” dipping motion. Take care not to remove the sensor from the water.
 - The DO reading may rise as the water is stirred.
 - **After the DO reading has peaked and is stable, start to calibrate the DO sensor.**
 - Maintain this flow rate while monitoring measurements and adjusting the instrument calibration.

TECHNICAL NOTE 7. The various types of amperometric sensors can have different levels of flow dependency; however, the 1 ft/s flow is not detrimental to sensors with little or no flow dependence.

7. Using the oxygen-solubility table 6.2–6 or the online software DOTABLES (<http://water.usgs.gov/software/DOTABLES/>), determine the DO saturation value at the measured temperature and atmospheric pressure of the calibration water. (Refer to section 6.2.5 and table 6.2–7 for salinity corrections.)

¹² Field calibrations with battery-powered pumps are not recommended by manufacturers who reviewed this report (see footnote 11). Trained USGS field personnel have, however, demonstrated success using Procedure 2 in the field.

8. Verify that the instrument reading is within ± 0.2 mg/L or 2 percent of the computed saturation value, or use more stringent accuracy criteria that reflect the data-quality objectives of the study.
 - Having followed all the steps above, the DO sensor is now calibrated and ready for use.
9. Record calibration information in instrument log books and transfer the calibration data into electronic records or onto paper field forms at the time of calibration.

For accurate calibration, ensure that the water is 100 percent saturated with oxygen.

Procedure 3: Calibration with a Wet Towel

This method is almost identical to Procedure 1, the main difference being that the sensor (or sonde) guard will be wrapped in a wet towel instead of being inserted into a calibration cup or chamber.

Equipment: Wet-Towel Calibration	
1	Towel, sized so that it will wrap around the sensor at least two full wraps
1	Trash bag, clear or white plastic

1. Bring the sensor to thermal equilibrium.
 - If attempting to match the temperature of the water being monitored (for example, stream, lake, or groundwater), place the sensor directly in the water body (alternatively, for groundwater, into a flowthrough cell through which well water is being pumped continually).
 - Allow 5 to 10 minutes for thermal equilibration of the sensor with the ambient water temperature until temperature readings have stabilized.
2. Once temperature readings are stable, soak the towel either (a) in the environmental water for DO measurement, or (b) with tap or deionized water.
3. Remove the towel, wring it out, and wrap the wet towel completely around the sensor guard, cup, or chamber, two full wraps or more.
 - As you wrap the sensor, **ensure that no water droplets are either on the temperature sensor or on the sensor tip or membrane.**
 - Place the wrapped sensor into the plastic bag and **keep it out of direct sunlight** to keep the temperature from changing.
4. Allow 10 to 15 minutes for the air to saturate with water vapor and for the DO sensor and the air inside the towel (calibration chamber) to equilibrate. Run the instrument during the equilibration period, if so directed by manufacturer instructions.
5. Using a calibration-checked altimeter-barometer, read the ambient atmospheric pressure to the nearest 1 mm of mercury.
6. Monitor the temperature and DO outputs and observe readings until the instrument stabilizes. Read the temperature to the nearest 0.1 °C.

7. If calibrating to a specific DO concentration rather than to 100 percent saturation, use the oxygen-solubility table 6.2–6 or the online software DOTABLES (<http://water.usgs.gov/software/DOTABLES/>) to determine the DO saturation value at the measured temperature and atmospheric pressure.
8. Following the manufacturer's instructions, adjust the calibration control until the instrument reads the DO saturation value determined from the oxygen-solubility table.
 - If using an instrument that allows calibration to 100 percent saturation, all that may be needed is to provide the ambient atmospheric pressure and the instrument will determine the resulting DO concentration internally.
 - Verify that the instrument reading is within ± 0.2 mg/L or 2 percent of the computed saturation value, or use more stringent accuracy criteria that reflect the data-quality requirements of the study or program.
9. Remove the sensor from the towel and check if any water droplets are on the membrane. Water droplets on the membrane or temperature sensor can cause improper calibration.
 - **Recalibrate the instrument if water droplets are observed.**
 - Having followed all the steps above, the DO sensor is now calibrated and ready for use.
10. Record calibration information in instrument log books and transfer calibration data into electronic records or onto paper field forms at the time of calibration.

Water droplets on the DO membrane and thermistor will result in improper calibration. Recalibration is required if water droplets are observed.

Procedure 4: Air calibration chamber in water

A specialized air-calibration chamber permits calibration of the DO sensor at the temperature of the water in which DO concentration is to be measured. This calibration procedure minimizes errors caused by temperature differences; for example, at sites having field conditions with a wide disparity between ambient air and water temperature. For many multiparameter water-quality instruments, the manufacturer-provided groundwater flow cell may be modified and used as an air calibration chamber in water.¹³ The modification requires the cell to be mounted on the sonde with one port of the cell tightly plugged and the other port vented to the atmosphere with tubing. The method is subject to large errors, especially in cold temperatures, if the port is not adequately vented to the environment. **Before using this method, check with the manufacturer for its applicability to the instrument to be used.**

1. Insert the sensor probe and calibration chamber into the surface water or groundwater to be measured. Once the temperature readings stabilize (allow 10 to 15 minutes), remove the sensors and calibration chamber from the water to be measured. Empty the calibration chamber, leaving a few drops of water.
 - Check for and remove any water droplets on the sensor membrane and the thermistor.
 - Insert the DO sensor into the wet chamber (this ensures 100 percent humidity).

¹³ Air calibration chambers for in-water calibrations no longer are available on the open market (for example, the YSI 5075A calibration chamber is no longer manufactured).

- Check that the port is adequately vented, that no water can leak into the calibration chamber, and that droplets of water are not adhering to the membrane and thermistor. The water droplets reduce the rate of oxygen diffusion through a membrane, producing erroneous results.
2. Immerse the calibration chamber into the water to be measured. Allow 10 to 15 minutes for the air temperature inside the chamber to equilibrate with the water (see TECHNICAL NOTE 6 in Procedure 1).
 - For streams, choose an area of the stream that closely approximates mean stream temperature. In shallow streams, try to place the chamber in an area that represents the stream but that is shaded from direct sunlight.
 - For groundwater, use temperature-stabilized purge water or other clean water having a temperature that closely approximates that of the groundwater.
 3. Using a calibration-checked pocket altimeter-barometer, determine the ambient atmospheric pressure to the nearest 1 mm of mercury.
 4. Read the temperature within the chamber to the nearest 0.1 °C, using a calibrated thermometer (NFM 6.1).
 - The temperature inside the chamber should approximate the water temperature.
 - If the two temperatures do not match, allow additional time for equilibration of the chamber with the water temperature.
 - If the temperature of the chamber still does not approximate the water temperature, the thermistor in the DO sensor might be malfunctioning. Compare water temperature measured by the DO meter and a calibrated field thermometer. If the two measurements vary by more than ± 0.5 °C, the calibration should be discontinued and the DO meter thermistor should be repaired following the manufacturer's recommendations.
 5. Use table 6.2–6 (section 6.2.5) to determine the DO saturation value at the measured water temperature and atmospheric pressure. If a salinity correction will be applied during calibration, consult the instructions in section 6.2.5 and table 6.2–7.
 6. Following the manufacturer's instructions, set or adjust the calibration control until the instrument reads a DO saturation value determined from oxygen solubility (table 6.2–6).
 - Verify that the instrument reading is within ± 0.2 mg/L of the computed saturation value, or use more stringent accuracy criteria per the data-quality objectives of the study.
 - Verify that no water droplets are on the membrane or thermistor. **Recalibrate the instrument if water droplets are observed.**
 - Having followed all the steps above, the DO sensor is now calibrated and ready for use.
 - Remove the sensor from the calibration chamber for cleaning and storage.
 7. Record calibration information in instrument log books and transfer calibration data into electronic records or onto paper field forms at the time of calibration.

Water droplets on the DO membrane and thermistor will result in improper calibration. Recalibration is required if water droplets are observed.

6.2.1.C Measurement

The solubility of oxygen in water depends on the partial pressure of oxygen in air, the temperature of the water, and the content of dissolved solids in the water.

- ▶ The higher the atmospheric pressure and the lower the temperature and conductivity, the more oxygen can be dissolved in the water.
- ▶ Degassing, mineral precipitation, and other chemical, physical, and biological reactions can cause the DO concentration of a water sample to change substantially within minutes after sample collection. These sample reactions are especially important when sampling groundwater that is not in equilibrium with the atmosphere.

The solubility of oxygen in water decreases as salinity increases. Correction factors for salinity normally are applied after measuring DO for single-point samples; however, for continuously deployed DO probes on multiparameter instruments that include calibrated specific-conductance sensors, it is wise to activate the instrument's internal salinity correction algorithms to account for a dynamically changing environment. Information that pertains to oxygen solubility and salinity is given in section 6.2.5, including the link to an on-line program that generates tables of DO solubility values and (or) salinity correction factors over a range of user-specified temperature, pressure, and salinity or specific conductance (<http://water.usgs.gov/software/DOTABLES/> accessed March 11, 2013).

Surface water

Standard determinations of DO in riverine surface water represent the cross-sectional median or mean concentration of dissolved oxygen at the time of observation.

- ▶ Multiparameter instruments (sondes) are in common use for USGS measurement of DO and other field properties, both for in situ discrete measurements in surface water and for short- or long-term deployment in streams, lakes and reservoirs, and other bodies of surface water. Refer to NFM 6.8, Wagner and others (2006), and manufacturer guidance for additional information regarding the siting and use of multiparameter instruments.
- ▶ Measuring the DO concentration at one distinct point in a cross section is valid only for flowing water with a cross-sectional DO variation of less than 0.5 mg/L. Discerning such variation requires a reconnaissance cross-section measurement. **Measurements made at multiple locations in the cross section are recommended as a routine practice, when possible.**
- ▶ Determining DO concentration for a single channel at the centroid of flow at the midpoint of the vertical only represents the cross section under ideal mixing conditions.
- ▶ Do not measure DO in or directly below sections with turbulent flow, in still water, or from the bank, unless these conditions represent most of the reach or are required to fulfill study objectives.
- ▶ Verify whether or not the instrument in use applies salinity corrections automatically. If not, apply a salinity correction to the saturation values after the DO measurement, referring to section 6.2.5 and table 6.2–7.

**Dissolved oxygen must be measured in situ.
Never measure DO in subsamples from a sample splitter or other vessel.**

Follow the steps below to measure DO in surface water:

1. Calibration checks:
 - Check that the thermistor is accurate and that its calibration has been certified by the USGS Water Science Center within the past 12 months; more frequent calibration checks are performed in the field, depending on the field conditions encountered (see NFM 6.1.2.B for specifics).
 - Check the performance of the DO sensor at saturation and zero DO (refer to section 6.2.1.B).
 - If a calibration adjustment is necessary or if it is required to address program protocols, data-quality requirements, or site-specific conditions, calibrate the DO sensor onsite, in accordance with the procedures described in section 6.2.1.B.
2. Examine the variation in DO measured at multiple locations along the cross section (if this reconnaissance step was performed) to help select the sampling method (NFM 6.0):
 - **Flowing, shallow stream**—Wade to the location(s) where DO is to be measured.
 - **Stream too deep or swift to wade**—Lower a weighted DO sensor with a calibrated temperature sensor from a bridge, cableway, or boat.
 - Do not attach the weight directly to the sensors or sensor cables, because this could damage the sensors or sensor cables.
 - To avoid damaging sensors or cables, contact the instrument manufacturer or vendor for information regarding the weights approved for use with the instrument and how to attach them.
 - **Still-water conditions**—Measure DO at multiple depths at several points in the cross section (see TECHNICAL NOTE 8).
 - **Lakes and reservoirs**—Measure DO at a series of specific depths to determine a vertical profile at each location of interest (see TECHNICAL NOTE 8).

TECHNICAL NOTE 8. For amperometric sensors: If the water velocity at the point of measurement is less than about 1 ft/s, use a stirring device to increase the flow velocity.¹⁴

- To hand stir, raise and lower the sensor at a rate of about 1 ft/s, but do not break the surface of the water. The stir-by-hand method may not be appropriate in lakes, reservoirs, or slow-moving waters (for example, bayous); these water bodies may be stratified at the point of measurement, making accurate DO measurements impossible with a non-stirred amperometric DO probe. This could be especially problematic in areas where DO concentrations change substantially over short distances, such as near the thermocline or bottom sediments.
 - High stream velocity also can cause erroneous DO measurements.
-

3. Immerse the DO and temperature sensors directly into the water body and allow the sensors to equilibrate to the water temperature (no less than 60 seconds).
4. Record the temperature without removing the sensor from the water.

¹⁴ Refer to footnote 3 if using a YSI “Rapid Pulse” sensor, for which a stirrer is not needed.

5. After the instrument reading has stabilized, record the median DO concentration (see NFM 6.0). The reading should stabilize to within ± 0.2 mg/L.
6. For EWI, EDI, or multiple-vertical measurements, proceed to the next station in the cross section and repeat steps 3 through 5. When measurements for the stream have been completed, remove the sensor from the water, rinse it with deionized water, and store it according to the manufacturer's instructions.
7. Record DO concentrations on the field forms:
 - **In still water**—Median of three or more sequential values.
 - **EDI**—Mean value of all subsections measured (use the median if measuring one vertical at the centroid of flow).
 - **EWI—Mean (or median)** of all subsections measured.

Groundwater

Before the concentration of DO in groundwater can be determined, standing water must be evacuated from the well to ensure that measurements of DO concentration in the well will be representative of formation-water concentration. An adequate well purge ensures the flow of freshwater from the formation into the well (refer to NFM 4.2 and NFM 6.0.3.A for detailed information). Measurement of ambient DO concentrations in groundwater additionally requires use of equipment and procedures that avoid aeration and mitigate losses or gains of dissolved gases in the water being sampled. A bailed sample, for example, is inadmissible for DO measurement because the field sample-decanting process exposes the sample to the atmosphere (NFM 6.0.3); this provision likewise applies to any type of sampling device from which the sample is brought in contact with air when transferred to a measurement or analysis vessel.

Project or program data-quality requirements and objectives, site characteristics, and equipment availability will dictate whether (a) measurements will be made *in situ* (DO measured downhole) or *ex situ* (DO measured above land surface, the inline-flow procedure), and if (b) optical, amperometric, or spectrophotometric methods will be used for DO measurement. This section addresses the use of optical and amperometric sensors, for which the lower threshold for measurement of aqueous DO concentrations is from 1 to 2 mg/L, depending on the instrument being used and the accuracy required.¹⁵ **If the anticipated DO concentration is less than 1.0 mg/L, consider use of spectrophotometric methods (section 6.2.2).**¹⁶

- If using an optical-sensor instrument at DO less than 1.0 mg/L, first perform a zero-DO calibration check or calibration (instrument permitting), and document the results.
- When anticipating DO concentrations in the hypoxic or suboxic range on a routine or regular basis,
 - Optical sensor: Readings to 0.05 mg/L should be verified using the methods described in sections 6.2.2 or 6.2.3. The presence of hydrogen sulfide, however, will not affect the accuracy of the measurement.
 - Amperometric sensor: The sensor can be adversely affected by hydrogen sulfide and misread the true DO value.

¹⁵ The accuracy of DO measurements to 0.05 mg/L with an optical sensor has been field verified against Rhodazine-D spectrophotometric measurement on numerous occasions by USGS field-methods instructors (Gerolamo Casile, U.S. Geological Survey, oral commun., 2012).

¹⁶ Note that spectrophotometric methods for determining DO concentration generally are not approved by the U.S. Environmental Protection Agency for regulatory assessments.

Refer to NFM sections 6.0.1 and 6.0.3 for guidance related to the selection, preparation, and procedures for in situ and ex situ measurement of field-determined properties. Study objectives and site characteristics will dictate the specific method selected. Select the field-measurement system that best fits the requirements for the data-collection effort.

- ▶ **Downhole (in situ) measurement** (see NFM 6.0.3.B). Submersible multiparameter sondes and single-parameter sensors are deployed downhole to the targeted depth interval. Deployment typically involves data collection for a single field trip. The sonde or sensor sometimes is deployed for unattended monitoring, but the appropriate conditions and protocols must be followed (see NFM 6.8). Use of the optical DO sensor makes longer-term deployment more practical, compared to that of the amperometric sensor.
- ▶ **Inline flowthrough cell/chamber (ex situ) measurement.** Sample is pumped directly (inline) to an airtight, transparent chamber or manufacturer-provided cell having either (1) leak-proof ports (compression fittings) that accommodate either the optical or amperometric DO single-parameter sensor (and other single-parameter sensors), or (2) a multiparameter sonde instrumented with either an optical or amperometric DO sensor. NFM 6.0, figure 6.0–3, diagrams a flowthrough cell system; figure 6.0–5 charts downhole and inline sampling processes.¹⁷
 - Sample is transferred using a positive-displacement submersible pump fitted with high-density plastic or fluorocarbon-polymer tubing that is relatively gas impermeable.
 - Use of transparent materials for the tubing and chamber is needed to allow checking for air bubbles in the water stream or adhering to the sides of the tubing and flowthrough cell or chamber (that have been introduced as an artifact of the sampling procedure, as distinguished from gas bubbles that are native to the formation water). Such air bubbles add significant error to low-level DO measurements and should be excluded (A.F. White, U.S. Geological Survey, written commun., 1993).
 - Protect exposed sample tubing and the flow-through cell or chamber from direct sunlight.

Do not measure groundwater DO concentration in a sample extracted from a bailer or other sampling device that results in sample exposure to the atmosphere.

Follow the steps below to measure DO in groundwater:

1. Calibration checks: Check the performance of the DO sensor at saturation and zero DO (refer to section 6.2.1.B).
 - Check that the thermistor gives an accurate reading and that its calibration has been verified by the USGS Water Science Center within the past 12 months (see NFM 6.1).
 - Check the performance of the DO sensor at saturation and zero DO (refer to section 6.2.1.B).
 - If field calibration is necessary or if it is required to address program protocols, data-quality requirements, or site-specific conditions, calibrate the DO sensor in accordance with the procedures and restrictions described in section 6.2.1.B.

¹⁷ See section 6.0, “General Information and Guidelines,” in chapter 6 of this field manual (http://water.usgs.gov/owq/FieldManual/Chapter6/6.0_contents.html).

2. Install the DO equipment (see NFM 6.0 for more detailed instructions):
 - **Downhole system**—Lower the DO and temperature sensors to the measuring point, followed by the pump, to monitor DO variation during purging. When an amperometric sensor is used, water needs to flow past the sensor at a velocity of no less than 1 ft/s; attach a mechanical stirrer, if necessary, to maintain this velocity. The optical sensor is not flow dependent.
 - **Inline flowthrough system**—Refer to NFM 6.0 for installation guidelines. If sensors are to be installed in a flowthrough cell or chamber, install the DO sensor immediately downstream of the point of sample inflow. For a system using a multiparameter instrument sonde, install the sonde in the flowthrough cell provided by the manufacturer and in accordance with manufacturer instructions. Be sure to:
 - Install the DO sensor through an airtight grommet, if using a chamber instrumented with single-parameter sensors. Check that the seal around the DO sensor is intact and that the sensors are properly immersed.
 - Shield the sample tubing and flowthrough cell/chamber from direct sunlight to minimize changes to sample temperature (this step is most critical for users of amperometric sensors).
 - Dislodge and flush entrained air bubbles from the tubing walls and flowthrough chamber by tapping the tubing with a blunt tool (see TECHNICAL NOTE 9 below). Note that air bubbles are an indication of air leakage into the sampling system and should be distinguished from gas bubbles that could be native to formation water chemistry.
 - Check for and eliminate backpressure in the flowthrough chamber.
3. **If using an amperometric instrument**, be sure to maintain constant, laminar flow past the DO sensor (refer to footnote 3). Measure and record DO at regular intervals throughout purging. Allow the sensors to equilibrate with groundwater for 5 minutes or more at the flow rate to be used for sampling.
4. Check the stability (measurement variability) of DO toward the end of purging. The stability criterion is met when five consecutive readings made at regularly spaced intervals of 3 to 5 minutes or more are within ± 0.2 mg/L. (For each reading, monitor fluctuations for 30 to 60 seconds and record the median value, if necessary.) If the ± 0.2 mg/L criterion is not met, increase the purge period in accordance with study objectives and continue to record measurements at regularly spaced time intervals.
5. Report sample DO as the median of the final five DO readings recorded. Record on field forms any difficulty with stabilization.
6. Remove the sensor from the water and rinse it with deionized water.

Air bubbles in the lines and flowthrough chamber can add substantial error to DO readings in low DO or oxygen depleted groundwater.

TECHNICAL NOTE 9. Anomalously high DO measurements commonly are caused by aeration of groundwater during pumping. This can result from air leakage through loose fittings on production-well pumps (for example, turbine pumps) and also if drawdown in the aquifer introduces air into the cone of depression or through well-screen perforations. To avoid these problems, review information about the pump, well-construction and drawdown data, and previous data records (A.F. White, U.S. Geological Survey, written commun., 1993).

6.2.1.D Troubleshooting for Amperometric Instruments

The troubleshooting suggestions given in table 6.2–3 are for amperometric instruments and are not exhaustive; consult the manufacturer of your amperometric instrument for additional guidance. For problems with calibration or measurement using optical sensors, periodically wipe the sensor with a wet cloth. Do not wipe the Teflon membrane; rather, remove water droplets by shaking or other means. Wiping the Teflon membrane may scratch the membrane, resulting in erroneous readings. If problems with the amperometric sensor persist, consult the manufacturer. Faulty batteries can cause erratic readings.

- ▶ Check the voltage of the batteries.
- ▶ Start with good batteries in the instrument and carry spares.

Table 6.2–3. Troubleshooting guide for amperometric instruments.

Symptom	Possible cause and corrective action
Instrument drifts or takes excessive time to stabilize	<ul style="list-style-type: none"> • Thermal equilibrium of water and sensor has not been reached—wait longer. • Weak batteries—replace. • DO sensor needs maintenance—recondition.
Erratic instrument readings	<ul style="list-style-type: none"> • Break in cable—replace cable. • Faulty connection at instrument or sensor—clean contact and tighten. • Hole in membrane—replace membrane, recondition. • Air bubble in sensor—recondition sensor. • Weak batteries—replace.
Instrument too slow to react	<ul style="list-style-type: none"> • Gold or silver cathode tarnished—buff with pencil eraser, manufacturer-provided polishing paper, and recondition sensor. • Fouled membrane—replace membrane and recondition sensor.
Instrument will not read zero in sodium sulfite solution	<ul style="list-style-type: none"> • Solution contains oxygen—make fresh solution. • Instrument still does not read zero—replace membrane and recondition sensor.
Instrument cannot be calibrated to read standards	<ul style="list-style-type: none"> • Unable to adjust upward—check to see if more than one membrane is on the sensor. • Unable to adjust downward (membrane is probably too tight or too thin)—replace membrane.
Instrument reads inaccurate temperature	<ul style="list-style-type: none"> • Faulty thermistor or cable—repair or replace.

6.2.2 Spectrophotometric (Rhodazine-D and Indigo-Carmine) Methods

Various spectrophotometric methods (*see* TECHNICAL NOTE 10) are available for determining DO over a broad range of concentrations. The information given in this section, however, is limited to the application of spectrophotometric analysis of Rhodazine-D¹⁸ and Indigo-Carmine reagents for determining DO concentrations in relatively oxygen-deficient (hypoxic) and anoxic¹⁹ waters; that is, DO concentration from about 2 to zero mg/L.²⁰ The option to measure DO by spectrophotometry in the higher concentration ranges generally is selected when field conditions limit use of optical or amperometric sensor methods. (Non-instrumental analyses of Rhodazine-D and Indigo-Carmine reagent indicators also are available for measuring aqueous DO concentrations, but the analysis can be subject to considerable operator variability, is not applicable to standard USGS field protocols, and is thus beyond the scope of this guidance.)

TECHNICAL NOTE 10. The purpose of photometry is to measure light in a way that takes the sensitivity of human visual system into account. Photometry only measures in the visible spectral region from 360 nm to 830 nm, where human eyes are sensitive. Spectrophotometry is the quantitative measurement of the reflection or transmission properties of a material as a function of wavelength. The National Institute of Standards and Technology (NIST) maintains the national scales for reflectance and transmittance in the ultraviolet, visible, and near-infrared spectral regions; that is, 250 nm to 2,500 nm (*see* <http://www.nist.gov/pml/div685/grp03/photometry.cfm>, and <http://www.nist.gov/pml/div685/grp03/spectrophotometry.cfm>).

Spectrophotometric methods for DO measurement have been used in USGS field work for measuring DO in oxygen-depleted groundwater and can be adapted for work in oxygen-depleted zones of lakes and reservoirs, but are not approved by the U.S. Environmental Protection Agency for application to regulatory assessments. The Rhodazine-D spectrophotometric method for determining DO in groundwater was introduced by White and others (1990) as a means for obtaining accurate DO data for groundwater at a time when sensor methods lacked the capability of in situ measurement.

- ▶ The Rhodazine-D spectrophotometric method is applicable to a range from 0.1 to 1.0 mg/L dissolved oxygen in aqueous environments. The Rhodazine-D (phenzone dye) compound, in reduced form, reacts with dissolved oxygen to form a deep rose to red-purple reaction product.
- ▶ Low-level Indigo-Carmine spectrophotometric methods are applicable to DO concentration ranges from either 0.006 to 0.8 or 0.2 to 2.0 mg/L, depending on the specific manufacturer kit (“ampul” or “ampoule” kit) being used for the range of interest. Indigo Carmine reacts with the dissolved oxygen present in the sample to form a highly colored blue reaction product.
- ▶ As mentioned previously, USGS technical staff have documented optical sensor measurements²¹ at DO concentrations of 0.05 mg/L and Rhodazine-D spectrophotometric readings to be of comparable accuracy. To date, these findings have not been published or verified using different types of optical sensors. Before measuring and reporting hypoxic to anoxic DO concentration data from optical

¹⁸ Rhodazine-D™ is a proprietary product of CHEMetrics, Inc. (White and others, 1990).

¹⁹ Hypoxic: *Hypoxia* – “A condition in which natural waters have a low concentration of dissolved oxygen (about 2 milligrams per liter compared with a normal level of 8 to 10 milligrams per liter). Stevenson and Wyman (1991); <http://toxics.usgs.gov/definitions/hypoxia.html>. *Anoxic*, in this document, refers to water that has a very low concentration of dissolved oxygen (that is, less than 0.5 milligrams per liter) (U.S. Geological Survey, 2010; <http://toxics.usgs.gov/definitions/anoxic.html>), or total deprivation of oxygen (U.S. Environmental Protection Agency, 2009).

²⁰ The information for the concentration range of the spectrophotometric methods discussed was provided from and reviewed by technical specialists representing CHEMetrics, Inc. and the Hach Company. See <http://www.chemetrics.com> and www.hach.com.

²¹ Unpublished data. Comparisons were made using an In-Situ Inc. TROLL 9500 Profiler equipped with a rugged dissolved oxygen (RDO) optical sensor (Gerolamo Casile, U.S. Geological Survey, oral commun., 2012).

sensors, the capability and accuracy of the optical sensor in this low DO-concentration range needs to be documented by making side-by-side measurements onsite to compare results with values obtained using a spectrophotometric method.

6.2.2.A Equipment and Supplies

The Rhodazine-D and Indigo-Carmine spectrophotometric methods were designed to minimize atmospheric interaction with the water sampled. Two sampling systems commonly are used: (1) an in situ (submersible or downhole) sampler, such as the assemblies discussed in White and others (1990), and (2) a plastic overflow cell through which sample water is pumped (see equipment and supplies in table 6.2–4).

The sampling system is configured to utilize a self-filling ampoule system with the Rhodazine-D or Indigo Carmine reagent vacuum-sealed inside. DO concentration is determined instrumentally on the resultant solution using a spectrophotometer or photometer. The ampoule kits and spectrophotometer (or photometer) are available commercially. The spectrophotometer (or photometer) selected must be able to be adjusted, either manually or automatically, to the appropriate wavelength of incident light needed for the determination of DO in the resultant colored sample, based on the reagent used. Applicable spectrophotometers, photometers, and ampoule kits are available commercially from various companies and for a variety of concentration ranges.

- ▶ The accuracy of commercially available reagent kits may not be included with the equipment or supplies purchased. Always check with the manufacturer regarding the accuracy of the specific test kit(s) of interest.
- ▶ The accuracy of the test kits will typically be a function of the concentration range of DO in the sample.
- ▶ A spectrophotometer is used to measure the amount of light that a sample absorbs. The instrument operates by passing a beam of light through a sample and measuring the intensity of light received by a detector (<http://www.chm.davidson.edu/vce/spectrophotometry/Spectrophotometry.html>).
- ▶ Some spectrophotometers are precalibrated specifically for the products or kits developed by the kit manufacturer. If using a spectrophotometer that is not precalibrated for the products being used, calculate the DO concentration using the regression equations provided by the manufacturer of the reagent kit.

Table 6.2–4. Equipment and supplies for the spectrophotometric method of dissolved-oxygen determination using Rhodazine-D™ and Indigo Carmine reagents.[mm, millimeter; DO, dissolved-oxygen concentration; mg/L, milligrams per liter; $\mu\text{S}/\text{cm}$, microsiemens per centimeter at 25 degrees Celsius]

Portable spectrophotometer (or photometer)
Appropriate reagent kits for the expected DO range of the environmental condition
Blank ampoule (zero DO), included in each kit
Submersible sampling tool, used in situ, to meet criteria described in White and others (1990). For example, <ul style="list-style-type: none"> • Manganous sulfate reagent • Plastic sampler device (overflow cell), length of C-flex tubing, and sample pump
Safety gloves, glasses, and apron
Waste disposal container
White background sheet
Deionized water (maximum conductivity of 1 $\mu\text{S}/\text{cm}$)
Bottle, squeeze dispenser, for deionized water
Lint-free wipes to remove moisture from surface of the ampoule

6.2.2.B Calibration and Interferences

DO is measured as percent absorbance by the spectrophotometer. A calibration chart typically is provided with each chemical reagent kit, along with a regression formula to convert absorbance to micrograms per liter ($\mu\text{g}/\text{L}$) of DO for use with a spectrophotometer that does not perform the conversion in its firmware. Most current spectrophotometers and photometers available for measurement of dissolved oxygen are precalibrated for direct readout of DO concentration in milligrams per liter.

- Ensure that an appropriate blank ampoule is used to zero the spectrophotometer (or photometer).
- Additional calibration is needed if the method will be used to determine DO in heavily contaminated or acidic waters. This can be done by equilibrating a water sample with known partial pressures of atmospheric oxygen (White and others, 1990). Atmospheric oxygen standards are available from suppliers of gas chromatography equipment.

These chemical reagent-based methods are not subject to salinity or dissolved-gas interferences (ASTM D5543-09, ASTM D 888-12, White and others, 1990; Gilbert and others, 1982). Interferences from total salinity, major dissolved inorganic species, dissolved gases, or temperature are typically negligible with this method. However, color and turbidity in the environmental sample may interfere with both the Rhodazine-D and Indigo-Carmine methods, causing positively biased results. If using these methods in colored or turbid water, first conduct an assessment of the amount of bias attributable to such effects.

- Rhodazine-D. The spectrophotometric method using Rhodazine-D reagent is affected by the presence of oxidizing agents, including chlorine, ferric and cupric ions, and hexavalent chromium, resulting in high-biased DO readings (White and others, 1990).²²
 - The presence of cupric copper and ferric iron at a concentration less than 50 $\mu\text{g}/\text{L}$ may cause a bias of less than 1 $\mu\text{g}/\text{L}$; at 100 $\mu\text{g}/\text{L}$ concentration, cupric copper may cause a bias of 5 $\mu\text{g}/\text{L}$, and ferric iron may cause a bias of 7 $\mu\text{g}/\text{L}$.
 - Sample pH at or below a pH of 2 may cause erroneous results.

²² See also http://www.chemetrics.com/products/pdf/oxygen_rhodazined.pdf, accessed September 20, 2012.

- A hydroquinone concentration greater than 200 µg/L is a positive interferent and its oxidation byproduct, benzoquinone, causes a false positive result. The effect from oxidizing agents can be corrected if the concentrations of the interfering species are known (White and others, 1990).
- ▶ Indigo Carmine. The spectrophotometric method using Indigo Carmine reagent²³ is affected by ferric iron, hypochlorite (chlorine), and chromate, which can cause a false positive at concentrations equal to or greater than 10 mg/L.
 - Cupric copper interferes positively at or above 100 mg/L.
 - Seawater may cause the reagent to precipitate.

6.2.2.C Measurement

USGS spectrophotometric measurement procedures have been tested and quality assured for the determination of DO concentration using the Rhodazine-D and Indigo-Carmine reagents provided in commercially available kits supplied by the CHEMetrics and Hach companies, respectively.²⁴ While the instructions provided by the manufacturers generally should be followed, augmented instructions and information are provided below to ensure that DO measurement meets USGS standards for accuracy and reproducibility. USGS personnel are advised to make the adjustments described here to the manufacturer-provided instructions.

Rhodazine-D and Indigo-Carmine reagents react with DO to produce an oxidized complex characterized by deep-rose or brightly blue-colored reaction products, respectively. The color intensity is proportional to the concentration of the initial DO present. **Timing is very important for colorimetric analyses made with a spectrophotometer.** Follow the explicit instructions for the waiting time after the sample mixes with the reagent. The reaction with the reagents occurs almost instantaneously for both the Rhodazine-D and Indigo-Carmine methods. Color development continues after the time interval specified for these methods because oxygen from the atmosphere continuously diffuses into the sample through the broken ampule tip.

- ▶ Do not extend the waiting times specified in the Rhodazine-D and Indigo-Carmine methods, but adhere to them strictly.
- ▶ Excessive mixing of the ampule before reading the spectrophotometer also may introduce atmospheric oxygen, which can bias the results, resulting in erroneous readings.

Follow the steps below to measure DO using the spectrophotometric method:

1. Familiarize yourself with instructions from the manufacturer for the kit to be used and adjust the instructions to incorporate the procedures that follow, as applicable.
2. Accounting for site characteristics and study objectives, purge the well following guidelines in NFM 4.2.
3. Set the spectrophotometer to an appropriate wavelength for the kit being used. When using a manufacturer-designated DO photometer (or spectrophotometer), verify whether or not introduction of the ampoule provided in the kit will trigger the correct wavelength setting automatically.

²³ ASTM D 888-12; ASTM D 5543-09; Gilbert and others (1982).

²⁴ Instructions from the Hach Company and CHEMetrics Inc. for selected colorimetry-based methods at DO concentration ranges relevant to routine USGS sampling were selected for testing because USGS field personnel currently use the equipment and reagent kits from these companies.

4. Zero the spectrophotometer using the blank provided in the kit (follow the manufacturer's instructions).²⁵
5. When collecting the sample:
 - Prevent sample aeration. Use a positive-displacement submersible pump and high-density plastic or fluorocarbon polymer sample tubing that is relatively gas impermeable, if possible, throughout measurement.
 - Operate equipment to mitigate losses or gains of dissolved gases. (Consult NFM 6.0 for proper downhole and inline flowthrough-chamber sampling procedures.)
6. Select your sample-collection method: Use either a downhole or overflow-sampler device.
 - *Go to Step 7* for the downhole sampling tool method,²⁶ *or*
 - *Go to Step 8* for the plastic overflow-sampler device with a suitable pump method.
7. **Downhole system:** After purging the well (NFM 4.2), follow steps 7a through d.
 - a. Carefully immerse a reagent-containing ampoule on the sampling tool that is attached to a wire line.
 - b. At the desired depth of sample collection (in a well or in surface water), break the scored tip of the ampoule by using a sharp upward tug on the sampling tool.
 - This permits sample water to be drawn into the ampoule.
 - During transit to the surface, progressively decreasing pressure in the ampoule prevents cross contamination from overlying water through the ampoule tip.
 - c. Withdraw the ampoule from the sampling device and invert once to mix the contents of the ampoule, allowing the bubble to travel from end to end; follow the kit-specific instructions regarding the number of ampoule inversions.²⁷
 - Take care that this process does not introduce atmospheric oxygen into the ampoule.
 - Make sure the time required to bring the ampoule to the surface does not exceed the waiting times specified by the method. (This method may work best for shallow wells).
 - d. Wipe all liquid from the exterior of the ampoule, using a lint-free tissue. Skip to step 9.
8. **Overflow device:** After purging the well (NFM 4.2), follow steps 8a through f.
 - a. Connect the plastic overflow-sampling device (table 6.2–4) to the outlet of the pump tubing with C-flex tubing 3 feet (ft) or less in length. The overflow device is used to break the ampoule in the flowing stream of water.
 - If using the **Rhodazine-D** method, the kit is equipped with the appropriate overflow sampling device needed to crack the ampoule.

²⁵ Native water may be used if this option is provided by the kit manufacturer.

²⁶ A downhole sampling tool is described by White and others (1990).

²⁷ Instructions provided by kit manufacturers specify inverting the ampoule several times with the bubble traveling from end to end to facilitate mixing of reagent and sample. USGS field observations, however, indicate that vigorous or repeated mixing can introduce atmospheric oxygen and bias the measurement (Gerolamo Casile, U.S. Geological Survey, written commun., 2013).

- If using the **Indigo-Carmine** method, adapt the Rhodazine-D instructions as follows, instead of using the directions provided²⁸:
 - Obtain a plastic funnel with a funnel size of approximately 1 cup.
 - Adapt the funnel to the end of a length of C-flex tubing. This funnel, while overflowing, will allow the tip of the Indigo-Carmine ampoule to be broken very close to where the sample water flows in.

TECHNICAL NOTE 11. Use optically clear materials to enable seeing whether bubbles are entrained in the tubing or flow cell (chamber). Air bubbles that adhere to the sides of the tubing and chamber will add significant error to low-level DO measurements (A.F. White, U.S. Geological Survey, written commun., 1993).

- b. Reduce the pumping rate to achieve an even, nonturbulent, laminar rate of flow (for groundwater, about 500 milliliters per minute) that is used for sample collection. While pumping, allow the sampling device to overflow during sample collection.
 - Check for air bubbles in or adhering to the tubing and flowthrough cell (chamber).
 - Tap the tubing with a blunt tool to dislodge entrained air bubbles.
 - c. Insert the glass ampoule, tip first, into the overflowing sampling device so that the tapered tip is at the bottom of the device, close to the point of water inflow.
 - d. Snap the tip by gently pressing the upper end of the ampoule toward the wall of the sampling device.
 - The vacuum ampoule will draw in the sample water, leaving a small bubble at one end.
 - Ensure that the ampoule is full before proceeding to step e; this will prevent entraining excess atmospheric oxygen and thereby producing erroneous readings.
 - e. Withdraw the ampoule from the sampling device and invert to mix the contents of the ampoule, allowing the bubble to travel from end to end; follow the kit-specific instructions regarding the number of ampoule inversions (see footnote 27).
 - f. Wipe all liquid from the exterior of the ampoule, using a lint-free tissue.
9. Insert the ampoule directly into the spectrophotometer cell holder, either immediately after retrieval or as specified in the kit-specific instructions.
 10. Read concentration or absorbance:
 - a. Make spectrophotometer readings, adhering as strictly as possible to the manufacturer-specified time interval.
 - **Rhodazine-D**—Record the reading within the time interval directed by the kit manufacturer (for example, within 30 seconds when using the CHEMetrics ampoule kit).

²⁸ The Hach Company Indigo Carmine kit instructs placing the sample tube at the bottom of an overflowing beaker, then breaking the ampoule near the sample tubing at the bottom of the beaker. Tests conducted by USGS personnel indicated that substituting the directions in step 8a substantially improve measurement accuracy and reproducibility. (Gerolamo Casile, U.S. Geological Survey, written communication, 2013).

- **Indigo-Carmine**—Record the reading within the time interval directed by the kit manufacturer.
 - b. If using a spectrophotometer that does not convert absorbance values of DO measurements to milligrams per liter for the kit being used, use regression equations to make the conversion (see White and others, 1990).
11. **Quality control:** Consider utilizing multiple determinations to document the precision and (or) accuracy of the DO concentration to be reported.
- Repeat steps 9 and 10 twice in rapid succession to document measurement precision.
 - To document the variability of DO concentrations within the water system being measured, repeat steps 4 through 10 on three sequentially collected samples.

Do not exceed the time interval specified for completion of color development.

6.2.3 Iodometric (Winkler) Method

The USGS currently uses the Alsterberg-Azide modification to the Winkler titration procedure for iodometric determination of DO. The precision of measurements using the iodometric method should be within at least ± 0.05 mg/L²⁹ when performed by experienced analysts (American Public Health Association, 2005).

- The iodometric (Winkler) method no longer is being used routinely as a standard field method for measurement of DO in USGS investigations because (1) the accuracy and reproducibility achievable are dependent on the experience and expertise of the data collector, (2) potential environmental interferences (for example, the presence of nitrite, ferrous and ferric iron, and organic matter) require advanced knowledge of the chemistry of the sample, and (3) field conditions can make preventing exposure of the sample to atmospheric oxygen difficult. Nevertheless, the iodometric method is recognized as a reliable standard for producing accurate results when correctly implemented.
- The iodometric (Winkler) method is widely accepted in the scientific community and is used to check the calibration of, and the measurements made with, electrometric DO instrument systems.
 - The Winkler method was used to verify the accuracy of optically and amperometrically determined DO concentrations reported by the USGS in an oil spill investigation, in accordance with a request by the U.S. Environmental Protection Agency (Wilde and Skrobialowski, 2011).
 - Checking the calibration of electrometric instruments using the Winkler procedure is performed in a controlled (that is, laboratory) environment. The DO instrument is calibrated with air-saturated deionized water in which the DO concentration has been determined by the Winkler method; the DO instrument is then adjusted to the concentration determined from the titration.
 - If a saline solution is used to approximate the environmental water, do not apply a salinity correction factor.

²⁹ Based on a standard deviation (SD) of ± 0.02 mg/L for a three SD accuracy of ± 0.06 mg/L.

6.2.3.A Equipment and Supplies

Equipment and supplies needed for the iodometric method are listed in table 6.2–5. The procedure involves the use of reagents available in premeasured pillow packets from commercial suppliers. Alternatively, reagents may be prepared by a chemist or titration technician, as described in American Public Health Association (2005).

- ▶ The accuracy of commercially obtained reagent packets may differ among manufacturers and other preparers of the reagents and should be recorded in field notes.
- ▶ Clean all equipment before use.

Table 6.2–5. Equipment and supplies for the iodometric (Winkler) method of dissolved-oxygen determination.

[mL, milliliter; *N*, normal; $\mu\text{S/cm}$, microsiemens per centimeter at 25 degrees Celsius; NFM, *National Field Manual for the Collection of Water-Quality Data*]

Beaker, 2,000 mL, glass or Teflon
Bottles for biochemical oxygen demand (BOD) analysis, glass stoppered, 300 mL
Stirrer, magnetic
Stirring bars, Teflon coated
Cylinder, graduated, 250 mL
Flask, Erlenmeyer, 250 mL
Buret, 25-mL capacity with 0.05-mL graduations and Teflon stopcock
Buret, support stand
Buret, clamp, double
Chemical reagents: ¹ <ul style="list-style-type: none"> • Alkaline iodide-azide reagent • Manganous sulfate reagent • Sulfamic acid granules • Sodium thiosulfate, 0.025 <i>N</i> titrant • Starch indicator solution
Clippers, for opening reagent pillows
Appropriate safety gloves, glasses, and apron
Waste disposal container
White background sheet
Deionized water (maximum conductivity of 1 $\mu\text{S/cm}$)
Bottle, squeeze dispenser, for deionized water
Thermometer, calibrated (see NFM 6.1 for selection and calibration criteria)
Pocket altimeter-barometer, calibrated, or DO-measurement equipment that includes barometer

¹ Use either commercially prepared reagent pillow packets or analyst-prepared reagents, depending on the data-quality requirements of the study.

6.2.3.B Measurement

This section describes how to make an iodometric determination of DO concentration.

- ▶ When the purpose of using the Winkler method is to check calibration of an amperometric or luminescent-sensor instrument, start at step 1 below and continue to the end. For quality control, steps 5 and 6 are written so as to verify the Winkler determination in duplicate. This is standard practice and should be followed.
- ▶ If making a Winkler determination for the DO concentration of an environmental sample, start at step 5, substituting the sample water for deionized water (DIW). Collect the sample and perform the titration as described below on at least two subsamples to provide the appropriate quality control. When filling the BOD bottles, a minimum of three bottle volumes of sample should pass through the bottle to collect the final volume.
 - **In surface water:** To fill the bottles, use of a sewage sampler is recommended. If a hand-held method is needed, fill the bottles in the water body by tilting them slightly to allow the bottle to slowly fill in a manner so as to avoid turbulence, bubbling, or otherwise entraining air. Keep the filled bottles submerged (in the surface-water body) for about 30 seconds. Next, while the bottle is submerged, insert the stopper firmly in the bottle, taking care not to trap air bubbles.
 - **In groundwater:** A laminar-flow sample is pumped inline from the well into the bottle, from the bottom to overflowing the top of the bottle and in a manner so as to avoid any turbulence and bubbles. Allow the sample to overflow for at least 30 seconds. Next, while still overflowing, insert the stopper firmly into the bottle, taking care not to trap air bubbles.
 - Pour off excess water that is trapped on the lip of the stoppered bottle.
 - Follow step 6 procedures as described below, substituting the sample-filled biochemical oxygen demand (BOD) bottles.
- ▶ Results of two iodometric titrations should agree within 0.1 mg/L. If they do not agree, repeat the titration on one or more additional subsamples until this quality-assurance criterion is met.

Follow the steps below to check calibration of an optical or amperometric DO instrument using the Winkler Alsterberg-Azide titration:

1. Fill a clean 2,000-mL beaker with deionized water that is near DO saturation. The water temperature should be close to the ambient (field or laboratory) temperature.
2. Prepare the DO-sensing instrument for operation, in accordance with the manufacturer's instructions.
3. Place the DO sensor in a beaker of DIW. If using an amperometric sensor, maintain a water velocity of at least 1 ft/s flowing passed the sensor. If the sensor is not equipped with a stirring mechanism, use a magnetic stirrer.
4. Monitor the DO concentrations of the DIW with the DO instrument and record the value after the readings have stabilized.
5. Carefully fill two clean BOD bottles with three or more bottle volumes of DIW from the beaker, taking care not to introduce any air bubbles by slowly overflowing the bottles adequately to remove any trapped air bubbles.
6. Determine the DO concentration of the DIW in each BOD bottle, as follows:

- a. Add one each of the following dry reagent pillow packets³⁰
 - Alkaline iodide-azide (white powder).
 - Manganous sulfate (pinkish-colored powder).
- b. Recap the bottle **to prevent air bubbles from being trapped in the bottle.**
- c. Invert the bottle 25 times or more to completely dissolve the reagents.
 - An orange-brown flocculent indicates the presence of DO.
 - Allow the flocculent to settle halfway down the bottle (approximately 5 minutes).
 - Invert the bottle 25 times again; let the flocculent settle again until the upper half of the solution is clear.
- d. Add one reagent pillow of sulfamic acid (see footnote 30).
- e. Recap the bottle without introducing air or air bubbles. Invert the bottle 25 times until all of the flocculent and granules are dissolved, leaving a yellow color.
- f. Fill a clean 25-mL buret with 0.025 *N (Normal)* sodium thiosulfate titrant. Remove any air bubbles from the delivery tube beneath the stopcock and zero the meniscus.
- g. Using either a clean 200-mL pipet or a 200-mL volumetric flask, measure 200 mL of the sample and dispense the sample into a clean, wide-mouth Erlenmeyer flask.
- h. Place the flask on a magnetic stirrer. Carefully insert a clean Teflon stirring bar and stir the sample at a moderate rate without aerating the sample.
- i. Add increments of sodium thiosulfate titrant until the color turns pale straw-yellow.
- j. Add 1 to 2 mL of starch indicator solution. (This causes the sample to turn dark blue.)
- k. Very slowly add more sodium thiosulfate titrant until the sample just turns clear. (A white background behind or below the flask will help to see the color change.)
- l. Record the volume of sodium thiosulfate titrant used, in milliliters.
 - For a 200-mL sample, the volume of titrant added is directly proportional to the amount of DO in milligrams per liter.
 - To calculate DO for a sample volume greater or less than 200 mL,

$$DO \text{ (mg / L)} = \left(\frac{200}{\text{sample volume}} \right) \times \text{titrant added, in mL} \quad (1)$$

- m. Record the DO value. Rinse the equipment thoroughly with deionized water.

7. **Quality control.** Titration values for the duplicate samples should agree within 0.1 mg/L.
 - If they do not agree, repeat the titration process (steps 5 and 6a through 6m, above) on one or more additional subsamples until this quality-assurance criterion is met.
 - Record the final, quality-assured value for DO concentration.

³⁰ Laboratory-prepared reagents might be prepared instead, depending on data-quality requirements, if titration will be performed by an analyst.

8. Recheck the field instrument for proper functioning, following the manufacturer's recommendations and instructions.
 - Consult the manufacturer if the field instrument does not calibrate properly.
 - Do not use an instrument that fails calibration.

6.2.4 Reporting

USGS personnel are instructed to enter the DO value on the field form indicating method (optical, amperometric, spectrophotometric, or iodometric) used for DO determination.

- ▶ DO concentrations for the amperometric and optical-sensor methods are measured to the nearest 0.01 mg/L, but currently are reported to the nearest 0.1 mg/L.
- ▶ DO concentrations for the spectrophotometric/Rhodazine-D and Indigo-Carmine methods are reported to the nearest 0.01 mg/L.
- ▶ **Note that the percentage of DO saturation in water can be greater than 100.** When the concentration exceeds 20 mg/L, check manufacturer's specifications and:
 - Report ">20 mg/L" if the manufacturer's instrument range specifications do not exceed 20 mg/L.
 - Report concentration values up to the maximum specified limit if the manufacturer's instrument range specifications exceed 20 mg/L.
 - Report "> the listed numerical limit" if the concentration exceeds the manufacturer's specified instrument range.

6.2.5 Correction Factors for Oxygen Solubility Concentrations and Salinity

Solubility concentrations of oxygen in freshwater at various temperatures and pressures (table 6.2–6) and correction factors for salinity based on specific conductance (table 6.2–7) were generated from the equations of Benson and Krause (1980, 1984) and can be customized to cover the range and decimal places needed; see U.S. Geological Survey Office of Water Quality Technical Memorandum 2011.03 (Myers, 2011). **By accessing "DOTABLES," the interactive software that generated tables 6.2–6 and 6.2–7, the user can self-generate individual values or tables of a specific range of oxygen-solubility and salinity correction factors:** <http://water.usgs.gov/software/DOTABLES/>.³¹

- ▶ To adjust freshwater oxygen-saturation values for the effects of salinity, use correction factors based on chloride concentration or specific conductance. Refer to the manufacturer's instructions for the DO instrument before applying a salinity correction.
- ▶ Correcting DO solubility for saline waters (greater than 2,000 microsiemens per centimeter or 1,000 mg/L chloride) varies with instrument type, calibration method, and the salts in solution.

³¹ DOTABLES is an online program that generates tables of dissolved oxygen (DO) solubility values and (or) salinity correction factors over a range of user-specified values for water temperature, barometric pressure, and salinity or specific conductance. In addition to generating tables, DOTABLES can compute a single-value of oxygen solubility and percent saturation for a specific instance of temperature, pressure, and salinity.

- The correction based on specific conductance (table 6.2–7) is more useful because accurate conductivity can be determined easily from a field measurement.
- Salinity correction factors based on chloride can be calculated using information provided in U.S. Geological Survey Quality of Water Branch Technical Memorandum 79.10 (Pickering, 1979).
- DO instruments either use an automatic internal salinity correction, a manual salinity control knob for internal correction, or the calibration control knob for manual correction of salinity. Check that instruments with automatic internal salinity correction use approved salinity correction factors.

Example of salinity correction

Suppose a DO measurement is made in water with a temperature of 20.0 degrees Celsius, an atmospheric pressure of 750 millimeters of mercury, and a specific conductance of 8,000 microsiemens per centimeter ($\mu\text{S}/\text{cm}$). The freshwater oxygen solubility from table 6.2–6 is 8.97 mg/L for that temperature and pressure; the salinity correction factor from table 6.2–7 is 0.9733 for that temperature and specific conductance. The solubility of oxygen under these conditions then is:

$$8.97 \text{ mg/L} \times 0.9733 = 8.73 \text{ mg/L} \quad (2)$$

The presence of more dissolved ions in the saline water decreases the oxygen solubility.

- If calibrating an instrument that does not have an internal salinity compensation algorithm, you could adjust the DO instrument to read 8.73 mg/L for a 100 percent saturation condition.
- If the DO measurement made with an amperometric or optical sensor under the above conditions were 7.50 mg/L and the DO probe did not have an internal salinity compensation algorithm, then the actual DO concentration should be reported as 7.50 mg/L multiplied by 0.9733, which equals 7.30 mg/L.
- **Do not use a salinity correction factor for measurements made with the iodometric (Winkler) or spectrophotometric methods.**

Example of percent saturation calculation

To express results as percent saturation, use the following equation:

$$\text{DO (percent saturation)} = \frac{\text{measured DO (mg / L)}}{\text{DO (mg / L at 100 percent saturation)}} \times 100 \quad (3)$$

For a salinity-corrected DO measurement of 7.30 mg/L for a sample in which the oxygen solubility (salinity corrected) is 8.73 mg/L as in the above example, the percent DO saturation would be the dividend of 7.30 divided by 8.73, multiplied by 100, which equals 83.6 percent. Note that for measurements with the iodometric (Winkler) or spectrophotometric methods, salinity correction factors are not applied to the measurement concentration.

Table 6.2-6. Solubility of oxygen in freshwater at various temperatures and pressures.

[Solubility shown in milligrams per liter. Values based on published equations by Benson and Krause (1980 and 1984). Temp. deg C, temperature in degrees Celsius; Values for atmospheric pressures from 600 to 695 millimeters of mercury begin several pages forward]

Temp. (deg C)	Atmospheric pressure, in millimeters of mercury																			
	700	705	710	715	720	725	730	735	740	745	750	755	760	765	770	775	780	785	790	795
0.0	13.46	13.56	13.65	13.75	13.85	13.94	14.04	14.14	14.23	14.33	14.43	14.52	14.62	14.72	14.81	14.91	15.01	15.10	15.20	15.30
0.5	13.27	13.37	13.46	13.56	13.65	13.75	13.84	13.94	14.03	14.13	14.23	14.32	14.42	14.51	14.61	14.70	14.80	14.89	14.99	15.08
1.0	13.09	13.18	13.28	13.37	13.46	13.56	13.65	13.75	13.84	13.93	14.03	14.12	14.22	14.31	14.40	14.50	14.59	14.69	14.78	14.87
1.5	12.91	13.00	13.09	13.19	13.28	13.37	13.46	13.56	13.65	13.74	13.84	13.93	14.02	14.11	14.21	14.30	14.39	14.48	14.58	14.67
2.0	12.73	12.82	12.91	13.01	13.10	13.19	13.28	13.37	13.46	13.56	13.65	13.74	13.83	13.92	14.01	14.10	14.20	14.29	14.38	14.47
2.5	12.56	12.65	12.74	12.83	12.92	13.01	13.10	13.19	13.28	13.37	13.46	13.55	13.64	13.73	13.82	13.91	14.00	14.10	14.19	14.28
3.0	12.39	12.48	12.57	12.66	12.75	12.84	12.93	13.02	13.10	13.19	13.28	13.37	13.46	13.55	13.64	13.73	13.82	13.91	14.00	14.09
3.5	12.23	12.31	12.40	12.49	12.58	12.67	12.75	12.84	12.93	13.02	13.11	13.19	13.28	13.37	13.46	13.55	13.63	13.72	13.81	13.90
4.0	12.07	12.15	12.24	12.33	12.41	12.50	12.59	12.67	12.76	12.85	12.93	13.02	13.11	13.20	13.28	13.37	13.46	13.54	13.63	13.72
4.5	11.91	11.99	12.08	12.17	12.25	12.34	12.42	12.51	12.59	12.68	12.77	12.85	12.94	13.02	13.11	13.20	13.28	13.37	13.45	13.54
5.0	11.75	11.84	11.92	12.01	12.09	12.18	12.26	12.35	12.43	12.52	12.60	12.69	12.77	12.86	12.94	13.03	13.11	13.19	13.28	13.36
5.5	11.60	11.69	11.77	11.86	11.94	12.02	12.11	12.19	12.27	12.36	12.44	12.52	12.61	12.69	12.78	12.86	12.94	13.03	13.11	13.19
6.0	11.46	11.54	11.62	11.70	11.79	11.87	11.95	12.04	12.12	12.20	12.28	12.37	12.45	12.53	12.61	12.70	12.78	12.86	12.94	13.03
6.5	11.31	11.39	11.48	11.56	11.64	11.72	11.80	11.88	11.97	12.05	12.13	12.21	12.29	12.37	12.46	12.54	12.62	12.70	12.78	12.86
7.0	11.17	11.25	11.33	11.41	11.49	11.58	11.66	11.74	11.82	11.90	11.98	12.06	12.14	12.22	12.30	12.38	12.46	12.54	12.62	12.70
7.5	11.03	11.11	11.19	11.27	11.35	11.43	11.51	11.59	11.67	11.75	11.83	11.91	11.99	12.07	12.15	12.23	12.31	12.39	12.47	12.55
8.0	10.90	10.98	11.06	11.14	11.21	11.29	11.37	11.45	11.53	11.61	11.69	11.76	11.84	11.92	12.00	12.08	12.16	12.24	12.32	12.39
8.5	10.77	10.84	10.92	11.00	11.08	11.16	11.23	11.31	11.39	11.47	11.54	11.62	11.70	11.78	11.86	11.93	12.01	12.09	12.17	12.24
9.0	10.64	10.71	10.79	10.87	10.94	11.02	11.10	11.18	11.25	11.33	11.41	11.48	11.56	11.64	11.71	11.79	11.87	11.94	12.02	12.10
9.5	10.51	10.59	10.66	10.74	10.81	10.89	10.97	11.04	11.12	11.19	11.27	11.35	11.42	11.50	11.57	11.65	11.73	11.80	11.88	11.95
10.0	10.39	10.46	10.54	10.61	10.69	10.76	10.84	10.91	10.99	11.06	11.14	11.21	11.29	11.36	11.44	11.51	11.59	11.66	11.74	11.81
10.5	10.26	10.34	10.41	10.49	10.56	10.64	10.71	10.78	10.86	10.93	11.01	11.08	11.16	11.23	11.30	11.38	11.45	11.53	11.60	11.68
11.0	10.15	10.22	10.29	10.37	10.44	10.51	10.59	10.66	10.73	10.81	10.88	10.95	11.03	11.10	11.17	11.25	11.32	11.39	11.47	11.54
11.5	10.03	10.10	10.17	10.25	10.32	10.39	10.47	10.54	10.61	10.68	10.76	10.83	10.90	10.97	11.05	11.12	11.19	11.26	11.34	11.41
12.0	9.91	9.99	10.06	10.13	10.20	10.27	10.35	10.42	10.49	10.56	10.63	10.71	10.78	10.85	10.92	10.99	11.06	11.14	11.21	11.28
12.5	9.80	9.87	9.94	10.02	10.09	10.16	10.23	10.30	10.37	10.44	10.51	10.58	10.66	10.73	10.80	10.87	10.94	11.01	11.08	11.15
13.0	9.69	9.76	9.83	9.90	9.97	10.04	10.11	10.19	10.26	10.33	10.40	10.47	10.54	10.61	10.68	10.75	10.82	10.89	10.96	11.03
13.5	9.59	9.65	9.72	9.79	9.86	9.93	10.00	10.07	10.14	10.21	10.28	10.35	10.42	10.49	10.56	10.63	10.70	10.77	10.84	10.91
14.0	9.48	9.55	9.62	9.69	9.76	9.82	9.89	9.96	10.03	10.10	10.17	10.24	10.31	10.37	10.44	10.51	10.58	10.65	10.72	10.79

Table 6.2–6. Solubility of oxygen in freshwater at various temperatures and pressures.—Continued

[Solubility shown in milligrams per liter. Values based on published equations by Benson and Krause (1980 and 1984). Temp. deg C, temperature in degrees Celsius; Values for atmospheric pressures from 600 to 695 millimeters of mercury begin several pages forward]

Temp. (deg C)	Atmospheric pressure, in millimeters of mercury																			
	700	705	710	715	720	725	730	735	740	745	750	755	760	765	770	775	780	785	790	795
14.5	9.38	9.44	9.51	9.58	9.65	9.72	9.78	9.85	9.92	9.99	10.06	10.13	10.19	10.26	10.33	10.40	10.47	10.53	10.60	10.67
15.0	9.27	9.34	9.41	9.48	9.54	9.61	9.68	9.75	9.81	9.88	9.95	10.02	10.08	10.15	10.22	10.29	10.35	10.42	10.49	10.56
15.5	9.18	9.24	9.31	9.38	9.44	9.51	9.58	9.64	9.71	9.78	9.84	9.91	9.98	10.04	10.11	10.18	10.24	10.31	10.38	10.44
16.0	9.08	9.14	9.21	9.28	9.34	9.41	9.47	9.54	9.61	9.67	9.74	9.80	9.87	9.94	10.00	10.07	10.13	10.20	10.27	10.33
16.5	8.98	9.05	9.11	9.18	9.24	9.31	9.37	9.44	9.50	9.57	9.64	9.70	9.77	9.83	9.90	9.96	10.03	10.09	10.16	10.22
17.0	8.89	8.95	9.02	9.08	9.15	9.21	9.28	9.34	9.41	9.47	9.54	9.60	9.66	9.73	9.79	9.86	9.92	9.99	10.05	10.12
17.5	8.80	8.86	8.92	8.99	9.05	9.12	9.18	9.24	9.31	9.37	9.44	9.50	9.57	9.63	9.69	9.76	9.82	9.89	9.95	10.01
18.0	8.70	8.77	8.83	8.90	8.96	9.02	9.09	9.15	9.21	9.28	9.34	9.40	9.47	9.53	9.59	9.66	9.72	9.78	9.85	9.91
18.5	8.62	8.68	8.74	8.80	8.87	8.93	8.99	9.06	9.12	9.18	9.24	9.31	9.37	9.43	9.50	9.56	9.62	9.69	9.75	9.81
19.0	8.53	8.59	8.65	8.72	8.78	8.84	8.90	8.96	9.03	9.09	9.15	9.21	9.28	9.34	9.40	9.46	9.53	9.59	9.65	9.71
19.5	8.44	8.50	8.57	8.63	8.69	8.75	8.81	8.87	8.94	9.00	9.06	9.12	9.18	9.25	9.31	9.37	9.43	9.49	9.55	9.62
20.0	8.36	8.42	8.48	8.54	8.60	8.66	8.73	8.79	8.85	8.91	8.97	9.03	9.09	9.15	9.21	9.28	9.34	9.40	9.46	9.52
20.5	8.28	8.34	8.40	8.46	8.52	8.58	8.64	8.70	8.76	8.82	8.88	8.94	9.00	9.06	9.12	9.18	9.25	9.31	9.37	9.43
21.0	8.19	8.25	8.31	8.37	8.43	8.49	8.55	8.61	8.67	8.73	8.79	8.85	8.92	8.98	9.04	9.10	9.16	9.22	9.28	9.34
21.5	8.11	8.17	8.23	8.29	8.35	8.41	8.47	8.53	8.59	8.65	8.71	8.77	8.83	8.89	8.95	9.01	9.07	9.13	9.19	9.25
22.0	8.04	8.09	8.15	8.21	8.27	8.33	8.39	8.45	8.51	8.57	8.63	8.68	8.74	8.80	8.86	8.92	8.98	9.04	9.10	9.16
22.5	7.96	8.02	8.08	8.13	8.19	8.25	8.31	8.37	8.43	8.48	8.54	8.60	8.66	8.72	8.78	8.84	8.89	8.95	9.01	9.07
23.0	7.88	7.94	8.00	8.06	8.11	8.17	8.23	8.29	8.35	8.40	8.46	8.52	8.58	8.64	8.69	8.75	8.81	8.87	8.93	8.98
23.5	7.81	7.86	7.92	7.98	8.04	8.09	8.15	8.21	8.27	8.33	8.38	8.44	8.50	8.56	8.61	8.67	8.73	8.79	8.84	8.90
24.0	7.73	7.79	7.85	7.90	7.96	8.02	8.08	8.13	8.19	8.25	8.30	8.36	8.42	8.48	8.53	8.59	8.65	8.70	8.76	8.82
24.5	7.66	7.72	7.77	7.83	7.89	7.94	8.00	8.06	8.11	8.17	8.23	8.28	8.34	8.40	8.45	8.51	8.57	8.62	8.68	8.74
25.0	7.59	7.65	7.70	7.76	7.81	7.87	7.93	7.98	8.04	8.10	8.15	8.21	8.26	8.32	8.38	8.43	8.49	8.54	8.60	8.66
25.5	7.52	7.58	7.63	7.69	7.74	7.80	7.85	7.91	7.97	8.02	8.08	8.13	8.19	8.24	8.30	8.35	8.41	8.47	8.52	8.58
26.0	7.45	7.51	7.56	7.62	7.67	7.73	7.78	7.84	7.89	7.95	8.00	8.06	8.11	8.17	8.22	8.28	8.33	8.39	8.44	8.50
26.5	7.38	7.44	7.49	7.55	7.60	7.66	7.71	7.77	7.82	7.88	7.93	7.99	8.04	8.10	8.15	8.20	8.26	8.31	8.37	8.42
27.0	7.32	7.37	7.43	7.48	7.53	7.59	7.64	7.70	7.75	7.81	7.86	7.91	7.97	8.02	8.08	8.13	8.19	8.24	8.29	8.35
27.5	7.25	7.30	7.36	7.41	7.47	7.52	7.57	7.63	7.68	7.74	7.79	7.84	7.90	7.95	8.01	8.06	8.11	8.17	8.22	8.27
28.0	7.19	7.24	7.29	7.35	7.40	7.45	7.51	7.56	7.61	7.67	7.72	7.77	7.83	7.88	7.93	7.99	8.04	8.10	8.15	8.20
28.5	7.12	7.18	7.23	7.28	7.33	7.39	7.44	7.49	7.55	7.60	7.65	7.71	7.76	7.81	7.87	7.92	7.97	8.02	8.08	8.13

Table 6.2-6. Solubility of oxygen in freshwater at various temperatures and pressures.—Continued

[Solubility shown in milligrams per liter. Values based on published equations by Benson and Krause (1980 and 1984). Temp. deg C, temperature in degrees Celsius; Values for atmospheric pressures from 600 to 695 millimeters of mercury begin several pages forward]

Temp. (deg C)	Atmospheric pressure, in millimeters of mercury																			
	700	705	710	715	720	725	730	735	740	745	750	755	760	765	770	775	780	785	790	795
29.0	7.06	7.11	7.16	7.22	7.27	7.32	7.38	7.43	7.48	7.53	7.59	7.64	7.69	7.74	7.80	7.85	7.90	7.95	8.01	8.06
29.5	7.00	7.05	7.10	7.15	7.21	7.26	7.31	7.36	7.42	7.47	7.52	7.57	7.62	7.68	7.73	7.78	7.83	7.89	7.94	7.99
30.0	6.94	6.99	7.04	7.09	7.14	7.20	7.25	7.30	7.35	7.40	7.46	7.51	7.56	7.61	7.66	7.71	7.77	7.82	7.87	7.92
30.5	6.88	6.93	6.98	7.03	7.08	7.13	7.19	7.24	7.29	7.34	7.39	7.44	7.49	7.55	7.60	7.65	7.70	7.75	7.80	7.85
31.0	6.82	6.87	6.92	6.97	7.02	7.07	7.12	7.17	7.23	7.28	7.33	7.38	7.43	7.48	7.53	7.58	7.63	7.69	7.74	7.79
31.5	6.76	6.81	6.86	6.91	6.96	7.01	7.06	7.11	7.16	7.21	7.27	7.32	7.37	7.42	7.47	7.52	7.57	7.62	7.67	7.72
32.0	6.70	6.75	6.80	6.85	6.90	6.95	7.00	7.05	7.10	7.15	7.20	7.25	7.30	7.36	7.41	7.46	7.51	7.56	7.61	7.66
32.5	6.64	6.69	6.74	6.79	6.84	6.89	6.94	6.99	7.04	7.09	7.14	7.19	7.24	7.29	7.34	7.39	7.44	7.49	7.54	7.59
33.0	6.59	6.64	6.69	6.74	6.79	6.84	6.89	6.93	6.98	7.03	7.08	7.13	7.18	7.23	7.28	7.33	7.38	7.43	7.48	7.53
33.5	6.53	6.58	6.63	6.68	6.73	6.78	6.83	6.88	6.93	6.98	7.02	7.07	7.12	7.17	7.22	7.27	7.32	7.37	7.42	7.47
34.0	6.48	6.53	6.57	6.62	6.67	6.72	6.77	6.82	6.87	6.92	6.97	7.02	7.06	7.11	7.16	7.21	7.26	7.31	7.36	7.41
34.5	6.42	6.47	6.52	6.57	6.62	6.67	6.71	6.76	6.81	6.86	6.91	6.96	7.01	7.06	7.10	7.15	7.20	7.25	7.30	7.35
35.0	6.37	6.42	6.47	6.51	6.56	6.61	6.66	6.71	6.76	6.80	6.85	6.90	6.95	7.00	7.05	7.09	7.14	7.19	7.24	7.29
35.5	6.32	6.36	6.41	6.46	6.51	6.56	6.60	6.65	6.70	6.75	6.80	6.84	6.89	6.94	6.99	7.04	7.08	7.13	7.18	7.23
36.0	6.26	6.31	6.36	6.41	6.45	6.50	6.55	6.60	6.65	6.69	6.74	6.79	6.84	6.88	6.93	6.98	7.03	7.08	7.12	7.17
36.5	6.21	6.26	6.31	6.35	6.40	6.45	6.50	6.54	6.59	6.64	6.69	6.73	6.78	6.83	6.88	6.92	6.97	7.02	7.07	7.11
37.0	6.16	6.21	6.26	6.30	6.35	6.40	6.44	6.49	6.54	6.59	6.63	6.68	6.73	6.77	6.82	6.87	6.92	6.96	7.01	7.06
37.5	6.11	6.16	6.20	6.25	6.30	6.35	6.39	6.44	6.49	6.53	6.58	6.63	6.67	6.72	6.77	6.81	6.86	6.91	6.95	7.00
38.0	6.06	6.11	6.15	6.20	6.25	6.29	6.34	6.39	6.43	6.48	6.53	6.57	6.62	6.67	6.71	6.76	6.81	6.85	6.90	6.95
38.5	6.01	6.06	6.10	6.15	6.20	6.24	6.29	6.34	6.38	6.43	6.47	6.52	6.57	6.61	6.66	6.71	6.75	6.80	6.84	6.89
39.0	5.96	6.01	6.05	6.10	6.15	6.19	6.24	6.29	6.33	6.38	6.42	6.47	6.52	6.56	6.61	6.65	6.70	6.75	6.79	6.84
39.5	5.91	5.96	6.01	6.05	6.10	6.14	6.19	6.23	6.28	6.33	6.37	6.42	6.46	6.51	6.56	6.60	6.65	6.69	6.74	6.78
40.0	5.87	5.91	5.96	6.00	6.05	6.09	6.14	6.19	6.23	6.28	6.32	6.37	6.41	6.46	6.50	6.55	6.59	6.64	6.69	6.73

Table 6.2-6. Solubility of oxygen in freshwater at various temperatures and pressures.—Continued

[Solubility shown in milligrams per liter. Values based on published equations by Benson and Krause (1980 and 1984). Temp. deg C, temperature in degrees Celsius]

Temp. (deg C)	Atmospheric pressure, in millimeters of mercury																			
	600	605	610	615	620	625	630	635	640	645	650	655	660	665	670	675	680	685	690	695
0.0	11.53	11.62	11.72	11.82	11.91	12.01	12.11	12.20	12.30	12.40	12.49	12.59	12.69	12.78	12.88	12.98	13.07	13.17	13.27	13.36
0.5	11.36	11.46	11.56	11.65	11.75	11.84	11.94	12.03	12.13	12.22	12.32	12.41	12.51	12.60	12.70	12.80	12.89	12.99	13.08	13.18
1.0	11.21	11.30	11.39	11.49	11.58	11.68	11.77	11.86	11.96	12.05	12.15	12.24	12.34	12.43	12.52	12.62	12.71	12.81	12.90	12.99
1.5	11.05	11.14	11.24	11.33	11.42	11.52	11.61	11.70	11.79	11.89	11.98	12.07	12.17	12.26	12.35	12.44	12.54	12.63	12.72	12.81
2.0	10.90	10.99	11.08	11.18	11.27	11.36	11.45	11.54	11.63	11.72	11.82	11.91	12.00	12.09	12.18	12.27	12.37	12.46	12.55	12.64
2.5	10.75	10.84	10.93	11.02	11.11	11.20	11.29	11.39	11.48	11.57	11.66	11.75	11.84	11.93	12.02	12.11	12.20	12.29	12.38	12.47
3.0	10.61	10.70	10.79	10.88	10.96	11.05	11.14	11.23	11.32	11.41	11.50	11.59	11.68	11.77	11.86	11.95	12.03	12.12	12.21	12.30
3.5	10.47	10.55	10.64	10.73	10.82	10.91	10.99	11.08	11.17	11.26	11.35	11.43	11.52	11.61	11.70	11.79	11.87	11.96	12.05	12.14
4.0	10.33	10.42	10.50	10.59	10.68	10.76	10.85	10.94	11.02	11.11	11.20	11.28	11.37	11.46	11.54	11.63	11.72	11.81	11.89	11.98
4.5	10.19	10.28	10.36	10.45	10.54	10.62	10.71	10.79	10.88	10.97	11.05	11.14	11.22	11.31	11.39	11.48	11.57	11.65	11.74	11.82
5.0	10.06	10.15	10.23	10.32	10.40	10.48	10.57	10.65	10.74	10.82	10.91	10.99	11.08	11.16	11.25	11.33	11.42	11.50	11.59	11.67
5.5	9.93	10.02	10.10	10.18	10.27	10.35	10.43	10.52	10.60	10.68	10.77	10.85	10.94	11.02	11.10	11.19	11.27	11.35	11.44	11.52
6.0	9.80	9.89	9.97	10.05	10.14	10.22	10.30	10.38	10.47	10.55	10.63	10.71	10.80	10.88	10.96	11.04	11.13	11.21	11.29	11.37
6.5	9.68	9.76	9.84	9.93	10.01	10.09	10.17	10.25	10.33	10.42	10.50	10.58	10.66	10.74	10.82	10.91	10.99	11.07	11.15	11.23
7.0	9.56	9.64	9.72	9.80	9.88	9.96	10.04	10.12	10.20	10.29	10.37	10.45	10.53	10.61	10.69	10.77	10.85	10.93	11.01	11.09
7.5	9.44	9.52	9.60	9.68	9.76	9.84	9.92	10.00	10.08	10.16	10.24	10.32	10.40	10.48	10.56	10.64	10.72	10.80	10.87	10.95
8.0	9.33	9.40	9.48	9.56	9.64	9.72	9.80	9.88	9.95	10.03	10.11	10.19	10.27	10.35	10.43	10.51	10.58	10.66	10.74	10.82
8.5	9.21	9.29	9.37	9.44	9.52	9.60	9.68	9.76	9.83	9.91	9.99	10.07	10.14	10.22	10.30	10.38	10.46	10.53	10.61	10.69
9.0	9.10	9.18	9.25	9.33	9.41	9.48	9.56	9.64	9.71	9.79	9.87	9.95	10.02	10.10	10.18	10.25	10.33	10.41	10.48	10.56
9.5	8.99	9.07	9.14	9.22	9.29	9.37	9.45	9.52	9.60	9.67	9.75	9.83	9.90	9.98	10.05	10.13	10.21	10.28	10.36	10.43
10.0	8.88	8.96	9.03	9.11	9.18	9.26	9.33	9.41	9.49	9.56	9.64	9.71	9.79	9.86	9.94	10.01	10.09	10.16	10.24	10.31
10.5	8.78	8.85	8.93	9.00	9.08	9.15	9.23	9.30	9.37	9.45	9.52	9.60	9.67	9.75	9.82	9.89	9.97	10.04	10.12	10.19
11.0	8.68	8.75	8.82	8.90	8.97	9.04	9.12	9.19	9.26	9.34	9.41	9.48	9.56	9.63	9.71	9.78	9.85	9.93	10.00	10.07
11.5	8.58	8.65	8.72	8.79	8.87	8.94	9.01	9.08	9.16	9.23	9.30	9.38	9.45	9.52	9.59	9.67	9.74	9.81	9.88	9.96
12.0	8.48	8.55	8.62	8.69	8.77	8.84	8.91	8.98	9.05	9.12	9.20	9.27	9.34	9.41	9.48	9.56	9.63	9.70	9.77	9.84
12.5	8.38	8.45	8.52	8.59	8.67	8.74	8.81	8.88	8.95	9.02	9.09	9.16	9.23	9.31	9.38	9.45	9.52	9.59	9.66	9.73
13.0	8.29	8.36	8.43	8.50	8.57	8.64	8.71	8.78	8.85	8.92	8.99	9.06	9.13	9.20	9.27	9.34	9.41	9.48	9.55	9.62
13.5	8.19	8.26	8.33	8.40	8.47	8.54	8.61	8.68	8.75	8.82	8.89	8.96	9.03	9.10	9.17	9.24	9.31	9.38	9.45	9.52
14.0	8.10	8.17	8.24	8.31	8.38	8.45	8.52	8.58	8.65	8.72	8.79	8.86	8.93	9.00	9.07	9.14	9.20	9.27	9.34	9.41

Table 6.2-6. Solubility of oxygen in freshwater at various temperatures and pressures.—Continued
 [Solubility shown in milligrams per liter. Values based on published equations by Benson and Krause (1980 and 1984). Temp. deg C, temperature in degrees Celsius]

Temp. (deg C)	Atmospheric pressure, in millimeters of mercury																			
	600	605	610	615	620	625	630	635	640	645	650	655	660	665	670	675	680	685	690	695
14.5	8.01	8.08	8.15	8.22	8.29	8.35	8.42	8.49	8.56	8.63	8.69	8.76	8.83	8.90	8.97	9.04	9.10	9.17	9.24	9.31
15.0	7.93	7.99	8.06	8.13	8.20	8.26	8.33	8.40	8.47	8.53	8.60	8.67	8.74	8.80	8.87	8.94	9.00	9.07	9.14	9.21
15.5	7.84	7.91	7.97	8.04	8.11	8.17	8.24	8.31	8.37	8.44	8.51	8.57	8.64	8.71	8.77	8.84	8.91	8.97	9.04	9.11
16.0	7.76	7.82	7.89	7.95	8.02	8.09	8.15	8.22	8.28	8.35	8.42	8.48	8.55	8.61	8.68	8.75	8.81	8.88	8.95	9.01
16.5	7.67	7.74	7.80	7.87	7.93	8.00	8.07	8.13	8.20	8.26	8.33	8.39	8.46	8.52	8.59	8.65	8.72	8.79	8.85	8.92
17.0	7.59	7.66	7.72	7.79	7.85	7.92	7.98	8.05	8.11	8.17	8.24	8.30	8.37	8.43	8.50	8.56	8.63	8.69	8.76	8.82
17.5	7.51	7.58	7.64	7.70	7.77	7.83	7.90	7.96	8.03	8.09	8.15	8.22	8.28	8.35	8.41	8.47	8.54	8.60	8.67	8.73
18.0	7.43	7.50	7.56	7.62	7.69	7.75	7.81	7.88	7.94	8.01	8.07	8.13	8.20	8.26	8.32	8.39	8.45	8.51	8.58	8.64
18.5	7.36	7.42	7.48	7.55	7.61	7.67	7.73	7.80	7.86	7.92	7.99	8.05	8.11	8.18	8.24	8.30	8.36	8.43	8.49	8.55
19.0	7.28	7.34	7.41	7.47	7.53	7.59	7.66	7.72	7.78	7.84	7.90	7.97	8.03	8.09	8.15	8.22	8.28	8.34	8.40	8.47
19.5	7.21	7.27	7.33	7.39	7.45	7.52	7.58	7.64	7.70	7.76	7.82	7.89	7.95	8.01	8.07	8.13	8.20	8.26	8.32	8.38
20.0	7.13	7.20	7.26	7.32	7.38	7.44	7.50	7.56	7.62	7.68	7.75	7.81	7.87	7.93	7.99	8.05	8.11	8.17	8.24	8.30
20.5	7.06	7.12	7.18	7.24	7.31	7.37	7.43	7.49	7.55	7.61	7.67	7.73	7.79	7.85	7.91	7.97	8.03	8.09	8.15	8.21
21.0	6.99	7.05	7.11	7.17	7.23	7.29	7.35	7.41	7.47	7.53	7.59	7.65	7.71	7.77	7.83	7.89	7.95	8.01	8.07	8.13
21.5	6.92	6.98	7.04	7.10	7.16	7.22	7.28	7.34	7.40	7.46	7.52	7.58	7.64	7.70	7.76	7.82	7.88	7.94	7.99	8.05
22.0	6.85	6.91	6.97	7.03	7.09	7.15	7.21	7.27	7.33	7.39	7.45	7.50	7.56	7.62	7.68	7.74	7.80	7.86	7.92	7.98
22.5	6.79	6.85	6.90	6.96	7.02	7.08	7.14	7.20	7.26	7.31	7.37	7.43	7.49	7.55	7.61	7.67	7.72	7.78	7.84	7.90
23.0	6.72	6.78	6.84	6.90	6.95	7.01	7.07	7.13	7.19	7.24	7.30	7.36	7.42	7.48	7.53	7.59	7.65	7.71	7.77	7.82
23.5	6.66	6.71	6.77	6.83	6.89	6.94	7.00	7.06	7.12	7.17	7.23	7.29	7.35	7.40	7.46	7.52	7.58	7.63	7.69	7.75
24.0	6.59	6.65	6.71	6.76	6.82	6.88	6.94	6.99	7.05	7.11	7.16	7.22	7.28	7.33	7.39	7.45	7.51	7.56	7.62	7.68
24.5	6.53	6.59	6.64	6.70	6.76	6.81	6.87	6.93	6.98	7.04	7.10	7.15	7.21	7.27	7.32	7.38	7.44	7.49	7.55	7.61
25.0	6.47	6.52	6.58	6.64	6.69	6.75	6.81	6.86	6.92	6.97	7.03	7.09	7.14	7.20	7.25	7.31	7.37	7.42	7.48	7.53
25.5	6.41	6.46	6.52	6.57	6.63	6.69	6.74	6.80	6.85	6.91	6.96	7.02	7.08	7.13	7.19	7.24	7.30	7.35	7.41	7.46
26.0	6.35	6.40	6.46	6.51	6.57	6.62	6.68	6.73	6.79	6.84	6.90	6.95	7.01	7.07	7.12	7.18	7.23	7.29	7.34	7.40
26.5	6.29	6.34	6.40	6.45	6.51	6.56	6.62	6.67	6.73	6.78	6.84	6.89	6.95	7.00	7.06	7.11	7.16	7.22	7.27	7.33
27.0	6.23	6.28	6.34	6.39	6.45	6.50	6.56	6.61	6.67	6.72	6.77	6.83	6.88	6.94	6.99	7.05	7.10	7.15	7.21	7.26
27.5	6.17	6.23	6.28	6.33	6.39	6.44	6.50	6.55	6.60	6.66	6.71	6.77	6.82	6.87	6.93	6.98	7.04	7.09	7.14	7.20
28.0	6.12	6.17	6.22	6.28	6.33	6.38	6.44	6.49	6.54	6.60	6.65	6.70	6.76	6.81	6.87	6.92	6.97	7.03	7.08	7.13
28.5	6.06	6.11	6.17	6.22	6.27	6.33	6.38	6.43	6.49	6.54	6.59	6.64	6.70	6.75	6.80	6.86	6.91	6.96	7.02	7.07

Table 6.2-6. Solubility of oxygen in freshwater at various temperatures and pressures.—Continued

[Solubility shown in milligrams per liter. Values based on published equations by Benson and Krause (1980 and 1984). Temp. deg C, temperature in degrees Celsius]

Temp. (deg C)	Atmospheric pressure, in millimeters of mercury																			
	600	605	610	615	620	625	630	635	640	645	650	655	660	665	670	675	680	685	690	695
29.0	6.01	6.06	6.11	6.16	6.22	6.27	6.32	6.37	6.43	6.48	6.53	6.59	6.64	6.69	6.74	6.80	6.85	6.90	6.95	7.01
29.5	5.95	6.00	6.06	6.11	6.16	6.21	6.27	6.32	6.37	6.42	6.47	6.53	6.58	6.63	6.68	6.74	6.79	6.84	6.89	6.95
30.0	5.90	5.95	6.00	6.05	6.11	6.16	6.21	6.26	6.31	6.37	6.42	6.47	6.52	6.57	6.63	6.68	6.73	6.78	6.83	6.88
30.5	5.85	5.90	5.95	6.00	6.05	6.10	6.16	6.21	6.26	6.31	6.36	6.41	6.46	6.52	6.57	6.62	6.67	6.72	6.77	6.82
31.0	5.79	5.85	5.90	5.95	6.00	6.05	6.10	6.15	6.20	6.25	6.31	6.36	6.41	6.46	6.51	6.56	6.61	6.66	6.71	6.77
31.5	5.74	5.79	5.84	5.90	5.95	6.00	6.05	6.10	6.15	6.20	6.25	6.30	6.35	6.40	6.45	6.50	6.55	6.61	6.66	6.71
32.0	5.69	5.74	5.79	5.84	5.89	5.94	5.99	6.04	6.10	6.15	6.20	6.25	6.30	6.35	6.40	6.45	6.50	6.55	6.60	6.65
32.5	5.64	5.69	5.74	5.79	5.84	5.89	5.94	5.99	6.04	6.09	6.14	6.19	6.24	6.29	6.34	6.39	6.44	6.49	6.54	6.59
33.0	5.59	5.64	5.69	5.74	5.79	5.84	5.89	5.94	5.99	6.04	6.09	6.14	6.19	6.24	6.29	6.34	6.39	6.44	6.49	6.54
33.5	5.54	5.59	5.64	5.69	5.74	5.79	5.84	5.89	5.94	5.99	6.04	6.09	6.14	6.19	6.24	6.28	6.33	6.38	6.43	6.48
34.0	5.50	5.54	5.59	5.64	5.69	5.74	5.79	5.84	5.89	5.94	5.99	6.04	6.08	6.13	6.18	6.23	6.28	6.33	6.38	6.43
34.5	5.45	5.50	5.55	5.59	5.64	5.69	5.74	5.79	5.84	5.89	5.94	5.98	6.03	6.08	6.13	6.18	6.23	6.28	6.32	6.37
35.0	5.40	5.45	5.50	5.55	5.59	5.64	5.69	5.74	5.79	5.84	5.88	5.93	5.98	6.03	6.08	6.13	6.18	6.22	6.27	6.32
35.5	5.35	5.40	5.45	5.50	5.55	5.59	5.64	5.69	5.74	5.79	5.84	5.88	5.93	5.98	6.03	6.08	6.12	6.17	6.22	6.27
36.0	5.31	5.36	5.40	5.45	5.50	5.55	5.60	5.64	5.69	5.74	5.79	5.83	5.88	5.93	5.98	6.02	6.07	6.12	6.17	6.22
36.5	5.26	5.31	5.36	5.41	5.45	5.50	5.55	5.60	5.64	5.69	5.74	5.78	5.83	5.88	5.93	5.97	6.02	6.07	6.12	6.16
37.0	5.22	5.27	5.31	5.36	5.41	5.45	5.50	5.55	5.60	5.64	5.69	5.74	5.78	5.83	5.88	5.93	5.97	6.02	6.07	6.11
37.5	5.17	5.22	5.27	5.31	5.36	5.41	5.45	5.50	5.55	5.60	5.64	5.69	5.74	5.78	5.83	5.88	5.92	5.97	6.02	6.06
38.0	5.13	5.18	5.22	5.27	5.32	5.36	5.41	5.46	5.50	5.55	5.60	5.64	5.69	5.73	5.78	5.83	5.87	5.92	5.97	6.01
38.5	5.09	5.13	5.18	5.22	5.27	5.32	5.36	5.41	5.46	5.50	5.55	5.59	5.64	5.69	5.73	5.78	5.83	5.87	5.92	5.97
39.0	5.04	5.09	5.13	5.18	5.23	5.27	5.32	5.36	5.41	5.46	5.50	5.55	5.59	5.64	5.69	5.73	5.78	5.82	5.87	5.92
39.5	5.00	5.05	5.09	5.14	5.18	5.23	5.27	5.32	5.37	5.41	5.46	5.50	5.55	5.59	5.64	5.69	5.73	5.78	5.82	5.87
40.0	4.96	5.00	5.05	5.09	5.14	5.18	5.23	5.28	5.32	5.37	5.41	5.46	5.50	5.55	5.59	5.64	5.69	5.73	5.78	5.82

Table 6.2-7. Salinity correction factors for dissolved oxygen in water (based on specific conductance).

[Factors are dimensionless. Values based on published equations by Benson and Krause (1984). Temp. deg C, temperature in degrees Celsius; salinity correction factors for 30 to 35 degrees Celsius begin several pages forward]

Temp. (deg C)	Specific conductance, in microsiemens per centimeter at 25 degrees Celsius														
	0	1000	2000	3000	4000	5000	6000	7000	8000	9000	10000	11000	12000	13000	14000
0.0	1.0000	0.9961	0.9922	0.9882	0.9843	0.9804	0.9764	0.9724	0.9684	0.9644	0.9604	0.9564	0.9524	0.9483	0.9443
1.0	1.0000	0.9961	0.9923	0.9884	0.9845	0.9805	0.9766	0.9727	0.9687	0.9648	0.9608	0.9568	0.9528	0.9488	0.9448
2.0	1.0000	0.9962	0.9923	0.9885	0.9846	0.9807	0.9768	0.9729	0.9690	0.9651	0.9611	0.9572	0.9532	0.9493	0.9453
3.0	1.0000	0.9962	0.9924	0.9886	0.9847	0.9809	0.9770	0.9732	0.9693	0.9654	0.9615	0.9576	0.9536	0.9497	0.9458
4.0	1.0000	0.9962	0.9925	0.9887	0.9849	0.9811	0.9772	0.9734	0.9696	0.9657	0.9618	0.9579	0.9541	0.9502	0.9462
5.0	1.0000	0.9963	0.9925	0.9888	0.9850	0.9812	0.9774	0.9736	0.9698	0.9660	0.9622	0.9583	0.9545	0.9506	0.9467
6.0	1.0000	0.9963	0.9926	0.9889	0.9851	0.9814	0.9776	0.9739	0.9701	0.9663	0.9625	0.9587	0.9549	0.9510	0.9472
7.0	1.0000	0.9963	0.9927	0.9890	0.9853	0.9816	0.9778	0.9741	0.9703	0.9666	0.9628	0.9590	0.9552	0.9514	0.9476
8.0	1.0000	0.9964	0.9927	0.9891	0.9854	0.9817	0.9780	0.9743	0.9706	0.9669	0.9631	0.9594	0.9556	0.9519	0.9481
9.0	1.0000	0.9964	0.9928	0.9892	0.9855	0.9819	0.9782	0.9745	0.9708	0.9672	0.9634	0.9597	0.9560	0.9523	0.9485
10.0	1.0000	0.9964	0.9928	0.9893	0.9856	0.9820	0.9784	0.9747	0.9711	0.9674	0.9637	0.9601	0.9564	0.9527	0.9489
11.0	1.0000	0.9965	0.9929	0.9893	0.9858	0.9822	0.9786	0.9750	0.9713	0.9677	0.9640	0.9604	0.9567	0.9530	0.9494
12.0	1.0000	0.9965	0.9930	0.9894	0.9859	0.9823	0.9787	0.9752	0.9716	0.9680	0.9643	0.9607	0.9571	0.9534	0.9498
13.0	1.0000	0.9965	0.9930	0.9895	0.9860	0.9825	0.9789	0.9754	0.9718	0.9682	0.9646	0.9610	0.9574	0.9538	0.9502
14.0	1.0000	0.9965	0.9931	0.9896	0.9861	0.9826	0.9791	0.9756	0.9720	0.9685	0.9649	0.9613	0.9578	0.9542	0.9506
15.0	1.0000	0.9966	0.9931	0.9897	0.9862	0.9827	0.9793	0.9758	0.9723	0.9687	0.9652	0.9617	0.9581	0.9545	0.9510
16.0	1.0000	0.9966	0.9932	0.9898	0.9863	0.9829	0.9794	0.9760	0.9725	0.9690	0.9655	0.9620	0.9584	0.9549	0.9513
17.0	1.0000	0.9966	0.9932	0.9898	0.9864	0.9830	0.9796	0.9761	0.9727	0.9692	0.9657	0.9622	0.9587	0.9552	0.9517
18.0	1.0000	0.9967	0.9933	0.9899	0.9865	0.9831	0.9797	0.9763	0.9729	0.9695	0.9660	0.9625	0.9591	0.9556	0.9521
19.0	1.0000	0.9967	0.9933	0.9900	0.9866	0.9833	0.9799	0.9765	0.9731	0.9697	0.9663	0.9628	0.9594	0.9559	0.9524
20.0	1.0000	0.9967	0.9934	0.9901	0.9867	0.9834	0.9800	0.9767	0.9733	0.9699	0.9665	0.9631	0.9597	0.9562	0.9528
21.0	1.0000	0.9967	0.9934	0.9902	0.9868	0.9835	0.9802	0.9769	0.9735	0.9701	0.9668	0.9634	0.9600	0.9566	0.9531
22.0	1.0000	0.9968	0.9935	0.9902	0.9869	0.9836	0.9803	0.9770	0.9737	0.9704	0.9670	0.9636	0.9603	0.9569	0.9535
23.0	1.0000	0.9968	0.9935	0.9903	0.9870	0.9838	0.9805	0.9772	0.9739	0.9706	0.9672	0.9639	0.9605	0.9572	0.9538
24.0	1.0000	0.9968	0.9936	0.9904	0.9871	0.9839	0.9806	0.9774	0.9741	0.9708	0.9675	0.9642	0.9608	0.9575	0.9541
25.0	1.0000	0.9968	0.9936	0.9904	0.9872	0.9840	0.9808	0.9775	0.9743	0.9710	0.9677	0.9644	0.9611	0.9578	0.9545
26.0	1.0000	0.9968	0.9937	0.9905	0.9873	0.9841	0.9809	0.9777	0.9744	0.9712	0.9679	0.9647	0.9614	0.9581	0.9548
27.0	1.0000	0.9969	0.9937	0.9906	0.9874	0.9842	0.9810	0.9778	0.9746	0.9714	0.9681	0.9649	0.9616	0.9584	0.9551
28.0	1.0000	0.9969	0.9938	0.9906	0.9875	0.9843	0.9812	0.9780	0.9748	0.9716	0.9684	0.9651	0.9619	0.9586	0.9554
29.0	1.0000	0.9969	0.9938	0.9907	0.9876	0.9844	0.9813	0.9781	0.9750	0.9718	0.9686	0.9654	0.9621	0.9589	0.9557

Table 6.2-7. Salinity correction factors for dissolved oxygen in water (based on specific conductance).—Continued

[Factors are dimensionless. Values based on published equations by Benson and Krause (1984). Temp. deg C, temperature in degrees Celsius; salinity correction factors for 30 to 35 degrees Celsius begin several pages forward]

Temp. (deg C)	Specific conductance, in microsiemens per centimeter at 25 degrees Celsius														
	15000	16000	17000	18000	19000	20000	21000	22000	23000	24000	25000	26000	27000	28000	29000
0.0	0.9402	0.9361	0.9321	0.9280	0.9239	0.9198	0.9157	0.9116	0.9074	0.9033	0.8992	0.8950	0.8909	0.8867	0.8826
1.0	0.9408	0.9367	0.9327	0.9286	0.9246	0.9205	0.9164	0.9124	0.9083	0.9042	0.9001	0.8960	0.8918	0.8877	0.8836
2.0	0.9413	0.9373	0.9333	0.9293	0.9252	0.9212	0.9172	0.9131	0.9091	0.9050	0.9009	0.8969	0.8928	0.8887	0.8846
3.0	0.9418	0.9378	0.9339	0.9299	0.9259	0.9219	0.9179	0.9139	0.9099	0.9058	0.9018	0.8978	0.8937	0.8897	0.8856
4.0	0.9423	0.9384	0.9345	0.9305	0.9266	0.9226	0.9186	0.9146	0.9107	0.9067	0.9027	0.8986	0.8946	0.8906	0.8866
5.0	0.9428	0.9389	0.9350	0.9311	0.9272	0.9233	0.9193	0.9154	0.9114	0.9075	0.9035	0.8995	0.8955	0.8915	0.8875
6.0	0.9433	0.9395	0.9356	0.9317	0.9278	0.9239	0.9200	0.9161	0.9122	0.9082	0.9043	0.9004	0.8964	0.8924	0.8885
7.0	0.9438	0.9400	0.9361	0.9323	0.9284	0.9246	0.9207	0.9168	0.9129	0.9090	0.9051	0.9012	0.8973	0.8933	0.8894
8.0	0.9443	0.9405	0.9367	0.9329	0.9290	0.9252	0.9213	0.9175	0.9136	0.9098	0.9059	0.9020	0.8981	0.8942	0.8903
9.0	0.9447	0.9410	0.9372	0.9334	0.9296	0.9258	0.9220	0.9182	0.9143	0.9105	0.9067	0.9028	0.8989	0.8951	0.8912
10.0	0.9452	0.9415	0.9377	0.9340	0.9302	0.9264	0.9226	0.9188	0.9150	0.9112	0.9074	0.9036	0.8998	0.8959	0.8921
11.0	0.9457	0.9419	0.9382	0.9345	0.9308	0.9270	0.9233	0.9195	0.9157	0.9119	0.9082	0.9044	0.9006	0.8968	0.8929
12.0	0.9461	0.9424	0.9387	0.9350	0.9313	0.9276	0.9239	0.9201	0.9164	0.9126	0.9089	0.9051	0.9014	0.8976	0.8938
13.0	0.9465	0.9429	0.9392	0.9355	0.9319	0.9282	0.9245	0.9208	0.9171	0.9133	0.9096	0.9059	0.9021	0.8984	0.8946
14.0	0.9470	0.9433	0.9397	0.9361	0.9324	0.9287	0.9251	0.9214	0.9177	0.9140	0.9103	0.9066	0.9029	0.8992	0.8954
15.0	0.9474	0.9438	0.9402	0.9366	0.9329	0.9293	0.9257	0.9220	0.9183	0.9147	0.9110	0.9073	0.9036	0.8999	0.8962
16.0	0.9478	0.9442	0.9406	0.9370	0.9334	0.9298	0.9262	0.9226	0.9190	0.9153	0.9117	0.9080	0.9044	0.9007	0.8970
17.0	0.9482	0.9446	0.9411	0.9375	0.9340	0.9304	0.9268	0.9232	0.9196	0.9160	0.9123	0.9087	0.9051	0.9014	0.8978
18.0	0.9486	0.9451	0.9415	0.9380	0.9345	0.9309	0.9273	0.9238	0.9202	0.9166	0.9130	0.9094	0.9058	0.9022	0.8985
19.0	0.9490	0.9455	0.9420	0.9385	0.9349	0.9314	0.9279	0.9243	0.9208	0.9172	0.9136	0.9101	0.9065	0.9029	0.8993
20.0	0.9493	0.9459	0.9424	0.9389	0.9354	0.9319	0.9284	0.9249	0.9214	0.9178	0.9143	0.9107	0.9071	0.9036	0.9000
21.0	0.9497	0.9463	0.9428	0.9394	0.9359	0.9324	0.9289	0.9254	0.9219	0.9184	0.9149	0.9114	0.9078	0.9043	0.9007
22.0	0.9501	0.9467	0.9432	0.9398	0.9363	0.9329	0.9294	0.9260	0.9225	0.9190	0.9155	0.9120	0.9085	0.9049	0.9014
23.0	0.9504	0.9470	0.9436	0.9402	0.9368	0.9334	0.9299	0.9265	0.9230	0.9196	0.9161	0.9126	0.9091	0.9056	0.9021
24.0	0.9508	0.9474	0.9440	0.9406	0.9372	0.9338	0.9304	0.9270	0.9236	0.9201	0.9167	0.9132	0.9097	0.9063	0.9028
25.0	0.9511	0.9478	0.9444	0.9411	0.9377	0.9343	0.9309	0.9275	0.9241	0.9207	0.9172	0.9138	0.9104	0.9069	0.9034
26.0	0.9515	0.9481	0.9448	0.9415	0.9381	0.9347	0.9314	0.9280	0.9246	0.9212	0.9178	0.9144	0.9110	0.9075	0.9041
27.0	0.9518	0.9485	0.9452	0.9419	0.9385	0.9352	0.9318	0.9285	0.9251	0.9217	0.9183	0.9149	0.9115	0.9081	0.9047
28.0	0.9521	0.9488	0.9455	0.9422	0.9389	0.9356	0.9323	0.9289	0.9256	0.9222	0.9189	0.9155	0.9121	0.9087	0.9053
29.0	0.9524	0.9492	0.9459	0.9426	0.9393	0.9360	0.9327	0.9294	0.9261	0.9228	0.9194	0.9161	0.9127	0.9093	0.9060

Table 6.2-7. Salinity correction factors for dissolved oxygen in water (based on specific conductance).—Continued

[Factors are dimensionless. Values based on published equations by Benson and Krause (1984). Temp. deg C, temperature in degrees Celsius; salinity correction factors for 30 to 35 degrees Celsius begin several pages forward]

Temp. (deg C)	Specific conductance, in microsiemens per centimeter at 25 degrees Celsius														
	30000	31000	32000	33000	34000	35000	36000	37000	38000	39000	40000	41000	42000	43000	44000
0.0	0.8784	0.8742	0.8701	0.8659	0.8617	0.8575	0.8533	0.8491	0.8449	0.8407	0.8365	0.8323	0.8281	0.8239	0.8197
1.0	0.8795	0.8753	0.8712	0.8670	0.8629	0.8587	0.8546	0.8504	0.8462	0.8421	0.8379	0.8337	0.8296	0.8254	0.8212
2.0	0.8805	0.8764	0.8723	0.8682	0.8641	0.8599	0.8558	0.8517	0.8476	0.8434	0.8393	0.8351	0.8310	0.8268	0.8227
3.0	0.8815	0.8775	0.8734	0.8693	0.8652	0.8611	0.8570	0.8529	0.8488	0.8447	0.8406	0.8365	0.8324	0.8283	0.8242
4.0	0.8825	0.8785	0.8745	0.8704	0.8664	0.8623	0.8582	0.8542	0.8501	0.8460	0.8419	0.8379	0.8338	0.8297	0.8256
5.0	0.8835	0.8795	0.8755	0.8715	0.8675	0.8635	0.8594	0.8554	0.8513	0.8473	0.8433	0.8392	0.8351	0.8311	0.8270
6.0	0.8845	0.8805	0.8766	0.8726	0.8686	0.8646	0.8606	0.8566	0.8526	0.8485	0.8445	0.8405	0.8365	0.8325	0.8284
7.0	0.8855	0.8815	0.8776	0.8736	0.8697	0.8657	0.8617	0.8577	0.8538	0.8498	0.8458	0.8418	0.8378	0.8338	0.8298
8.0	0.8864	0.8825	0.8786	0.8746	0.8707	0.8668	0.8628	0.8589	0.8549	0.8510	0.8470	0.8431	0.8391	0.8351	0.8311
9.0	0.8873	0.8834	0.8796	0.8757	0.8718	0.8678	0.8639	0.8600	0.8561	0.8522	0.8482	0.8443	0.8404	0.8364	0.8325
10.0	0.8882	0.8844	0.8805	0.8766	0.8728	0.8689	0.8650	0.8611	0.8572	0.8533	0.8494	0.8455	0.8416	0.8377	0.8338
11.0	0.8891	0.8853	0.8815	0.8776	0.8738	0.8699	0.8661	0.8622	0.8583	0.8545	0.8506	0.8467	0.8428	0.8389	0.8351
12.0	0.8900	0.8862	0.8824	0.8786	0.8748	0.8709	0.8671	0.8633	0.8594	0.8556	0.8517	0.8479	0.8440	0.8402	0.8363
13.0	0.8908	0.8871	0.8833	0.8795	0.8757	0.8719	0.8681	0.8643	0.8605	0.8567	0.8529	0.8490	0.8452	0.8414	0.8375
14.0	0.8917	0.8879	0.8842	0.8804	0.8767	0.8729	0.8691	0.8654	0.8616	0.8578	0.8540	0.8502	0.8464	0.8426	0.8388
15.0	0.8925	0.8888	0.8851	0.8813	0.8776	0.8739	0.8701	0.8664	0.8626	0.8588	0.8551	0.8513	0.8475	0.8437	0.8400
16.0	0.8933	0.8896	0.8859	0.8822	0.8785	0.8748	0.8711	0.8674	0.8636	0.8599	0.8561	0.8524	0.8486	0.8449	0.8411
17.0	0.8941	0.8905	0.8868	0.8831	0.8794	0.8757	0.8720	0.8683	0.8646	0.8609	0.8572	0.8535	0.8497	0.8460	0.8423
18.0	0.8949	0.8913	0.8876	0.8840	0.8803	0.8766	0.8730	0.8693	0.8656	0.8619	0.8582	0.8545	0.8508	0.8471	0.8434
19.0	0.8957	0.8921	0.8884	0.8848	0.8812	0.8775	0.8739	0.8702	0.8666	0.8629	0.8592	0.8556	0.8519	0.8482	0.8445
20.0	0.8964	0.8928	0.8892	0.8856	0.8820	0.8784	0.8748	0.8711	0.8675	0.8639	0.8602	0.8566	0.8529	0.8493	0.8456
21.0	0.8972	0.8936	0.8900	0.8864	0.8828	0.8793	0.8757	0.8720	0.8684	0.8648	0.8612	0.8576	0.8539	0.8503	0.8467
22.0	0.8979	0.8943	0.8908	0.8872	0.8837	0.8801	0.8765	0.8729	0.8693	0.8658	0.8622	0.8585	0.8549	0.8513	0.8477
23.0	0.8986	0.8951	0.8915	0.8880	0.8845	0.8809	0.8774	0.8738	0.8702	0.8667	0.8631	0.8595	0.8559	0.8523	0.8487
24.0	0.8993	0.8958	0.8923	0.8888	0.8853	0.8817	0.8782	0.8747	0.8711	0.8676	0.8640	0.8605	0.8569	0.8533	0.8497
25.0	0.9000	0.8965	0.8930	0.8895	0.8860	0.8825	0.8790	0.8755	0.8720	0.8685	0.8649	0.8614	0.8578	0.8543	0.8507
26.0	0.9006	0.8972	0.8937	0.8903	0.8868	0.8833	0.8798	0.8763	0.8728	0.8693	0.8658	0.8623	0.8588	0.8552	0.8517
27.0	0.9013	0.8979	0.8944	0.8910	0.8875	0.8841	0.8806	0.8771	0.8736	0.8702	0.8667	0.8632	0.8597	0.8562	0.8527
28.0	0.9019	0.8985	0.8951	0.8917	0.8883	0.8848	0.8814	0.8779	0.8745	0.8710	0.8675	0.8641	0.8606	0.8571	0.8536
29.0	0.9026	0.8992	0.8958	0.8924	0.8890	0.8856	0.8821	0.8787	0.8753	0.8718	0.8684	0.8649	0.8615	0.8580	0.8545

Table 6.2-7. Salinity correction factors for dissolved oxygen in water (based on specific conductance).—Continued

[Factors are dimensionless. Values based on published equations by Benson and Krause (1984). Temp. deg C, temperature in degrees Celsius; salinity correction factors for 30 to 35 degrees Celsius begin several pages forward]

Temp. (deg C)	Specific conductance, in microsiemens per centimeter at 25 degrees Celsius														
	45000	46000	47000	48000	49000	50000	51000	52000	53000	54000	55000	56000	57000	58000	59000
0.0	0.8155	0.8112	0.8070	0.8028	0.7986	0.7944	0.7901	0.7859	0.7817	0.7775	0.7733	0.7691	0.7648	0.7606	0.7564
1.0	0.8170	0.8128	0.8086	0.8045	0.8003	0.7961	0.7919	0.7877	0.7835	0.7793	0.7751	0.7709	0.7668	0.7626	0.7584
2.0	0.8185	0.8144	0.8102	0.8061	0.8019	0.7978	0.7936	0.7894	0.7853	0.7811	0.7770	0.7728	0.7686	0.7645	0.7603
3.0	0.8200	0.8159	0.8118	0.8077	0.8035	0.7994	0.7953	0.7911	0.7870	0.7829	0.7788	0.7746	0.7705	0.7664	0.7623
4.0	0.8215	0.8174	0.8133	0.8092	0.8051	0.8010	0.7969	0.7928	0.7887	0.7846	0.7805	0.7764	0.7723	0.7682	0.7641
5.0	0.8230	0.8189	0.8148	0.8108	0.8067	0.8026	0.7986	0.7945	0.7904	0.7863	0.7823	0.7782	0.7741	0.7700	0.7660
6.0	0.8244	0.8204	0.8163	0.8123	0.8082	0.8042	0.8002	0.7961	0.7921	0.7880	0.7840	0.7799	0.7759	0.7718	0.7678
7.0	0.8258	0.8218	0.8178	0.8138	0.8098	0.8057	0.8017	0.7977	0.7937	0.7897	0.7857	0.7816	0.7776	0.7736	0.7696
8.0	0.8272	0.8232	0.8192	0.8152	0.8112	0.8073	0.8033	0.7993	0.7953	0.7913	0.7873	0.7833	0.7793	0.7753	0.7713
9.0	0.8285	0.8246	0.8206	0.8167	0.8127	0.8088	0.8048	0.8008	0.7969	0.7929	0.7889	0.7850	0.7810	0.7770	0.7731
10.0	0.8299	0.8259	0.8220	0.8181	0.8141	0.8102	0.8063	0.8023	0.7984	0.7945	0.7905	0.7866	0.7826	0.7787	0.7748
11.0	0.8312	0.8273	0.8234	0.8195	0.8156	0.8117	0.8077	0.8038	0.7999	0.7960	0.7921	0.7882	0.7843	0.7804	0.7764
12.0	0.8324	0.8286	0.8247	0.8208	0.8170	0.8131	0.8092	0.8053	0.8014	0.7975	0.7936	0.7898	0.7859	0.7820	0.7781
13.0	0.8337	0.8299	0.8260	0.8222	0.8183	0.8145	0.8106	0.8067	0.8029	0.7990	0.7952	0.7913	0.7874	0.7836	0.7797
14.0	0.8349	0.8311	0.8273	0.8235	0.8197	0.8158	0.8120	0.8082	0.8043	0.8005	0.7966	0.7928	0.7890	0.7851	0.7813
15.0	0.8362	0.8324	0.8286	0.8248	0.8210	0.8172	0.8134	0.8095	0.8057	0.8019	0.7981	0.7943	0.7905	0.7867	0.7828
16.0	0.8374	0.8336	0.8298	0.8260	0.8223	0.8185	0.8147	0.8109	0.8071	0.8033	0.7995	0.7958	0.7920	0.7882	0.7844
17.0	0.8385	0.8348	0.8310	0.8273	0.8235	0.8198	0.8160	0.8123	0.8085	0.8047	0.8010	0.7972	0.7934	0.7896	0.7859
18.0	0.8397	0.8360	0.8322	0.8285	0.8248	0.8210	0.8173	0.8136	0.8098	0.8061	0.8023	0.7986	0.7948	0.7911	0.7873
19.0	0.8408	0.8371	0.8334	0.8297	0.8260	0.8223	0.8186	0.8149	0.8112	0.8074	0.8037	0.8000	0.7963	0.7925	0.7888
20.0	0.8419	0.8383	0.8346	0.8309	0.8272	0.8235	0.8198	0.8161	0.8124	0.8087	0.8050	0.8013	0.7976	0.7939	0.7902
21.0	0.8430	0.8394	0.8357	0.8321	0.8284	0.8247	0.8211	0.8174	0.8137	0.8100	0.8064	0.8027	0.7990	0.7953	0.7916
22.0	0.8441	0.8405	0.8368	0.8332	0.8296	0.8259	0.8223	0.8186	0.8150	0.8113	0.8076	0.8040	0.8003	0.7967	0.7930
23.0	0.8451	0.8415	0.8379	0.8343	0.8307	0.8271	0.8234	0.8198	0.8162	0.8126	0.8089	0.8053	0.8016	0.7980	0.7943
24.0	0.8462	0.8426	0.8390	0.8354	0.8318	0.8282	0.8246	0.8210	0.8174	0.8138	0.8102	0.8065	0.8029	0.7993	0.7957
25.0	0.8472	0.8436	0.8400	0.8365	0.8329	0.8293	0.8257	0.8222	0.8186	0.8150	0.8114	0.8078	0.8042	0.8006	0.7970
26.0	0.8482	0.8446	0.8411	0.8375	0.8340	0.8304	0.8269	0.8233	0.8197	0.8162	0.8126	0.8090	0.8054	0.8018	0.7983
27.0	0.8491	0.8456	0.8421	0.8386	0.8350	0.8315	0.8280	0.8244	0.8209	0.8173	0.8138	0.8102	0.8066	0.8031	0.7995
28.0	0.8501	0.8466	0.8431	0.8396	0.8361	0.8326	0.8290	0.8255	0.8220	0.8184	0.8149	0.8114	0.8078	0.8043	0.8007
29.0	0.8510	0.8476	0.8441	0.8406	0.8371	0.8336	0.8301	0.8266	0.8231	0.8196	0.8160	0.8125	0.8090	0.8055	0.8019

Table 6.2-7. Salinity correction factors for dissolved oxygen in water (based on specific conductance).—Continued
 [Factors are dimensionless. Values based on published equations by Benson and Krause (1984). Temp. deg C, temperature in degrees Celsius]

Specific conductance, in microsiemens per centimeter at 25 degrees Celsius														
Temp. (deg C)	0	1000	2000	3000	4000	5000	6000	7000	8000	9000	10000	11000	12000	13000 14000
30.0	1.0000	0.9969	0.9939	0.9908	0.9877	0.9845	0.9814	0.9783	0.9751	0.9720	0.9688	0.9656	0.9624	0.9592 0.9560
31.0	1.0000	0.9970	0.9939	0.9908	0.9877	0.9846	0.9815	0.9784	0.9753	0.9721	0.9690	0.9658	0.9626	0.9595 0.9563
32.0	1.0000	0.9970	0.9939	0.9909	0.9878	0.9847	0.9817	0.9785	0.9754	0.9723	0.9692	0.9660	0.9629	0.9597 0.9565
33.0	1.0000	0.9970	0.9940	0.9909	0.9879	0.9848	0.9818	0.9787	0.9756	0.9725	0.9694	0.9662	0.9631	0.9600 0.9568
34.0	1.0000	0.9970	0.9940	0.9910	0.9880	0.9849	0.9819	0.9788	0.9757	0.9727	0.9696	0.9665	0.9633	0.9602 0.9571
35.0	1.0000	0.9970	0.9940	0.9911	0.9880	0.9850	0.9820	0.9790	0.9759	0.9728	0.9698	0.9667	0.9636	0.9605 0.9573

Specific conductance, in microsiemens per centimeter at 25 degrees Celsius														
Temp. (deg C)	15000	16000	17000	18000	19000	20000	21000	22000	23000	24000	25000	26000	27000	28000 29000
30.0	0.9527	0.9495	0.9463	0.9430	0.9397	0.9364	0.9332	0.9299	0.9266	0.9232	0.9199	0.9166	0.9133	0.9099 0.9066
31.0	0.9530	0.9498	0.9466	0.9434	0.9401	0.9369	0.9336	0.9303	0.9270	0.9237	0.9204	0.9171	0.9138	0.9105 0.9071
32.0	0.9533	0.9501	0.9469	0.9437	0.9405	0.9373	0.9340	0.9308	0.9275	0.9242	0.9209	0.9176	0.9143	0.9110 0.9077
33.0	0.9536	0.9505	0.9473	0.9441	0.9409	0.9376	0.9344	0.9312	0.9279	0.9247	0.9214	0.9181	0.9149	0.9116 0.9083
34.0	0.9539	0.9508	0.9476	0.9444	0.9412	0.9380	0.9348	0.9316	0.9284	0.9251	0.9219	0.9186	0.9154	0.9121 0.9088
35.0	0.9542	0.9511	0.9479	0.9448	0.9416	0.9384	0.9352	0.9320	0.9288	0.9256	0.9224	0.9191	0.9159	0.9126 0.9094

Specific conductance, in microsiemens per centimeter at 25 degrees Celsius														
Temp. (deg C)	30000	31000	32000	33000	34000	35000	36000	37000	38000	39000	40000	41000	42000	43000 44000
30.0	0.9032	0.8998	0.8964	0.8931	0.8897	0.8863	0.8829	0.8795	0.8760	0.8726	0.8692	0.8658	0.8623	0.8589 0.8554
31.0	0.9038	0.9005	0.8971	0.8937	0.8904	0.8870	0.8836	0.8802	0.8768	0.8734	0.8700	0.8666	0.8632	0.8597 0.8563
32.0	0.9044	0.9011	0.8977	0.8944	0.8910	0.8877	0.8843	0.8809	0.8776	0.8742	0.8708	0.8674	0.8640	0.8606 0.8572
33.0	0.9050	0.9017	0.8984	0.8950	0.8917	0.8884	0.8850	0.8817	0.8783	0.8749	0.8716	0.8682	0.8648	0.8614 0.8580
34.0	0.9056	0.9023	0.8990	0.8957	0.8923	0.8890	0.8857	0.8824	0.8790	0.8757	0.8723	0.8690	0.8656	0.8622 0.8588
35.0	0.9061	0.9028	0.8996	0.8963	0.8930	0.8897	0.8864	0.8830	0.8797	0.8764	0.8731	0.8697	0.8664	0.8630 0.8597

Table 6.2-7. Salinity correction factors for dissolved oxygen in water (based on specific conductance).—Continued
 [Factors are dimensionless. Values based on published equations by Benson and Krause (1984). Temp. deg C, temperature in degrees Celsius]

Temp. (deg C)	Specific conductance, in microsiemens per centimeter at 25 degrees Celsius														
	45000	46000	47000	48000	49000	50000	51000	52000	53000	54000	55000	56000	57000	58000	59000
30.0	0.8520	0.8485	0.8450	0.8416	0.8381	0.8346	0.8311	0.8276	0.8241	0.8207	0.8172	0.8137	0.8102	0.8066	0.8031
31.0	0.8529	0.8494	0.8460	0.8425	0.8391	0.8356	0.8321	0.8287	0.8252	0.8217	0.8182	0.8148	0.8113	0.8078	0.8043
32.0	0.8537	0.8503	0.8469	0.8435	0.8400	0.8366	0.8331	0.8297	0.8262	0.8228	0.8193	0.8159	0.8124	0.8089	0.8054
33.0	0.8546	0.8512	0.8478	0.8444	0.8410	0.8375	0.8341	0.8307	0.8272	0.8238	0.8204	0.8169	0.8135	0.8100	0.8066
34.0	0.8555	0.8521	0.8487	0.8453	0.8419	0.8385	0.8351	0.8317	0.8282	0.8248	0.8214	0.8180	0.8145	0.8111	0.8077
35.0	0.8563	0.8529	0.8496	0.8462	0.8428	0.8394	0.8360	0.8326	0.8292	0.8258	0.8224	0.8190	0.8156	0.8122	0.8087

Selected References

- American Public Health Association, 2005, Standard methods for the examination of water and wastewater (21st ed.): Washington, D.C., American Public Health Association, American Water Works Association, and Water Environment Federation, p. 4–136 to 4–137, <http://www.standardmethods.org/>.
- ASTM International, 2009, D5543-09 standard test methods for low-level dissolved oxygen in water: ASTM International Web page accessed June 25, 2013, at <http://webstore.ansi.org/RecordDetail.aspx?sku=ASTM%20D5543-09&source=msn&adgroup=astm-d>
- ASTM International, 2012, D888-12 standard test methods for dissolved oxygen in water: ASTM International Web page accessed June 25, 2013, at http://www.astm.org/cgi-bin/SoftCart.exe/DATABASE.CART/REDLINE_PAGES/D888.htm?L+mystore+zmtx1699.
- Benson, B.B., and Krause, Daniel, Jr, 1980, The concentration and isotopic fractionation of gases dissolved in freshwater in equilibrium with the atmosphere—1. Oxygen: *Limnology and Oceanography*, v. 25, no. 4, p. 662–671, accessed June 25, 2013, at http://aslo.org/lo/toc/vol_25/issue_4/0662.pdf.
- Benson, B.B., and Krause, Daniel, Jr, 1984, The concentration and isotopic fractionation of oxygen dissolved in freshwater and seawater in equilibrium with the atmosphere: *Limnology and Oceanography*, v. 29, no. 3, p. 620–632, accessed June 25, 2013, at http://www.aslo.org/lo/toc/vol_29/issue_3/0620.pdf.
- CHEMetrics, Inc., 2012, Oxygen, dissolved: CHEMetrics, Inc. Web page accessed June 25, 2013, at <http://www.chemetrics.com/Oxygen+%28dissolved%29>.
- Fishman, M.J. and Friedman, L.C., ed., 1989, Methods for determination of inorganic substances in water and fluvial sediments (3d ed.): U.S. Geological Survey Techniques of Water-Resources Investigations, book 5, chap. A1, 545 p., <http://pubs.usgs.gov/twri/05a01/report.pdf>.
- Gilbert, T.W., Behymer, T.D., Castaneda, H.B., March 1982, Determination of dissolved oxygen in natural and wastewaters: American Laboratory, p. 119–134. (See also <http://www.expotechusa.com/Catalogs/Chemetrics/am/oxygen.html>, accessed June 25, 2013.)
- Hach Company, Hach LDO FAQ: Hach Company Web page accessed June 25, 2013, at <http://www.hach.com/LDOFAQ>.
- Hem, J.D., 1985, Study and interpretation of the chemical characteristics of natural water (3d ed.): U.S. Geological Survey Water-Supply Paper 2254, p. 155–156, <http://pubs.usgs.gov/wsp/wsp2254/>.
- In-Situ Inc., TROLL® 9500 water quality instrument, In-Situ Inc. Web page accessed June 25, 2013, at <http://www.in-situ.com/products/Water-Quality/TROLL-9500-Instruments>.
- Kane, J.A., Improved optical sensor for monitoring dissolved oxygen, in NASA Tech Briefs, KSC-11998, accessed June 25, 2013, at <http://www.nasatech.com/Briefs/Nov99/KSC11998.html>.
- Myers, D.N., 2011, Change to solubility equations for oxygen in water: U.S. Geological Survey Office of Water Quality Technical Memorandum 2011.03, unpaginated, accessed June 25, 2013, at <http://water.usgs.gov/admin/memo/QW/qw11.03.pdf>.
- Pickering, R.J., 1979, Analytical methods—Recommended procedures for calibrating dissolved oxygen meters: U.S. Geological Survey Quality of Water Branch Technical Memorandum 79.10, unpaginated, accessed June 26, 2013, at <http://water.usgs.gov/admin/memo/QW/qw79.10.html>.

- U.S. Geological Survey, variously dated, National field manual for the collection of water-quality data: U.S. Geological Survey Techniques of Water-Resources Investigations, book 9, chaps. A1–A9, <http://pubs.water.usgs.gov/twri9A>.
- Wagner, R.J., Boulger, R.W., Jr., Oblinger, C.J., and Smith, B.A., 2006, Guidelines and standard procedures for continuous water-quality monitors—Station operation, record computation, and data reporting: U.S. Geological Survey Techniques and Methods 1–D3, <http://pubs.water.usgs.gov/tm1D3>.
- White, A.F., Peterson, M.L., and Solbau, R.D., 1990, Measurement and interpretation of low levels of dissolved oxygen in groundwater: *Groundwater*, v. 28, no. 4, p. 584–590. (Abstract accessed June 26, 2013, at <http://onlinelibrary.wiley.com/doi/10.1111/j.1745-6584.1990.tb01715.x/abstract>.)
- Wilde, F.D., and Skrobialowski, S.C., 2011, U.S. Geological Survey protocol for sample collection in response to the Deepwater Horizon oil spill, Gulf of Mexico, 2010: U.S. Geological Survey Open-File Report 2011–1098, 178 p., <http://pubs.usgs.gov/of/2011/1098/>.
- Wood, W.W., 1981, Guidelines for collection and field analysis of ground-water samples for selected unstable constituents: U.S. Geological Survey Techniques of Water-Resources Investigations, book 1, chap. D2, p. 22–24, http://pubs.usgs.gov/twri/twri1-d2/pdf/twri_1-D2_a.pdf.
- YSI, Inc., 2009, The dissolved oxygen handbook: Yellow Springs, Ohio, YSI, Inc., 76 p. (Also available from YSI, Inc. Web page <http://ysi.com/weknowDO/>, accessed June 25, 2013.)

pH 6.4

Revised by George F. Ritz and Jim A. Collins

	Page
6.4 pH.....	pH-3
6.4.1 Equipment and supplies	4
6.4.1.A pH meters	6
6.4.1.B pH electrodes	6
6.4.1.C pH buffer solutions	9
6.4.2 Maintenance of pH instruments	10
6.4.2.A Electrode care and cleaning	10
6.4.2.B Reconditioning of liquid-filled electrodes.....	12
6.4.2.C Electrode storage.....	13
6.4.3 Calibration of the pH instrument system.....	14
6.4.3.A Calibration procedure under standard aqueous conditions	16
6.4.3.B Calibration for low ionic-strength water	19
6.4.3.C Calibration for high ionic-strength water	20
6.4.3.D Calibration for the pH sensor in multiparameter instruments	21
6.4.4 Measurement.....	21
6.4.4.A pH measurement in surface water	22
6.4.4.B pH measurement in ground water	24
6.4.5 Troubleshooting.....	27
6.4.6 Reporting.....	28
6.4.7 Selected references	28
6.4.8 Acknowledgments	30

Illustrations

- 6.4–1. Diagram of a combination pH electrode6
- 6.4–2. Photographs of (A) a flowthrough cell/chamber for use with single-parameter field-measurement sensors, and (B) a flowthrough cell attached to a multiparameter sonde..... 25
- 6.4–3. Diagram showing use of a dual-valve (double stop-cock) Teflon bailer 25

Tables

- 6.4–1. Equipment and supplies used for measuring pH.....5
- 6.4–2. pH electrodes recommended for water having elevated concentrations of sodium and other monovalent major cations, sulfide, cyanide, and ferric chloride.....7
- 6.4–3. Troubleshooting guide for pH measurement 27

pH 6.4

Revised by George F. Ritz and Jim A. Collins

pH is a primary factor governing the chemistry of natural water systems and is measured routinely in U.S. Geological Survey (USGS) studies of water quality. The pH of water directly affects physiological functions of plants and animals and is, therefore, an important indicator of the health of a water system.

pH: A mathematical notation defined as the negative base-ten logarithm of the hydrogen-ion activity, measured in moles per liter of a solution.

The pH of an aqueous system can be understood as an estimation of the activity, or effective concentration,¹ of hydrogen ions (H^+) affecting that system. The theoretical basis of H^+ activity and measurement are described in greater detail in Hem (1989) and in Pankow (1991).

By definition,

$$pH = -\log_{10} [H^+], \text{ and}$$

$$[H^+] = 10^{-pH}.$$

- ▶ Logarithmic units are used to express H^+ activity because the concentration of H^+ in most environmental waters is usually too low to be expressed as milligrams per liter, micrograms per liter, or moles per liter, in contrast to most other chemical species (Hem, 1989).
- ▶ pH is reported on a scale that most commonly is shown to range from 0 to 14 (see TECHNICAL NOTE below). The pH scale is related directly to H^+ and hydroxide (OH^-) concentrations at a given temperature.
 - A solution is defined as having a neutral pH ($pH = 7.00$ at $25^\circ C$) when the H^+ concentration is equal to the OH^- concentration.
 - A solution is defined as acidic if the H^+ activity (concentration) is greater than that of the OH^- ion (pH is less than 7 at $25^\circ C$).
 - A solution is defined as basic, or alkaline, when the OH^- concentration is greater than the H^+ concentration (pH is greater than 7 at $25^\circ C$).

¹The majority of natural freshwater systems for which water-quality data are routinely collected by the USGS are considered to be dilute; that is, the volume of dissolved solids is less than 50 milligrams per liter and the ionic strength of the solution (the strength of the electrostatic field caused by the ions) is less than 10^{-4} . For dilute solutions, activity values can be assumed to be equal to measured ion concentrations (Hem, 1989). Therefore, throughout the text of this section, the terms “activity” and “concentration,” as they relate to the hydrogen ion, are used interchangeably.

- ▶ Temperature affects the chemical equilibria of ionic activities in aqueous solutions, including that of H^+ (Hem, 1989). For example, neutral pH for pure water at 30°C is calculated to be 6.92, whereas at 0°C, neutral pH is 7.48. The pH of pure water at 25°C is defined as 7.00. Therefore, the temperature of the solution must be taken into account when measuring and recording pH.

TECHNICAL NOTE: Although pH commonly is reported on a scale ranging from 0 to 14, pH values of less than 0 can be measured in highly acidic solutions, and pH values greater than 14 can be measured in concentrated base solutions (Nordstrom and Alpers, 1999; Hem, 1989).

6.4.1 EQUIPMENT AND SUPPLIES

The instrument system that is used to measure pH consists of a pH meter, sensor(s) (a pH electrode and often a temperature sensor), and buffer solutions (table 6.4–1). Since a variety of instrument systems are available from manufacturers (multiparameter instruments, for example, are described in NFM 6.8), the procedures described in this section may not be applicable or may need to be modified, depending on the specific instrument system being used. Field personnel should:

- ▶ Be thoroughly familiar with the information provided in the manufacturer's user manual.
- ▶ Adhere to USGS protocols for quality control and assurance of pH measurements.
- ▶ Test the meter and electrode before each field trip.

Temperature affects the operation of pH meters, electrodes, and buffer solutions.

Table 6.4–1. Equipment and supplies used for measuring pH¹

[mL, milliliters; mV, millivolt; °C, degrees Celsius; $\mu\text{S}/\text{cm}$, microsiemens per centimeter at 25 degrees Celsius; +, plus; \pm , plus or minus; MSDS, Material Safety Data Sheets]

- ✓ pH meter and pH electrodes
 - Battery powered, solid state, with automatic temperature compensation (for multiparameter instruments, see NFM 6.8)
 - Range of at least 2 to 12 pH, preferably 0 to 14 pH
 - Accuracy of at least ± 0.01 units
 - Temperature range of at least 0 to $+45^{\circ}\text{C}$
 - Millivolt readout with accuracy of ± 1.0 mV
- ✓ pH electrodes, gel-filled or liquid-filled, as appropriate, for study objectives and site conditions
- ✓ pH electrode filling solution of appropriate composition and molarity (for liquid-filled electrode)
- ✓ pH electrode storage solution
- ✓ Thermistor (or thermometer), calibrated
- ✓ Buffer solutions for pH 4, 7, and 10; temperature correction chart(s) for buffers; labeled with expiration dates
- ✓ Stand for holding pH electrode
- ✓ Bottle, delivery (squeeze), to dispense deionized water
- ✓ Deionized water, maximum conductivity of $1 \mu\text{S}/\text{cm}$
- ✓ Beakers or measurement vessels, polyethylene or Teflon[®] preferable, assorted volumes of 50 to 150 mL, clean but not acid rinsed
- ✓ Flowthrough chamber (for ground-water measurements)
- ✓ Minnow bucket (or mesh bag) with tether or equivalent, used for temperature equilibration of buffer solutions
- ✓ Waste-disposal container
- ✓ pH-meter/electrode logbook for recording calibrations, maintenance, and repairs
- ✓ MSDS for all pH buffers and other reagents to be used

¹This list pertains to single-parameter instruments for measuring pH. Refer to NFM 6.8 for information on and general use of multiparameter instruments. This list may be modified to meet the specific needs of the field effort.

CAUTION: Keep Material Safety Data Sheets (MSDS) readily available and refer to them to ensure that pH buffers or other chemicals are handled safely.

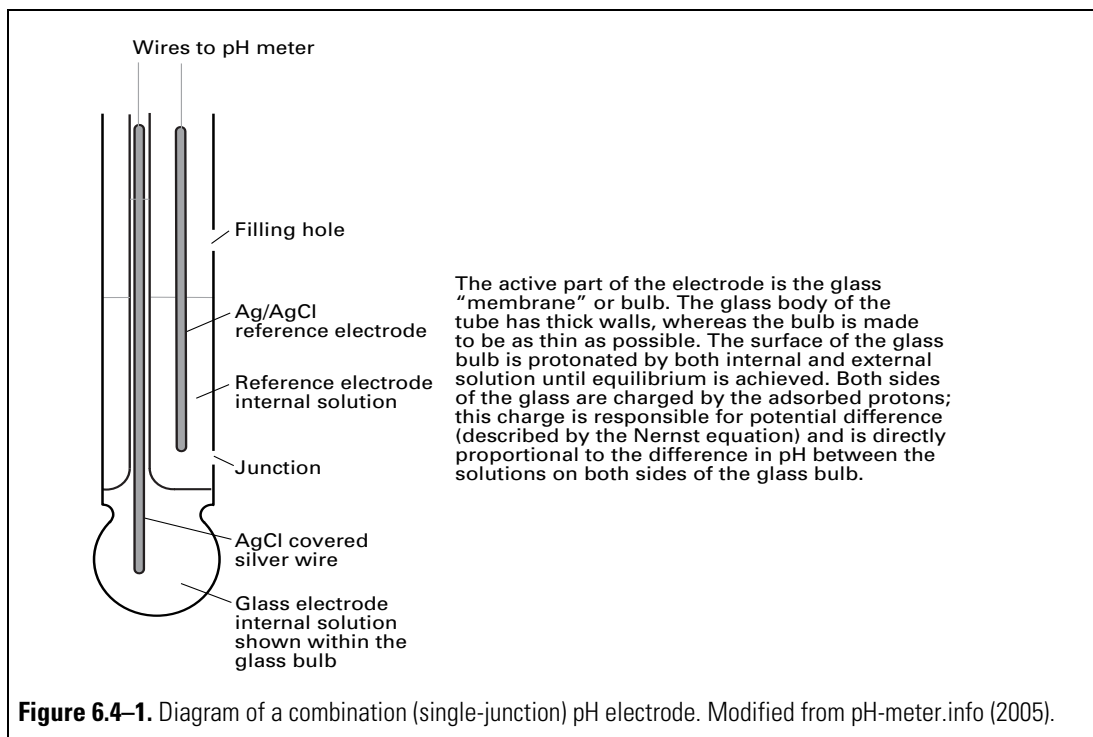
6.4.1.A pH METERS

A pH meter is a high-impedance voltmeter that measures the very small, direct current potential (in millivolts (mV)) generated between a glass pH electrode and a pH reference electrode. The potentiometric measurement is displayed as a pH value. The meter uses potentiometric differences to generate these pH values and is programmed with (1) the ideal Nernstian response relating hydrogen-ion activity (concentration) and electrical response (59.16 mV/unit pH), and (2) an automatic temperature compensation (ATC) factor. Since the ideal Nernstian slope response from the electrode varies with temperature, the meter's software adjusts the slope to be in accordance with the Nernst equation at the corresponding environmental temperature during calibration and measurement (refer to section 6.4.3 for an explanation of the Nernst equation).

6.4.1.B pH ELECTRODES

The pH electrode is a special type of ion selective electrode (ISE) that is designed specifically for the measurement of hydrogen-ion concentration in a dilute aqueous solution.

- ▶ Diodes or triodes (combination electrodes) are used in most USGS field studies.
 - Combination electrodes are housed either in a glass or an epoxy body. Diodes contain a pH reference electrode and pH measurement electrode. Triodes contain the reference and measurement electrodes plus a thermistor. In either case, the basic electrode operation is the same (IC Controls, 2005a).
 - All combination pH electrodes have a glass membrane, a reference and a measurement electrode, an ionic (filling) solution, and a reference junction (shown on fig. 6.4–1); these are described below.



- Electrode performance naturally degrades over time with normal use. However, field personnel need to be alert to those chemical environments that can cause serious and more rapid degradation of electrode performance (IC Controls, 2005a). Many such environments are coincident with industrial, mined, and urban areas (table 6.4–2).
- Field personnel should be aware of the effect on the pH measurement when deploying the electrode in such environments: document field conditions on field forms.
- When measuring pH under specific adverse chemical conditions, the use of electrodes with properties designed to withstand such conditions is recommended (table 6.4–2).

Table 6.4–2. pH electrodes recommended for water having elevated concentrations of sodium and other monovalent major cations, sulfide, cyanide, and ferric chloride.

[H⁺, hydrogen ion; Na⁺, sodium ion; >, greater than; ≥, greater than or equal to]

Chemical condition	Description of water	Degradation effect on a common combination pH electrode	Recommended pH electrode
Basic ions dominant in solution	pH high (>10 pH units); low H ⁺ activity results in measurement of other monovalent ions in solution.	Sluggish response to changes in pH, resulting from dehydration of the glass membrane.	Glass pH electrode designed for measuring high values of pH.
	Sodium effect: Elevated Na ⁺ at pH ≥11.0, H ⁺ activity is low. The electrode senses Na ⁺ activity as if it were H ⁺ because of the similar charge and structure of the Na ⁺ and H ⁺ ions.	The pH measurement is negatively biased.	Glass pH electrode designed for measuring high values of pH.
Elevated concentrations of sulfide or cyanide	Elevated concentrations of sulfides or cyanides are found in industrial, mined, or urban areas.	Sulfide or cyanide contamination of the internal reference electrode.	Double-junction electrodes and plasticized reference electrodes.
Elevated concentration of ferric chloride	Ferric chloride is used as a flocculating agent in wastewater treatment plants, for example.	Ferric chloride attacks the glass membrane of the pH electrode, deactivating many of the sensing sites on the glass surface.	Consult the manufacturer for (1) selecting pH electrodes that can withstand this environment; and (or) (2) specific cleaning procedures for the glass membrane.

Glass membrane. The most essential and vulnerable element of the pH electrode is the sensitive glass membrane, which permits the sensing of hydrogen-ion activity in most natural waters. When the pH electrode is immersed in a solution (for example, a calibration buffer or a sample solution), ions from the glass diffuse into a thin layer on the outside of the membrane, while hydrogen ions diffuse through this layer until an equilibrium is reached between the internal and external ionic concentrations. In this way, an electrical potential is developed across the sensing surface, which is proportional to the concentration of hydrogen ions in the surrounding solution (pH-meter.info, 2005).

A clean, undamaged glass membrane is necessary for performing an accurate measurement of pH.

Reference and measurement electrodes. Contained within the pH-sensor body are a reference electrode (that generates a constant electrical potential) and a pH-measurement electrode. The measurement electrode generates a separate electrical potential that is proportional to the concentration of hydrogen ions in the sample solution. The electrodes together form a complete electrical circuit; when the diffusion of hydrogen ions reaches equilibrium, no electrical current is present, and the difference in electrical potential that exists between the reference and the measurement electrodes is an indication of the hydrogen-ion concentration in the solution. The pH meter, sensing this minute difference in electrical potentials, converts this difference into a pH value based on the latest calibration of the pH electrode.

Ionic (filling) solutions. An ionic solution used to fill the space within the pH electrode is the source of mobile, chemical ions that serve to complete the electrical circuit between the internal reference and pH-measurement electrodes. The pH electrode may be filled either with an ionic liquid solution (liquid-filled pH electrode) or an ionic gel solution (gel-filled pH electrode). Typically, these ionic solutions contain a chloride salt (usually silver or potassium) of a known and specific molarity (strength). For liquid-filled electrodes, maintaining a sufficient volume and the correct molarity of the filling solution within the electrode is very important to achieving meaningful measurements. Most standard pH electrodes are designed to function well when the electrode filling solution strength is similar to the sample ionic strength, typically having a relatively high ionic strength of 3 molar (M) or greater. Using low ionic-strength or high ionic-strength pH electrodes and a filling solution of appropriate composition and molarity—as recommended by the electrode manufacturer—is recommended when working with environmental samples having conductivities less than 100 $\mu\text{S}/\text{cm}$ or greater than 20,000 $\mu\text{S}/\text{cm}$, respectively.

Reference junction. The liquid reference junction (sometimes called the “salt bridge”) is an electrically conductive bridge within the pH electrode, between the reference ionic solution and the sample being measured. This junction is necessary for the proper functioning of the pH-sensing electrical cell; it must allow free movement of electrons, but at the same time, isolate the ionic solution from the bulk environmental sample. Typically, this junction is made of a porous material such as ceramic, Teflon, or glass fiber, and may clog and malfunction if not maintained properly. The function of the reference junction is characterized by a chemical memory. In a correctly functioning pH electrode, a small amount of time lapses before the appropriate ionic bridge is formed between the electrode reference ionic solution and the external environmental sample or external calibration-buffer solution. The length of time necessary for the establishment of this ionic equilibrium is a primary reason for the requirement that pH be measured in a quiescent sample solution. (Sections 6.4.4 and 6.4.5 provide further discussion.)

Remember to check that the junction on the pH electrode is not clogged; a clogged electrode will not function properly.

Electrode performance naturally deteriorates over time under normal operating conditions. However, use of the electrode in severe chemical environments can cause more rapid deterioration (table 6.4–2). Many of these environments are coincident with industrial and urban locations: immersing a pH electrode in such environments should be avoided or minimized to the extent possible (IC Controls, 2005a). Whenever the pH electrode is exposed to conditions such as those listed on table 6.4–2, this information should be recorded in the pH-meter/electrode logbook and documented in field notes.

pH BUFFER SOLUTIONS 6.4.1.C

pH buffer solutions (buffers) are ionic solutions that are used to calibrate the pH instrument system. Buffers maintain constant pH values because of their ability to resist changes to the specific pH value for which they are produced. **Measurements of pH are only as accurate as the buffers used to calibrate the electrode.**

- ▶ Use only buffers that have been certified traceable to an NIST standard reference material.
- ▶ Select the buffer molarity that is appropriate for the ionic strength of the water to be measured and the instrument system that will be used.
 - For pH measurements of dilute waters with conductivities less than 100 $\mu\text{S}/\text{cm}$, use of buffers having lower-than-standard molarity and a low ionic-strength pH electrode is recommended (refer to section 6.4.3.B).
 - For pH measurements in high ionic-strength waters with conductivities greater than 20,000 $\mu\text{S}/\text{cm}$, use of buffers having a higher-than-standard molarity is recommended (refer to section 6.4.3.C).
- ▶ Label pH buffer containers with the acquisition date and the expiration date. Copy the expiration date and the buffer lot number onto any reagent containers into which the buffer is transferred. Copy the temperature-correction information onto the respective buffer container or keep a copy of this information with the buffers being transported to the field.
- ▶ **Discard the pH buffer on its expiration date.** The pH of a buffer can be altered substantially because of temperature fluctuation, carbon dioxide (CO_2) absorption, mold growth, or evaporation.

Use the following precautions and protocols to help ensure the accuracy of the pH measurement (modified from Busenberg and Plummer, 1987):

- Cap buffer bottles firmly after use to prevent evaporation and contamination from atmospheric CO_2 . The pH 10 buffer has the greatest sensitivity to CO_2 contamination, whereas the pH 4 buffer is the least sensitive. Buffers are stable for the short exposure time during electrode calibration.
- Never pour used buffer back into a bottle containing the stock buffer solution.
- Do not insert an electrode or other material into a bottle containing stock buffer solution — **always pour the buffer into a separate container** and discard the solution after use.
- Take care not to contaminate the buffer with another buffer or with other fluids.
- **Do not let the buffer become diluted** (this can happen, for example, if deionized water used to clean the electrode drips into the buffer).
- **Protect buffers against wide temperature variations**, whether in transit, during use, or in storage. Never expose buffers to extreme heat or freezing temperatures. If buffers experience these conditions, their pH values can no longer be assumed to be valid. Discard buffer solutions and any other reagents appropriately.
- Before using buffers in the calibration sequence, bring them to the temperature of the sample solution as much as possible. Since buffer composition differs among manufacturers; check the temperature-correction factors provided by the manufacturer in order to assign the correct pH value to the buffer for the temperature of the buffer at the time of calibration.

In order of greatest to least sensitivity of standard buffers to CO₂ contamination: pH 10 buffer > pH 7 buffer > pH 4 buffer. In order of greatest to least variation of buffer pH with change in temperature: pH 10 buffer > pH 7 buffer > pH 4 buffer.

6.4.2 MAINTENANCE OF pH INSTRUMENTS

Proper care of pH meters, and particularly of the electrode, is essential for maintaining the accuracy and precision required for pH measurements and promotes the longevity of the equipment. pH instrument maintenance includes adhering to the manufacturer's instructions for the use and care of the instrument, and routine use of appropriate electrode cleaning, reconditioning, and storage requirements. As always, follow the manufacturer's instructions for the specific type of electrode in use.

Electrode performance must be monitored before every water-quality field trip and again while at the field site.

6.4.2.A ELECTRODE CARE AND CLEANING

USGS field personnel should integrate the following guidance for the care and cleaning of pH electrodes into their routine field-measurement procedures.

- ▶ Never handle the glass bulb with fingers. Oily film or scratches on the bulb will interfere with the design characteristics of the glass membrane and affect subsequent pH measurements.
- ▶ Inspect the electrode and electrode cable for physical damage. For example, check for
 - Cut or frayed cable(s).
 - Broken connectors and mismatched or missing parts.
 - A visibly scratched or broken bulb, cracked electrode body, and broken or damaged internal electrode (reference and measurement electrodes).
- ▶ Gel-filled electrodes do not require filling and typically require less maintenance than liquid-filled electrodes. Do not store gel-filled electrodes in dilute water, even temporarily, as salts may leach from the gel into the dilute water and produce a large junction potential, resulting in errors in pH measurement.

To prepare and care for liquid-filled electrodes:

1. Remove salt crystal deposits from the electrode, membranes, and junctions by rinsing with deionized water (DIW). Visually check that the reference junction is not blocked or caked with salt. Thorough rinsing with DIW should remove these deposits. Be sure to unplug the fill hole before making pH measurements, as suction pressure may affect the proper movement of ions in the filling solution and the correct operation of the reference junction. Re-plug the fill hole after use.
 - If using an electrode after it has been in a storage solution, uncap the fill hole and suspend the electrode in the air for about 15 minutes. This will allow the filling solution to flush residual storage solution through the porous reference junction and thoroughly wet the junction.
 - After 15 minutes, visually inspect the junction for liquid or new salt accumulation. Ensure that the filling solution is flowing freely. Refer to the manufacturer's instructions.
2. Check the filling solution level and replenish it if necessary. The solution should reach the bottom of the fill hole. **Filling solutions differ in molarity and composition—always check that the correct filling solution required by the manufacturer for a particular electrode is being used.**
3. Drain and flush the reference chamber of refillable electrodes, and routinely refill them with the correct filling solution (check the manufacturer's recommendations).
4. Keep a record of the electrode and meter operation and maintenance and repairs in the pH-meter/electrode logbook.
 - Record in the calibration logbook the operational history of each pH electrode.
 - Record the Nernst slope reading and the millivolt readings at pH 4, 7, 10, or other pertinent pH buffer values (based on field study objectives) during calibration. Properly working electrodes should give 95 to 102 percent response of that expected from the theoretical Nernst relationship (Busenberg and Plummer, 1987).

TECHNICAL NOTE: The theoretical Nernst response is 59.16 mV/pH unit at 25°C, but varies based on temperature. Adequate adjustment of the Nernstian relation requires manual or automatic temperature compensation (ATC). Most modern pH meters have the ATC feature. A slope of 95 percent or less signals probable electrode deterioration and the need to monitor closely any further decline in slope percent. Consider replacing the electrode if calibration slope values cannot be brought to greater than 95 percent. **Do not use an electrode with a slope of less than 95 percent.**

5. Keep the electrode bulb moist and capped when not in use. Use only the wetting solution recommended by the manufacturer.

For routine cleaning of the pH electrode:

Keeping electrodes clean and the liquid junction free-flowing is necessary for producing accurate pH measurements. Because of the variety of electrodes available, check the manufacturer's instructions for specific tips and precautions.

1. **Before and after each use**—rinse the electrode body thoroughly, using only DIW. Dispense the DIW from a squeeze bottle.
2. Do not wipe or wick moisture from electrodes with paper towels or ChemWipes® as these can scratch the pH glass membrane. Wiping the electrode body with paper also may cause a static charge (polarization) on the exterior of the pH electrode, which can also adversely affect the pH measurement.

6.4.2.B RECONDITIONING OF LIQUID-FILLED ELECTRODES

If problems persist during calibration of a liquid-filled electrode, or if there is reason to doubt that the electrode is in good working condition, check the manufacturer's instructions for how to test and recondition the electrode. Reconditioning procedures should be implemented only if the electrode's slope response has deteriorated to less than 95 percent. Document in the pH-meter/electrode logbook if the electrode has been reconditioned or replaced.

The following general procedures can be used to attempt to bring the liquid-filled electrode back into proper working condition:

1. Remove the old filling solution from the electrode.
 - a. Place the needle of a 1- or 3-milliliter (mL) syringe into the electrode filling hole (or use other methods of removing the filling solution, such as vacuum extraction or draining).
 - b. Tilt the pH electrode until the filling solution is near the fill hole and the needle tip is covered with the filling solution.
 - c. Pull back on the syringe plunger until the syringe is full.
 - d. Discharge the solution from the syringe into a waste container and repeat steps 1(a) through (d) until all of the filling solution has been removed from the pH electrode.
2. Flush the pH electrode with DIW.
 - a. Use a syringe or squeeze bottle to partially fill the pH electrode chamber with DIW.
 - b. With a syringe, remove the DIW from the pH electrode chamber.
 - c. As a result of changes in pressure, temperature, and evaporation, visible crystals may form in the pH electrode. If these are present, continue to flush with DIW until all the crystals have been dissolved and removed from the pH electrode.
3. Fill the electrode with fresh filling solution. Flush the electrode chamber with fresh filling solution using a syringe or a plastic squeeze bottle.
 - a. Partially fill the pH electrode chamber with the filling solution.
 - b. Tilt the pH electrode so that the filling solution will contact all of the internal electrode surfaces.
 - c. Remove and discard the filling solution to a waste container.
 - d. Refill the electrode chamber with fresh filling solution until the filling-solution level is just below the fill hole. **Be sure to use the appropriate type and molarity of filling solution.**
 - e. Rinse any excess filling solution from the outside of the electrode with DIW.
4. After following the reconditioning procedures, retest the electrode. **If the procedures fail to remedy the problem, discard the electrode.**

ELECTRODE STORAGE 6.4.2.C

Electrodes must be clean before they are stored for any length of time. Refer to the manufacturer's instructions for the proper short-term (used daily or weekly) and long-term (2 to 4 months) storage requirements of the electrode.

General guidelines for short-term storage:

1. Storage solutions are specific to the type of electrode; check the manufacturer's manual for each electrode. **Do not store glass hydrogen-ion electrodes in DIW** unless instructed to do so by the manufacturer.
2. Storage solutions have a limited shelf life. Label storage solution containers with the expiration date and discard expired solutions on that date and in a proper manner.
3. Do not place a small piece of cotton or paper towel in the electrode cap to help keep it moist, as this can scratch the glass membrane sensor.
4. Store liquid-filled pH electrodes upright.
5. Store liquid-filled electrodes wet between uses to maximize their accuracy and response time.
 - The glass membrane (bulb) should be fully immersed in the proper electrode storage solution.
 - Between field sites, replace the plug on the fill hole and cover the electrode bulb with the cap.
 - Fill the cap with enough storage solution to keep the bulb wet.
6. Gel-filled electrodes should be stored according to the manufacturer's instructions.

General guidelines for long-term storage:

1. Liquid-filled electrodes may need to be drained of filling solution; follow the manufacturer's instructions.
2. Clean the electrode contacts and connector (with alcohol, if necessary). Allow the contacts to dry and seal and store them in a plastic bag.
3. Store every component of the pH measuring system in an area that is clean, dry, and protected from extremely hot or cold temperatures.

6.4.3 CALIBRATION OF THE pH INSTRUMENT SYSTEM

Proper calibration of the pH instrument system is crucial to accurate pH measurement of environmental samples. During calibration, the pH electrodes are immersed in buffer solutions of known pH (section 6.4.1.C). The buffers are designed to produce a corresponding electrical response potential (usually in millivolts) for the specific pH buffer (for example, pH = 4, 7, or 10 buffer solution) within the pH electrode. These potentials are measured by the pH meter. The Nernst equation gives the expected (theoretical) response potential of the pH buffer at the specific temperature of the calibration (Hem, 1989; see TECHNICAL NOTE below). Note that the measured temperature must be programmed into the pH meter unless the meter has incorporated automatic temperature compensation. The calibration returns the actual, measured potential.

TECHNICAL NOTE: pH electrodes operate on the principle that differing concentrations of the H^+ , in buffers or environmental samples, produce differing potentiometric responses (measured in millivolts). The Nernst equation is used to establish the calibration of the pH instrument system by determining the slope of electrical potential versus pH at a given temperature. At 25°C, this Nernstian relation (the slope along any two points on the line plotted for electrical potential versus pH) is known to be 59.16 mV/pH units. To calculate the slope between two points along the line of measured potentials versus pH:

$$E = E^0 - S(pH)$$

where

S = slope

E = electrode pair potential, in mV, and

E^0 = standard potential, in mV.

Thus, using two buffers of known pH (pH_1 and pH_2),

$$E_1 = E^0 - S(pH_1) \text{ and } E_2 = E^0 - S(pH_2).$$

Rearrange as:

$$s = \frac{E_2 - E_1}{pH_1 - pH_2}$$

The theoretical slope is temperature dependent; the theoretical slope (in mV) can be calculated as:

$$S_t = 0.19841(273.15 + t)$$

where

t = temperature in degrees Celsius, and

S_t = slope at a given temperature.

The primary concept in accurate calibration of the pH electrode is to select pH buffers with values that bracket the expected pH of the environmental sample; this is known as a two-point calibration. Before field calibration of the pH instrument system, it is useful to estimate (or to anticipate from historical site data, if available) the pH and conductivity of the waters to be encountered at the field sites. If no data are available from which to estimate sample pH, then pH indicator paper can be used onsite as a gross indicator of the pH of the system. **(Under no circumstances should a pH value from indicator paper be recorded as site pH.)** For three-point or other multipoint calibrations, follow the manufacturer's instructions for (a) which buffers to use and (b) the sequence of buffer use.

EXAMPLE: When measuring pH in a stream that is within the normal range of specific electrical conductivity,

- a. If pH values are expected to be between 7 and 8, then the standard pH 7 and pH 10 buffers should be selected.
- b. If pH values are expected to be less than 7, then the standard pH 7 and pH 4 buffers should be selected.
- c. If the anticipated pH range in pH is large, a check of electrode performance using a third standard buffer value is advisable.

The following guidelines and standard procedures apply in general whenever a pH instrument system is to be calibrated. Because calibration and operating procedures can differ with differing instrument systems, check the manufacturer's recommended calibration procedures and calibration solutions. Digital pH meters automatically compensate for buffer temperatures and indicate appropriate Nernst values (in millivolts). When using these instruments, follow the manufacturer's calibration instructions precisely—**do not take shortcuts**.

- ▶ Before each field trip and field calibration, check pH meter/electrode logbook records for electrode performance. **Remember**—any noted calibration slope of 95 percent or less indicates probable electrode deterioration; at 94-percent slope or less, the electrode should not be used.
- ▶ Use at least two pH buffer solutions of documented, traceable pH value for adequate calibration of the pH instrument system.
- ▶ Pour the amount needed of each buffer from the source container into a clean, polyethylene bottle dedicated for the respective buffer, and label the bottle with the buffer's pH value, lot number, expiration date, and the temperature-adjusted pH values provided by the manufacturer for that buffer.
- ▶ The temperature of the buffer solutions should be near the same temperature as the water to be sampled. A calibration check of the temperature sensor must be performed at least annually (NFM 6.1).

TECHNICAL NOTE: Temperature has two effects on the pH measurement of a sample—temperature can affect meter and electrode potentials (Nernstian slope effect), and it can change hydrogen-ion activity (chemical effect) within the sample. The electrode-potential problem can be solved by using an automatic or manual temperature compensator. The change in hydrogen-ion activity resulting from temperature changes in the sample will be minimized if the electrodes, buffers, and container are allowed to equilibrate to the same temperature.

Do not use pH buffers that have exceeded their date of expiration.

6.4.3.A CALIBRATION PROCEDURE UNDER STANDARD AQUEOUS CONDITIONS

“Standard aqueous conditions” refers to environmental water with an ionic strength that is within the range in which a standard buffer solution and combination pH electrode can be appropriately used to achieve an accurate pH measurement. For routine USGS water-quality measurements, ionic strengths ranging from 100 to 20,000 $\mu\text{S}/\text{cm}$ are considered standard.

When calibrating the pH electrode:

1. Bring the pH buffers to the ambient temperature of the stream or ground water to be measured, to the degree possible under the prevailing field conditions. The temperature sensor (liquid-in-glass or thermistor thermometer), measurement vessel, and electrode also should be at or near the ambient temperature of the environmental sample. **Maintain each buffer as close to sample temperature as possible when calibrating the electrode.**
 - Surface water and ground water—When equilibrating the buffer temperature to ambient surface-water temperature, one method is to place the buffer bottles in a minnow bucket or mesh bag and suspend them in the body of surface water. Alternatively, place the buffers into a bucket or insulated cooler (a) containing surface water, or (b) being filled with ground water.
 - **When immersing buffer bottles in water, ensure that the bottle is firmly capped and that the water level remains below the cap so that water cannot enter the bottle and contaminate the buffer.**
2. Inspect the pH electrode.
 - a. Check for damage to the electrode bulb, body, or cables.
 - b. Rinse any mineral precipitate off the electrode with DIW.
 - c. Uncover (unplug) the fill hole.
 - d. If you can visually see small bubbles within the electrode solution, **gently** tap the electrode body to dislodge them. Bubbles trapped in the sensing tip of the electrode will affect the physical conditions necessary for correct operation of the electrode. **Do not wipe moisture from the electrode.**
3. Power up the pH meter. The meter will perform an internal self-test. Note any discrepancies displayed by the meter and record these in the pH-meter/electrode logbook. Malfunctioning meters usually require manufacturer attention; do not try to fix malfunctioning meters in the field. Having backup meters for field trips is necessary for this reason.
4. Record in the pH-meter/instrument logbook the internal self-test information displayed by the pH meter. A calibration log is **mandatory** for all calibrations.

5. Initiate the calibration process by pushing the required calibration display sequences for the particular pH meter and electrode. **Standard USGS procedure for calibration of a single-parameter pH meter-and-electrode system requires a two- or three-point calibration.**
 - Some types of pH-instrument systems may use a different multipoint calibration procedure; in such cases, follow the instructions provided in the instrument manual.
 - A single-point calibration, recommended by some manufacturers, is not acceptable for USGS field measurement of pH.
6. Record in the pH-meter/electrode logbook: pH value, measured temperature, lot number, and expiration date of the first buffer. Typically, the meter will initially indicate the pH 7 buffer (isoelectric point).
7. Begin calibration procedures:
 - a. Note that the electrode and thermistor must be rinsed with DIW at least three times between uses of each buffer.
 - b. Rinse the electrode twice with the first buffer (usually the pH 7 buffer). Do not allow the glass membrane of the electrode to come in contact with the sides or bottom of the beaker or other measurement vessel.
 - i. **First rinse**—Pour enough buffer into a small beaker or other vessel so that it covers the electrode reference junction; swirl the buffer to rinse the electrode body from above the reference junction to the bottom of the bulb. Discard buffer appropriately.
 - ii. **Second rinse**—Pour the next aliquot of buffer into the vessel and immerse the electrode in the buffer for 1 minute. Discard buffer appropriately.
 - c. Pour another aliquot of buffer into the vessel. Immerse the electrode for 1 minute, without swirling the buffer solution.
 - d. Record the pH measurement shown on the meter display in the pH meter/electrode logbook, along with the buffer temperature reading and the pH value from the buffer and temperature table.
 - For pH meters displaying millivolt values, the meter will display the value associated with the pH 7 buffer, as compensated for the buffer temperature.
 - **For properly functioning electrodes, the pH 7 millivolt value should be between +10 and -10 mV. Record the millivolt data in the pH-meter/electrode logbook.**
 - e. Press “Cal” or other display instructions to lock in the pH 7 calibration.

TECHNICAL NOTE: During the calibration sequence, after the DIW and buffer rinses and when the specific buffer value is ready to be locked in to the calibration, some meters provide the opportunity to adjust the initially displayed pH value to a corrected pH value for that buffer solution.

- **If this adjustment is equal to or less than 0.05 pH units**, proceed with the adjustment, but specifically note this in the pH meter/electrode logbook.
- **If the adjustment would exceed 0.05 pH units**, the pH electrode is not functioning optimally; consider reconditioning the electrode or using another electrode until the cause of the substandard performance can be determined.

8. **Return to step 6 above, followed by step 7**, repeating each of the procedures just followed but using either the pH 4 or pH 10 buffer, whichever buffer solution, along with the pH 7 buffer, brackets the pH values of the environmental water to be sampled. Record all the calibration data, including the millivolt data, in the pH meter/electrode logbook (see step 7 to test the adequacy of the calibration using the slope test or millivolt test).
9. **At this point, the electrode should be calibrated.** Check the adequacy of the calibration and that the electrode is functioning properly, using the slope test or (and) the millivolt test. Some instruments have the capability to display the slope value; this datum should be recorded in the pH-meter/electrode logbook.
 - **The slope test.** Values ranging from 95 to 102 percent slope are acceptable—if the slope-percent value is outside of this range: clean the electrode and check the level of the filling solution, that the fill hole is open, and that the junction is free-flowing; then, recalibrate.

TECHNICAL NOTE: Since the theoretical Nernstian relation between electrical response and pH at the calibration temperature is programmed into the pH meter software, the calibration process provides the Nernstian response from the electrode/meter system being calibrated. The actual calibration slope is calculated and the **displayed slope value** represents the actual slope of the electrical potential (millivolt)–pH line that this calibration has produced.

- **The millivolt test.** For pH meters that display and store only millivolt readings (do not display the slope percent), use the following guidelines to ascertain adequate calibration:
 - pH 7 buffer: Displays between -10 to +10 mV
 - pH 4 buffer: Displays between +165 to +195 mV
 - pH 10 buffer: Displays between -165 to -195 mV
 - If using buffers other than the standard pH 4, 7, and 10 buffers, refer to the information provided with the specific buffer lot to determine the correct, temperature-compensated millivolt potential for that buffer.
10. **Replace the electrode** if, after recalibration, the slope remains outside the acceptable range of 95 to 102 percent or if the acceptable range of the millivolt response is not met at any of the calibration points.

CALIBRATION FOR LOW IONIC-STRENGTH WATER 6.4.3.B

Calibration of pH instrument systems with standard buffers does not guarantee accurate and (or) timely pH measurement in low ionic-strength waters (conductivity less than 100 $\mu\text{S}/\text{cm}$) and in very low ionic-strength waters (conductivity less than 50 $\mu\text{S}/\text{cm}$). As sample ionic strength decreases, the efficiency of the standard pH instrument system also decreases. Low or very low ionic-strength waters have little buffering capacity and may readily absorb atmospheric CO_2 , resulting in the formation of carbonic acid in the sample. A continuous change in pH values can occur from the varying reaction rates of the sample water with CO_2 , resulting in an unstable measurement.

Standard pH electrodes do not respond well in waters with low ionic strength.

- ▶ Standard combination pH electrodes respond more slowly, the response is characterized by continual drift, and calibration is difficult to maintain. Equilibration with the sample water may not be completely achieved or the equilibration time may be on the order of hours.
- ▶ Standard pH electrodes exhibit a jumpy response and are more sensitive to conditions of flow and agitation, and measurement accuracy decreases (Wood, 1981).

When preparing to measure pH in low ionic-strength waters, the response time, accuracy, and reproducibility of the measurement can be improved by modifying the type of electrode and buffer.

To measure pH in water of low ionic strength:

1. Use a specific, low ionic-strength electrode. The pH electrode for low ionic-strength solutions typically is characterized by
 - A thin, responsive glass membrane;
 - A reference junction that allows rapid electrolyte flow; and
 - A pH-neutral ionic additive within the reference filling solution.
2. Use corresponding low ionic-strength pH buffers.
 - The low ionic-strength buffer should contain the same type of pH-neutral ionic additive as that in the electrode reference filling solution (the amount of pH neutral ionic additive must be the same in the electrode and buffer, so that the net pH effect is standardized).
 - Low ionic-strength buffers may not be of the standard pH buffer values (pH = 4, 7, 10). Check that your pH meter can accept these “nonstandard” buffer values for calibration.

Calibration of the pH instrument system and measurements made in low ionic-strength solutions should involve a specific combination of low ionic-strength buffers and low ionic-strength electrodes.

6.4.3.C CALIBRATION FOR HIGH IONIC-STRENGTH WATER

USGS studies increasingly involve pH measurement and sampling of high ionic-strength waters (ionic strength greater than 3 *M* or conductivity greater than 20,000 $\mu\text{S}/\text{cm}$) from sources such as industrial effluent (for example, from paper mills, oil refineries, carbonate processing or other mining activities that have corrosive properties), combined sewer/storm water from urban systems, seawater, and brines. Using standard buffers or standard equipment may not yield an accurate pH measurement for such waters.

- ▶ The high ionic strength of some industrial effluents or brines often are of greater or equal ionic strength than that of the filling solution in the standard pH electrode. This results in an ionic gradient toward the reference junction and into the pH electrode, which compromises the design parameters of the electrode and therefore the soundness of the calibration and the pH measurement.
- ▶ Standard buffers are not of an ionic strength that approximates or exceeds the ionic strength of the sample solution, and standard filling solutions in pH electrodes similarly may have too low of an ionic strength to be calibrated properly for measurement of pH in high ionic-strength waters.

When selecting the measurement system to be used to determine the pH of high ionic-strength waters, consider the following options:

1. Obtain high ionic-strength (conductivity greater than 20,000 $\mu\text{S}/\text{cm}$) pH buffer solutions from commercial sources, if available. Follow the guidelines for maintenance and use of pH buffers previously described in section 6.4.1.C, paying close attention to the effect of temperature on buffer values.
2. Obtain high ionic-strength pH glass electrodes, if available. These may be characterized by filling solutions of greater than 3 *M* ionic strength and more solution-specific glass sensors. Note specific uses recommended by the manufacturer and follow the manufacturer's instructions.
3. If no suitable pH glass electrode/buffer system is available for pH measurement in high ionic-strength environments, investigate the suitability of alternative instrumentation and methods, such as those that employ spectrophotometric or optical methods, with respect to the site-specific conditions to be encountered and study data-quality objectives (Bellerby and others, 1995; Farquharson and others, 1992; Sedjil and Lu, 1998).
 - Spectrophotometric methods typically involve the constant-rate introduction of acid-base indicator dyes into the sample; pH measurement is accomplished by measurement of the resultant spectra of the dye. An important limitation to this system is that acid-base indicator dyes are typically sensitive over very narrow pH ranges (Raghuraman and others, 2006).
 - Spectrophotometric measurement of pH in environmental samples is a methodology designed for specific environments; follow the guidelines provided by the equipment manufacturer.
 - As part of USGS studies, any pH data obtained by spectrophotometry or other nontraditional pH measurement method must be entered under the unique parameter and (or) method code designated in the USGS National Water Information System (NWIS) water-quality database.

CALIBRATION FOR THE pH SENSOR IN 6.4.3.D MULTIPARAMETER INSTRUMENTS

Before beginning calibration of the pH electrode in a multiparameter instrument sonde, read and follow carefully the instrument manual and manufacturer's instructions. Guidelines that incorporate USGS protocols for pH calibration and measurement are described in NFM 6.8.

General procedures for calibration of the pH sensor in a multiparameter sonde:

1. Select the pH 7 and one additional buffer solution that will bracket the anticipated pH of the sample. Equilibrate the temperature of the buffers to the temperature of the environmental sample.
 2. Rinse the sonde and electrode thoroughly three times with DIW before and between use of each buffer solution.
 3. Rinse the pH and temperature sensors three times with separate aliquots of the first pH buffer, using the “pour-swirl-discard, pour-sit-discard, pour-sit-measure” method described in section 6.4.3.A. Allow enough time for the sensors to equilibrate to buffer temperature before locking in the first calibration point.
 4. Repeat step 3, using the second pH buffer, and lock in the second calibration point. (Depending on site conditions and study objectives, it might be useful to check the calibration range of the pH sensor using a third buffer; if appropriate, lock in a value.)
 5. Always record temperature information with calibration information in the pH-meter/electrode logbook and on the field sheet.
-

MEASUREMENT 6.4.4

The pH of sample water is to be measured as soon as possible after removal of the sample from its environmental source. The pH of a water sample can change substantially within hours or even minutes after sample collection as a result of temperature change; degassing (loss of sample oxygen, carbon dioxide, hydrogen sulfide, ammonia); in-gassing (gain of sample oxygen, carbon dioxide, hydrogen sulfide, ammonia); mineral precipitation (formation of calcium carbonate, iron hydroxides); metabolic respiration by microorganisms; and other chemical, physical, and biological reactions (Hem, 1989). Field conditions, including rain, wind, cold, dust, direct sunlight, and direct exposure to vehicle exhaust can cause measurement problems.² Always protect the instrument system and the measurement process from the effects of harsh weather and transportation damage.

The pH value of an aqueous system should be determined by taking the median of three or more separate and stable measurements that are recorded in a quiescent sample. Recording a median value ensures that the reported pH value represents a true measurement, instead of a computed measurement, and avoids the mathematical procedure required to compute a mean pH from logarithmic operations.

²The effects of field conditions on the quality of field measurements, water-quality samples, and data integrity must be anticipated by field personnel and protocols to minimize sample contamination as described in NFM 4 and 5 are to be implemented as standard operating procedure.

TECHNICAL NOTE: The pH value of a given sample always is recorded in the USGS database as a median of a series of stable measurements. For applications that require reporting pH over time (for example, an annual average pH) or space, however, computation of the mean of the hydrogen ion activity may be useful. To compute a series of pH measurements collected over time or space:

- a. Take the antilog of each pH measurement, using the following equation: $\text{Activity} = 10^{-\text{pH}}$.
- b. Add all the antilog values and divide the sum by the total number of values.
- c. Convert the calculated mean activity back to pH units, using the equation, $\text{pH} = (-\log 10) (\text{mean } \text{H}^+ \text{ activity})$.

If reporting pH as a computed mean, document this information and the procedure used. **Do not enter a mean pH value in the USGS NWIS database under the parameter code for a median or direct determination of pH.**

6.4.4.A pH MEASUREMENT IN SURFACE WATER

When using a single-parameter pH electrode/meter instrument system, the pH of surface water is determined ex situ, from a quiescent, non-stirred sample that is withdrawn from a churn or cone splitter or other approved sample-compositing device. Although referred to as a single-parameter method, most modern pH meters are equipped with a thermistor used to determine the temperature of the sample. Each pH measurement must be accompanied with a concurrent temperature measurement.

- ▶ It is not advisable to immerse the pH electrode into flowing surface water for the following reasons:
 - Placing the pH electrode into moving water risks damage to the delicate glass membrane (scratching, pitting, coating), which will inhibit the correct functioning of the electrode. In addition, proper functioning of the glass membrane is affected when ionic equilibrium is not achieved with the surrounding sample solution.
 - Calibration of the electrode was accomplished in a quiescent sample, not in flowing or stirred water. Adequate calibration of the instrument system cannot be assumed to extend to moving water.
 - USGS methodology in surface-water measurement usually involves the collection of depth- and width-integrated samples. In situ measurements of pH in a moving water system, either at a singular point in the waterway or across a section, do not meet these requirements.
 - Reference-junction equilibrium cannot be achieved in moving water; thus, correct electrode functioning will again be inhibited.
 - It is difficult to have electrode temperature come to equilibrium with sample temperature in moving water; correct pH instrument system functioning will be inhibited.
- ▶ The determination of pH in situ, using a multiparameter instrument system, is described in NFM 6.0 and 6.8. The system selected depends on the data-quality objectives of the study and on site-specific conditions.

Before collecting the sample and making ex situ measurements, it is advisable to determine the range of pH values in the cross section, or estimate the magnitude of lateral mixing of the waterway at the field site, using an in situ measurement method (for example, with a multiparameter sonde).

When making an ex situ pH measurement:

Set up the pH instrument system close to the sampling site in order to minimize the time lapse between sample collection and pH measurement.

1. The glass membrane of the electrode should not contact the sides or bottom of the beaker or other measurement vessel. Use only a clean measurement vessel.
2. Fill the measurement vessel with sufficient sample to ensure that the electrode reference junction is fully immersed, taking care not to aerate the sample.
3. After calibration (or measuring the pH of a different sample), rinse the electrode and thermistor three times with DIW. This crucial step must always be completed between differing solutions.
4. **Rinse the electrode and thermistor sensors two times with the sample**, as follows:
 - a. **First rinse**—Pour an aliquot of sample onto the sensors and swirl the sample water around the electrode sensors. Discard the sample appropriately.
 - b. **Second rinse**—Pour an aliquot of sample onto the sensors and allow the sensors to sit in the solution for 1 minute (do not swirl). Discard the sample appropriately.
5. **Measure pH**, as follows:
 - a. Pour a third aliquot of sample into the vessel. **Allow the sensors to sit in a quiescent sample** for 1 minute or until the pH value stabilizes within the established criterion. Record the pH value on the electronic or paper field-notes form.
 - b. Repeat the procedure in (a) above on at least two additional aliquots of the sample, recording the pH measurement for each aliquot on the field form(s).
6. **Calculate a final sample pH as the median** of the values measured for the sample aliquots and document the calculation on field forms.
7. **Record** the final pH value of the sample to the nearest 0.01 pH unit, along with the sample temperature, in paper and (or) electronic field forms, including forms that accompany samples being shipped to the laboratory.
8. The pH value should be reported to the nearest 0.1 pH unit when published and when recorded in the NWIS database.

Always record the temperature of the sample concurrently with each pH measurement.

6.4.4.B pH MEASUREMENT IN GROUND WATER

The pH of ground water should be measured under no-flow (quiescent sample) conditions. When using a single-parameter meter, the measurement can be made either with the pH electrode and temperature sensor inserted (a) into an airtight flowthrough cell or chamber to which the sample is pumped, or (b) in a vessel that contains an aliquot of sample either collected from pump discharge or withdrawn from a sampling device, such as a bailer (figs. 6.4–2 and 6.4–3, respectively). (See NFM 6.8 for pH measurement using a multiparameter sonde).

The central concept for measuring pH in ground water is to use equipment that minimizes aeration, chemical change, and temperature change. If possible, operate equipment in a manner that helps to mitigate losses and gains of dissolved gases in solution.

- ▶ The flowthrough cell/chamber method yields accurate pH data when implemented appropriately.
- ▶ Bailed or other methods for collecting discrete samples for pH measurement must be implemented carefully to avoid temperature change, turbulence, and sample aeration from decanting and mixing of the bailed water.
- ▶ Downhole deployment of a submersible sensor or sonde risks losing the equipment if it becomes lodged in the well.

Document on electronic or paper field forms the methodology used to obtain samples for pH measurement.

Unless specifically required by study objectives or environmental constraints, in situ measurement of pH by putting the sensor system directly into the well (downhole method) should be avoided for the following reasons:

- ▶ Placing the pH electrode directly into the borehole risks damage to the delicate glass membrane (scratching, pitting, coating), which will inhibit the correct functioning of the electrode. Any accretions or coatings on the inside of the borehole may be transferred to the pH sensor and damage, or alter, the membrane.
- ▶ Pumps, wiring, and (or) other equipment within the borehole may damage or degrade the pH sensor and the sonde.
- ▶ Any static electrical charge on the inside of the well casing or borehole may be transferred to the pH electrode, a condition sometimes referred to as a “ground loop,” which also compromises accurate pH measurement.

Always measure and record sample temperature concurrently with pH measurements.

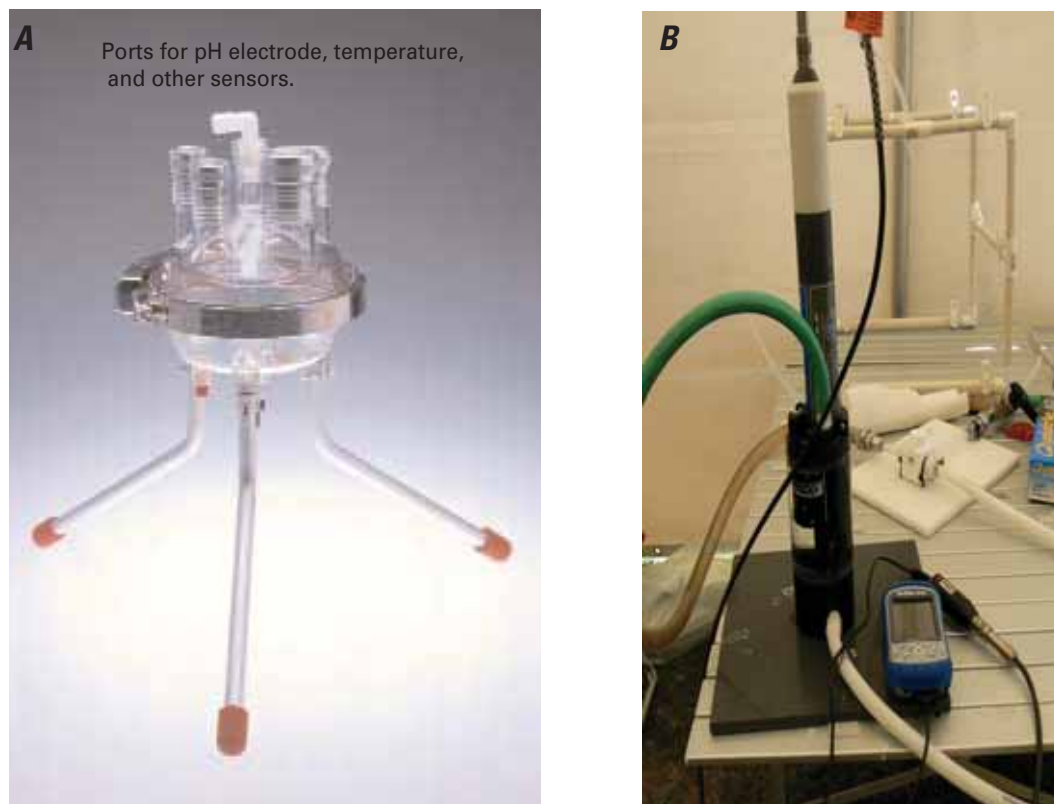
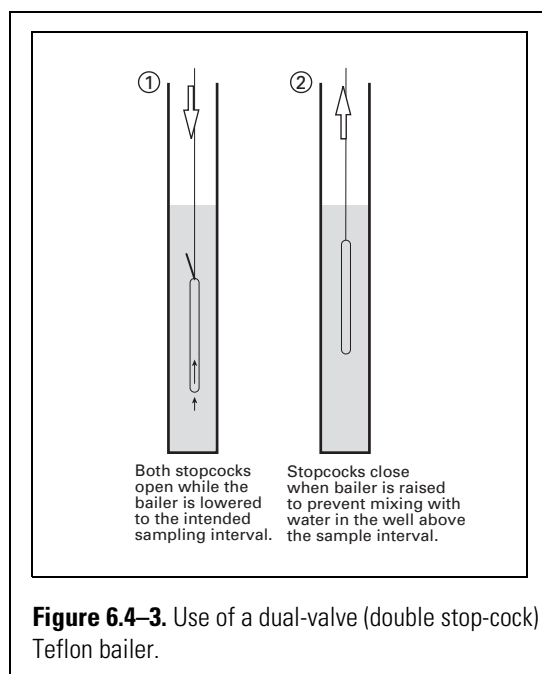


Figure 6.4–2. Photographs of (**A**) a flowthrough cell/chamber for use with single-parameter field-measurement sensors, shown without sensors installed; and (**B**) a flowthrough cell attached to a multiparameter sonde. Photograph **A** courtesy of Geotech Environmental. Photograph **B** is a USGS stock image.



Referring to figure 6.4–2, ground water is pumped directly from the well through tubing and into an airtight flowthrough cell/chamber containing either a calibrated pH electrode and other sensors (typically, dissolved oxygen, specific electrical conductance, and temperature sensors (fig. 6.4–2A), or a multiparameter sonde (fig. 6.4–2B).

After successful calibration of the pH instrument system on site, pH measurement of sample water may proceed either on discrete samples obtained from a bailer, or on pumped ground water circulated through a flowthrough cell/chamber.

- ▶ Use of the bailer to obtain ground-water samples is analogous to the approved use of samplers in a surface-water situation, as described below.
- ▶ Use of a flowthrough cell/chamber has the advantage of concurrent monitoring of ground-water field measurements in addition to pH, as described below.

To make a pH measurement using a flowthrough cell/chamber system instrumented with single-parameter sensors (fig. 6.4–2):

1. Install the chamber system as close to the well as possible and shield the chamber and tubing from direct sunlight.
2. Check that the electrode fill hole is open to the atmosphere and that the reference junction is entirely submerged.
3. Check for and eliminate any backpressure condition.
4. Monitor pH variation during purging:
 - a. Keep the flow constant and laminar.
 - b. Allow the sensors to equilibrate with the ground water for 5 minutes or more, at the flow rate to be used for collecting all of the other samples.
 - c. Record pH values at regularly spaced time intervals throughout purging (consult NFM 6.0 for detailed guidance). Compare the variability of pH values toward the end of purging. The stability of pH values is assumed when three to five readings made at regularly spaced intervals are constant. If readings continue to fluctuate, continue to monitor, or, if site conditions are demonstrably variable (degassing, ingassing, rapid thermal changes from water at depth), select the median of three or more readings within about 60 seconds as the value recorded for the specific time interval.
5. Determine sample pH toward the end of purging (for example, during removal of the final purge volume) as follows:
 - a. Divert flow from the chamber to allow the sample contained within the chamber to become quiescent (after recording the other field measurements). Record the pH value under quiescent conditions to the nearest 0.01 pH unit.
 - b. Determine the median of the pH values recorded under quiescent conditions and report this value as sample pH.
 - c. If field personnel have reason to suspect an electrode malfunction, a calibration check at the end of sampling is recommended.

To make a pH measurement on a bailed sample (fig. 6.4–3):

1. Withdraw subsamples from the well and transfer each bailed sample to a churn, cone splitter, or other appropriate compositing device (NFM 2).
2. Remove an aliquot from the sample composite for measurement of pH.

TROUBLESHOOTING 6.4.5

Consult the instrument manufacturer for recommended troubleshooting actions for specific single-parameter and multiparameter pH instrument systems.

- ▶ Nearly all problems encountered during pH calibration and measurement can be attributed directly to the condition and responsiveness of the pH electrode (table 6.4–3).
- ▶ For any problem, first test that the instrument batteries are fully charged. Keep spare batteries on hand that are fully charged.

Table 6.4–3. Troubleshooting guide for pH measurement.

[DIW, deionized water]

Symptom	Possible cause—Corrective action
Instrument system will not calibrate to full scale	<ul style="list-style-type: none"> • Buffers may be contaminated or old—Use fresh buffers. • Faulty electrode—Recondition or replace electrode (see section 6.4.2). • Weak batteries—Replace with new or fully charged batteries.
Slow response	<p>For liquid-filled electrodes:</p> <ul style="list-style-type: none"> • Weak or incorrect solution—Change filling solution to correct molarity. • No or low filling solution—Add fresh solution of correct molarity. • Dirty tip (for example, visible chemical deposits or organic or biological matter on the electrode)—Rinse tip with DIW; if residue persists, use solution and cleaning method recommended by the manufacturer. Take care not to scratch the electrode tip. • Clogged or partially clogged junction—Follow the manufacturer’s instructions to unclog the junction). • Water is cold or of low ionic strength—Allow more time for equilibration; consider using a different electrode (section 6.4.3.B). • Sluggish response to pH changes; pH measurement is biased negatively—Refer to table 6.4–2. <p>For gel-filled electrodes:</p> <ul style="list-style-type: none"> • Dirty bulb—Rinse bulb carefully with DIW. If organic/inorganic/biological residue persists, consult the manufacturer’s recommendations. • Visibly clogged junction—Follow the manufacturer’s instructions to unclog the junction • Water is cold or of low ionic strength—Allow more time for equilibration; consider using a different electrode (section 6.4.3.B).
Erratic readings	<ul style="list-style-type: none"> • Loose or defective connections—Tighten, clean, or replace connections. • Broken or defective cable—Repair or replace cable. • Static charge—Polish face of meter with antistatic solution. • Loose battery connection—Tighten. • Air bubbles in the electrode bulb—Shake electrode gently. • Too much pressure in flowthrough chamber—Release and reduce pressure. • Weak batteries—Replace with new, fully charged batteries.

6.4.6 REPORTING

Due to the rapidity of pH reactions in environmental samples, the effect of temperature on the operation of the pH instrument system, and chemical and microbiological equilibria within the sample, pH measurements must be completed and recorded as soon as possible after removing the sample from the environmental medium. When entering the pH value for the site into the NWIS database, ensure that the method code selected correctly corresponds to the method that was used for the pH measurement.

- ▶ On field forms (electronic or paper) and in the pH-meter/electrode logbook, record pH calibration and environmental measurements to 0.01 standard pH units.
- ▶ In the USGS NWIS database, report pH values to the nearest 0.1 standard pH unit, unless study and data-quality objectives dictate otherwise and equipment of the appropriate precision and accuracy has been used.

6.4.7 SELECTED REFERENCES

- American Public Health Association, American Water Works Association, and Water Environment Federation, 2001, Standard methods for the examination of water and wastewater (20th ed.): Washington, D.C., American Public Health Association, p. 4–65 to 4–69.
- Barnes, Ivan, 1964, Field measurement of alkalinity and pH: U.S. Geological Survey Water-Supply Paper 1535–H, 17 p.
- Bates, R.G., 1973, Determination of pH—Theory and practice (2d ed.): New York, John Wiley, 479 p.
- Beckman Instruments, Inc., 1986, The Beckman handbook of applied electrochemistry: Fullerton, Calif., Beckman Instruments, Inc., 86 p.
- Bellerby, R.G.J., Turner, D.R., Millward, G.E., and Worsfold, P.J., 1995, Shipboard flow injection determination of sea water pH with spectrophotometric detection. *Analytica Chimica Acta*, v. 309, no. 1, p. 259–270.
- Brown, Eugene, Skougstad, M.W., and Fishman, M.J., 1970, Methods for collection and analysis of water samples for dissolved minerals and gases: U.S. Geological Survey Techniques of Water-Resources Investigations, book 5, chap. A1, p. 129–130.
- Busenberg, Eurybiades, and Plummer, L.N., 1987, pH measurement of low-conductivity waters: U.S. Geological Survey Water-Resources Investigations Report 87–4060, 21 p.
- Drever, J.I., 1988, The geochemistry of natural waters (2d ed.): Englewood Cliffs, N.J., Prentice-Hall, p. 282–304.
- Farquharson, Stuart, Swaim, P.D., Christenson, C.P., McCloud, Mary, and Freiser, Henry, 1992, Fiber optic based pH measurement in a geothermal brine, in Włodarczyk, M.T., ed., Chemical, Biochemical, and Environmental Fiber Sensors, proceedings: SPIE—The International Society for Optical Engineering, v. 1587, p. 232–239. (Abstract available at <http://adsabs.harvard.edu/abs/1992SPIE.1587..232F>.)
- Fishman, M.J., and Friedman, L.C., eds., 1989, Methods for determination of inorganic substances in water and fluvial sediments: U.S. Geological Survey Techniques of Water-Resources Investigations, book 5, chap. A1, p. 363–364.
- Gibs, Jacob, Wilde, F.D., and Heckathorn, H.A., 2007, Use of multiparameter instruments for routine field measurements (ver. 1.0): U.S. Geological Survey Techniques of Water-Resources Investigations, book 9, chap. A6, section 6.8, August, available online only at http://water.usgs.gov/owq/FieldManual/Chapter6/6.8_contents.html. (Accessed October 23, 2008.)

- Hem, J.D., 1989, Study and interpretation of the chemical characteristics of natural water (3d ed.): U.S. Geological Survey Water-Supply Paper 2254, p. 61–66.
- IC Controls, 2005a, pH theory & measurement: IC Controls Technical Notes Issue 6–1, available online at www.iccontrols.com/files/6-1.pdf. (Accessed September 5, 2008.)
- IC Controls, 2005b, Pure water pH measurement in low conductivity samples: IC Controls Applications Notes Issue 6–2, available online at www.iccontrols.com/files/6-2.pdf, (Accessed September 5, 2008.)
- Lane, S.L., Flanagan, Sarah, and Wilde, F.D., 2003, Selection of equipment for water sampling (ver. 2.0): U.S. Geological Survey Techniques of Water-Resources Investigations, book 9, chap. A2, March, available online only at <http://pubs.er.usgs.gov/usgspubs/twri/twri09A2>. (Accessed October 23, 2008.)
- Nordstrom, D.K., and Alpers, C.N., 1999, Negative pH, efflorescent mineralogy, and consequences for environmental restoration at the Iron Mountain Superfund site, California: Proceedings of the National Academy of Sciences, v. 96, p. 3455–3462.
- Orion Research Inc., 1982, Handbook of electrode technology: Cambridge, Mass., Orion Research Inc., p. P2–P4.
- Pankow, J.F., 1991, Aquatic chemistry concepts: Chelsea, Mich., Lewis Publishers, p. 109–127.
- pH-meter.info, 2005, pH electrode: pH-meter.info Web page at <http://www.ph-meter.info/pH-electrode-construction>. (Accessed July 14, 2008.)
- Roberson, C.E., Feth, J.H., Seaber, P.R., and Anderson, Peter, 1963, Differences between field and laboratory determinations of pH, alkalinity, and specific conductance of natural water: U.S. Geological Survey Professional Paper 475–C, p. C212–C215.
- Raghuraman, B., Gustavson, G., Van Hal, R.E.G., Dressaire, E., and Zhdaneev, O., 2006, Extended-range spectroscopic pH measurement using optimized mixtures of dyes: Applied Spectroscopy, v. 60, no. 12, p. 1461–1468, available online at <http://as.osa.org/abstract.cfm?id=121890>. (Accessed August 12, 2008.)
- Sedjil, M., and Lu, G.N., 1998, A seawater pH determination method using a BDJ detector: Measurement Science and Technology, v. 9, p. 1587–1592, available online at <http://www.iop.org/EJ/abstract/0957-0233/9/9/031/>. (Accessed August 12, 2008.)
- Stumm, Werner, and Morgan, J.J., 1981, Aquatic chemistry—An introduction emphasizing chemical equilibria in natural waters (2d ed.): New York, John Wiley, p. 131–134 and 483–487.
- U.S. Geological Survey, variously dated, National field manual for the collection of water-quality data: U.S. Geological Survey Techniques of Water-Resources Investigations, book 9, chaps. A1–A9, available online at <http://pubs.water.usgs.gov/twri9A>.
- Wilde, F.D., and Radtke, D.B., 2005, General information and guidelines (ver. 1.2): U. S. Geological Survey Techniques of Water-Resources Investigations, book 9, chap. A6, section 6.0, August, available online only at http://water.usgs.gov/owq/FieldManual/Chapter6/6.0_contents.html. (Accessed September 8, 2008.)
- Wilde, F.D., ed., 2006, Collection of water samples (ver. 2.0): U.S. Geological Survey Techniques of Water-Resources Investigations, book 9, chap. A4, September, available online only at <http://pubs.water.usgs.gov/twri9A4/>. (Accessed September 8, 2008.)
- Wilde, F.D., Radtke, D.B., Gibbs, Jacob, and Iwatsubo, R.T., eds., 2004, Processing of water samples (ver. 2.2): U.S. Geological Survey Techniques of Water-Resources Investigations, book 9, chap. A5, September, available online only at <http://pubs.water.usgs.gov/twri9A5/>. (Accessed September 8, 2008.)
- Wood, W.W., 1981, Guidelines for collection and field analysis of ground-water samples for selected unstable constituents: U.S. Geological Survey Techniques of Water-Resources Investigations, book 1, chap. D2, p. 12.

6.4.8 ACKNOWLEDGMENTS

The authors wish to thank the following USGS scientists for their technical assistance and review of this section of the National Field Manual: D.H. Campbell and J.M. Galloway, who provided peer review, and F.D. Wilde, managing editor of the National Field Manual. Appreciation for editorial and production support is extended to I.M. Collies and L.J. Ulibarri.

SPECIFIC ELECTRICAL CONDUCTANCE 6.3

By D.B. Radtke, J.V. Davis, and F.D. Wilde

	Page
Specific electrical conductance	SC-3
6.3.1 Equipment and supplies.....	3
6.3.1.A Conductivity sensors.....	5
6.3.1.B Equipment maintance	6
6.3.2 Calibration	7
6.3.3 Measurement	11
6.3.3A Surface water	12
In situ measurement	12
Subsample measurement	14
6.3.3.B Ground water	16
Downhole and flowthrough-chamber measurement.....	16
Subsample measurement	18
6.3.4 Troubleshooting.....	19
6.3.5 Reporting	21
Selected References	22

Tables

**6.3–1. Equipment and supplies used for
measuring conductivity 4**

**6.3–2. Example of cell constants for
contacting-type sensors with electrodes and
corresponding conductivity ranges 5**

**6.3–3. Correction factors for converting
non-temperature-compensated
values to conductivity at 25 degrees
Celsius, based on 1,000 microsiemens
potassium chloride solution 10**

**6.3–4. Troubleshooting guide for
conductivity measurement 20**

SPECIFIC ELECTRICAL CONDUCTANCE 6.3

By D.B. Radtke, J.V. Davis, and F.D. Wilde

Electrical conductance is a measure of the capacity of water (or other media) to conduct an electrical current. Electrical conductance of water is a function of the types and quantities of dissolved substances in water, but there is no universal linear relation between total dissolved substances and conductivity.

The USGS reports conductivity in microsiemens per centimeter at 25 degrees Celsius ($\mu\text{S}/\text{cm}$ at 25°C). The method described in this section for measuring conductivity is applicable to surface water and ground water, from fresh to saline.

**SPECIFIC ELECTRICAL
CONDUCTANCE (CONDUCTIVITY)—
a measure of the electrical
conductance of a substance
normalized to unit length
and unit cross section at a
specified temperature.**

EQUIPMENT AND SUPPLIES 6.3.1

The instrument system used to measure conductivity must be tested before each field trip and cleaned soon after use. Many conductivity instruments are available, including multiparameter instruments that include conductivity sensors. This section provides detailed information on the use of conductivity-specific instruments only, although instructions regarding conductivity standards and measurement methods are applicable in general. Users must be familiar with the instructions provided by the manufacturer. Every conductivity (or multiparameter) instrument must have a log book in which repairs and calibrations are recorded, along with manufacturer make and model description and serial or property number.

Table 6.3–1. Equipment and supplies used for measuring conductivity¹
 [°C, degrees Celsius; ≤, less than or equal to; >, greater than; μS/cm, microsie-
 mens per centimeter at 25 degrees Celsius; L, liter]

- ✓ Conductivity instrument and conductivity sensor
 - Battery powered Wheatstone bridge
 - Direct readout
 - Temperature range at least –5 to +45°C
 - Temperature compensating (25°C)
 - Accuracy: Conductivity ≤100 μS/cm, within 5 percent of full scale
 - Conductivity >100 μS/cm, within 3 percent of full scale
- ✓ Thermistor thermometer sensor (for automatic temperature-compensating models)
- ✓ Thermometer, liquid-in-glass or thermistor
- ✓ Extra sensors (if possible) and batteries, or backup instrument
- ✓ Conductivity standards at conductivities that approximate and bracket field values
- ✓ Compositing and splitting device for surface-water samples
- ✓ Flowthrough chamber or downhole instrument for ground-water measurements
- ✓ Plastic beakers (assorted sizes)
- ✓ Soap solution, nonphosphate (1 L)
- ✓ Hydrochloric acid solution, 5 percent volume-to-volume (1 L)
- ✓ Deionized water, 1 L, maximum conductivity of 1 μS/cm
- ✓ Paper tissues, disposable, soft, and lint free
- ✓ Brush (small, soft)
- ✓ Waste disposal container
- ✓ Minnow bucket with tether (or equivalent) for equilibrating buffer solutions to sample temperature
- ✓ Instrument log book for recording calibrations, maintenance, and repairs

¹Modify this list to meet the specific needs of the field effort.

As soon as possible after delivery to the office, label conductivity standards with the date of expiration. Discard standards that have expired, been frozen, have begun to evaporate, or that were decanted from the storage container. Quality-controlled conductivity standards ranging from 50 to 50,000 μS/cm at 25°C can be obtained by USGS personnel through "One Stop Shopping." Order standards outside this range from suppliers of chemical reagents. Conductivity standards usually consist of potassium chloride dissolved in reagent-grade water.

CONDUCTIVITY SENSORS 6.3.1.A

Conductivity sensors are either contacting-type sensors with electrodes or electrodeless-type sensors.

- ▶ **Contacting-type sensors with electrodes.** Three types of cells are available: (1) a dip cell that can be suspended in the sample, (2) a cup cell that contains the sample, or (3) a flow cell that is connected to a fluid line. Choose a cell constant on the basis of expected conductivity (table 6.3–2). The greater the cell constant, the greater the conductivity that can be measured. The cell constant is the distance between electrodes (in centimeters) divided by the effective cross-sectional area of the conducting path (in square centimeters).
- ▶ **Electrodeless-type sensors.** These operate by inducing an alternating current in a closed loop of solution, and they measure the magnitude of the current. Electrodeless sensors avoid errors caused by electrode polarization or electrode fouling.

Table 6.3–2. Example of cell constants for contacting-type sensors with electrodes and corresponding conductivity ranges

Conductivity range, in microsie- mens per centimeter	Cell constant, in 1/centimeter
0.005 – 20	.01
1 – 200	.1
10 – 2,000	1.0
100 – 20,000	10.0
1,000 – 200,000	50.0

CAUTION: Before handling conductivity standards or acids, refer to Material Safety Data Sheets (MSDS) for safety precautions.

6.3.1.B EQUIPMENT MAINTENANCE

Maintenance of conductivity equipment includes periodic office checks of instrument operation. To keep equipment in good operating condition:

- ▶ Protect the conductivity system from dust and excessive heat and cold.
- ▶ Keep all cable connectors dry and free of dirt.
- ▶ Protect connector ends in a clean plastic bag.

Sensor cleaning and storage

Conductivity sensors must be clean to produce accurate results; residues from previous samples can coat surfaces of sensors and cause erroneous readings. Refer to the manufacturer's instructions regarding long- and short-term storage of the sensor.

- ▶ Clean sensors thoroughly with deionized water (DIW) before and after making a measurement (this is sufficient cleaning in most cases).
- ▶ Remove oily residue or other chemical residues (salts) with a detergent solution. Sensors can soak in detergent solution for many hours without damage.
- ▶ If oil or other residues persist, dip the sensor in a dilute hydrochloric acid solution. **Never leave the sensor in contact with acid solution for more than a few minutes.** Check the manufacturer's recommendations before using acid solutions.
- ▶ Clean carbon and stainless steel sensors with a soft brush. Never use a brush on platinum-coated sensors.
- ▶ Sensors may be temporarily stored in deionized water between measurements and when the system is in daily use.
- ▶ For long-term storage, store sensors clean and dry.

CALIBRATION 6.3.2

Conductivity systems must be calibrated before every water-quality field trip and again at each site before samples are measured. Calibration readings are recorded in the instrument log book and on field forms at the time the instrument is calibrated. Remember, the temperature sensor on the conductivity sensor must be District certified within the past 4 months.

Calibration and operating procedures differ, depending on instrument and sensor type.

- ▶ Some conductivity sensors may need to be soaked overnight in deionized water before use—Check the manufacturer's instructions.
- ▶ Some analog instruments require an initial mechanical zero adjustment of the indicator needle.
- ▶ For a cup-type cell, calibration and measurement procedures described for the dip-type cell apply; the only difference is that standards are poured directly into the cup-type cell.
- ▶ When using a dip-type cell, do not let the cell rest on the bottom or sides of the measuring container.

Calibrate at your field site—bring standards to sample temperature.

Conductivity systems normally are calibrated with at least two standards. Calibrate sensors against a standard that approximates sample conductivity and use the second standard as a calibration check. The general procedures described in steps 1 through 15 below apply to most instruments used for field measurements—check the instrument manual for specific instructions.

1. Inspect the instrument and the conductivity sensor for damage. Check the battery voltage. Make sure that all cables are clean and connected properly.
2. Turn the instrument on and allow sufficient time for electronic stabilization.

3. Select the correct instrument calibration scale for expected conductivity.
4. Select the sensor type and the cell constant that will most accurately measure expected conductivity.
5. Select two conductivity standards that will bracket the expected sample conductivity. Verify that the date on the standards has not expired.
6. Equilibrate the standards and the conductivity sensor to the temperature of the sample.
 - Put bottles of standards in a minnow bucket, cooler, or large water bath that is being filled with ambient water.
 - Allow 15 to 30 minutes for thermal equilibration. Do not allow water to dilute the standard.
7. Rinse the conductivity sensor, the thermometer (liquid-in-glass or thermistor), and a container large enough to hold the dip-type sensor and the thermometer.
 - **First**, rinse the sensor, the thermometer, and the container three times with deionized water.
 - **Next**, rinse the sensor, the thermometer, and the container three times with the standard to be used.
8. Put the sensor and the thermometer into the rinsed container and pour in fresh calibration standard.
9. Measure water temperature. **Accurate conductivity measurements depend on accurate temperature measurements or accurate temperature compensation.**
 - If the sensor contains a calibrated thermistor, use this thermistor to measure water temperature.
 - If using a manual instrument without a temperature display or temperature compensation, adjust the instrument to the temperature of the standard using a calibrated liquid-in-glass or a thermistor thermometer.
10. Agitate a submersible-type conductivity sensor up and down under the solution surface to expel air trapped in the sensor. Read the instrument display. Agitate the sensor up and down under the solution surface again, and read the display. Repeat the procedure until consecutive readings are the same.

11. Record the instrument reading and adjust the instrument to the known standard value.
 - For nontemperature-compensating conductivity instruments, apply a temperature-correction factor to convert the instrument reading to conductivity at 25°C.
 - The correction factor depends to some degree on the specific instrument used—use the temperature-correction factor recommended by the manufacturer. If this is not available, use correction factors from table 6.3–3.
 - If an instrument cannot be adjusted to a known calibration standard value, develop a calibration curve. After temperature compensation, if the percentage difference from the standard exceeds 5 percent, refer to the troubleshooting guide (section 6.3.4).
12. Record in the instrument log book and on field forms:
 - The temperature of the standard solution.
 - The known and the measured conductivity of the standard solution (including \pm variation).
 - The temperature-correction factor (if necessary).
13. Discard the used standard into a waste container. Thoroughly rinse the sensor, thermometer, and container with deionized water.
14. Repeat steps 7 through 13 with the second conductivity standard.
 - The purpose for measuring a second standard is to check instrument calibration over the range of the two standards.
 - The difference from the standard value should not exceed 5 percent.
 - If the difference is greater than 5 percent, repeat the entire calibration procedure. If the second reading still does not come within 5 percent of standard value, refer to the troubleshooting guide in section 6.3.4 or calibrate a backup instrument.
15. Record in the instrument log book and on field forms the calibration data for the second standard.


**Do not use expired standards.
Never reuse standards.**

Table 6.3–3. Correction factors for converting non-temperature-compensated values to conductivity at 25 degrees Celsius, based on 1,000 microsiemens potassium chloride solution

[Use of potassium-based constants on non-potassium-based waters generally does not introduce significant errors for general purpose instruments used to measure conductivity]

Temperature (degrees Celsius)	Correction factor	Temperature (degrees Celsius)	Correction factor	Temperature (degrees Celsius)	Correction factor
0.5	1.87	10.5	1.39	20.5	1.09
1.0	1.84	11.0	1.37	21.0	1.08
1.5	1.81	11.5	1.35	21.5	1.07
2.0	1.78	12.0	1.33	22.0	1.06
2.5	1.76	12.5	1.32	22.5	1.05
3.0	1.73	13.0	1.30	23.0	1.04
3.5	1.70	13.5	1.28	23.5	1.03
4.0	1.68	14.0	1.27	24.0	1.02
4.5	1.66	14.5	1.26	24.5	1.01
5.0	1.63	15.0	1.24	25.0	1.00
5.5	1.60	15.5	1.22	25.5	0.99
6.0	1.58	16.0	1.21	26.0	0.98
6.5	1.56	16.5	1.19	26.5	0.97
7.0	1.54	17.0	1.18	27.0	0.96
7.5	1.52	17.5	1.16	27.5	0.95
8.0	1.49	18.0	1.15	28.0	0.94
8.5	1.47	18.5	1.14	28.5	0.93
9.0	1.45	19.0	1.13	29.0	0.92
9.5	1.43	19.5	1.12	29.5	0.91
10.0	1.41	20.0	1.11	30.0	0.90

To extend the temperature range shown in table 6.3–3, consult the manufacturer’s guidelines. If these are unavailable, use the following equation:

$$C_{25} = \frac{C_m}{1 + 0.02(t_m - 25)}$$


where,

C_{25} = corrected conductivity value adjusted to 25°C;

C_m = actual conductivity measured before correction; and

t_m = water temperature at time of C_m measurement.

MEASUREMENT 6.3.3

In situ measurement generally is preferred for determining the conductivity of surface water; downhole or flowthrough-chamber measurements are preferred for ground water. Be alert to the following problems if conductivity is measured in an isolated (discrete) sample or subsample:

- ▶ The conductivity of water can change over time as a result of chemical and physical processes such as precipitation, adsorption, ion exchange, oxidation, and reduction—Do not delay making conductivity measurements.
- ▶ Field conditions (rain, wind, cold, dust, direct sunlight) can cause measurement problems—Shield the instrument to the extent possible and perform measurements in a collection chamber in an enclosed vehicle or an on-site laboratory.
- ▶ For waters susceptible to significant gain and loss of dissolved gases, make the measurement within a gas-impermeable container (Bergius flask) fitted with a stopper—Place the sensor through the stopper and work quickly to maintain the sample at ambient surface-water or ground-water temperature.
- ▶ Avoid contamination from the pH electrode filling solution—Measure conductivity on a separate discrete sample from the one used for measuring pH; in a flowthrough chamber, position the conductivity sensor upstream of the pH electrode.

Conductivity must be measured at the field site.

Document the precision of your measurements. Precision should be determined about every tenth sample or more frequently, depending on study objectives. Successive measurements should be repeated until they agree within 5 percent at conductivity $\leq 100 \mu\text{S/cm}$ or within 3 percent at conductivity $> 100 \mu\text{S/cm}$.

The conductivity measurement reported must account for sample temperature. If using an instrument that does not automatically temperature compensate to 25°C , record the uncompensated measurement in your field notes, along with the corrected conductivity value. Use correction factors supplied by the instrument manufacturer if available; otherwise, refer to table 6.3–3.

6.3.3.A SURFACE WATER

Surface-water conductivity should be measured in situ, if possible; otherwise, determine conductivity in discrete samples collected from a sample splitter or compositing device. Filtered samples may be needed if the concentrations of suspended material interfere with obtaining a stable measurement.

In situ measurement

Conductivity measurements in flowing surface water should represent the cross-sectional mean or median conductivity at the time of observation (see step 7, below). Any deviation from this convention must be documented in the data base and with the published data.

First:

- ▶ Take a cross-sectional conductivity profile to determine the degree of system variability. A submersible sensor works best for this purpose.
- ▶ Refer to NFM 6.0 for criteria to help decide which sampling method to use.

Next, follow the 7 steps listed below:

1. Calibrate the conductivity instrument system at the field site after equilibrating the buffers with stream temperature.
2. Record the conductivity variation from a cross-sectional profile on a field form and select the sampling method.
 - **Flowing, shallow stream**—wade to the location(s) where conductivity is to be measured.
 - **Stream too deep or swift to wade**—lower a weighted conductivity sensor from a bridge, cableway, or boat. Do not attach weight to the sensor or the sensor cable.
 - **Still-water conditions**—measure conductivity at multiple depths at several points in the cross section.
3. Immerse the conductivity and temperature sensors in the water to the correct depth and hold there (no less than 60 seconds) until the sensors equilibrate to water conditions.
4. Record the conductivity and corresponding temperature readings without removing the sensors from the water.
 - Values should stabilize quickly to within 5 percent at conductivity ≤ 100 $\mu\text{S}/\text{cm}$ and within 3 percent at conductivity > 100 $\mu\text{S}/\text{cm}$.
 - Record the median of the stabilized values on field forms.
 - If the readings do not meet the stability criterion after extending the measurement period, record this difficulty in the field notes along with the fluctuation range and the median value of the last five or more readings.
5. For EWI or EDI measurements, proceed to the next station in the cross section and repeat steps 3 and 4. Record on field forms the mean (or median, if appropriate) value for each subsection measured.
6. When the measurement is complete, remove the sensor from the water, rinse it with deionized water, and store it.
7. Record the stream conductivity on the field forms:
 - **In still water—median** of three or more sequential values.
 - **EDI—mean** value of all subsections measured (use the median if measuring one vertical at the centroid of flow).
 - **EWI—mean or median** of all subsections measured (see NFM 6.0).

Subsample measurement

Representative samples are to be collected and split or composited according to approved USGS methods (NFM 4). Measure the conductivity of samples as soon as possible after collection. If the sample cannot be analyzed immediately, fill a bottle to the top, close it tightly, and maintain the sample at stream temperature until measurement.

Reported conductivity values normally are determined on an unfiltered sample. Large concentrations of suspended sediment can be a source of measurement error—record such conditions in the field notes.

- ▶ If sediment concentrations are heavy, measure conductivity on both unfiltered and filtered subsamples and record both values on the field form.
- ▶ If the conductivity value differs significantly between the filtered and unfiltered samples, report the filtered value as sample conductivity and identify it as a “filtered sample.”

1. Calibrate the conductivity instrument system at the field site.
2. Select the sampling method (see NFM 6.0) and collect a representative sample.
3. Withdraw a homogenized subsample from a sample splitter or compositing device. Rinse the sample bottles three times with the sample—rinse them with sample filtrate, for filtered samples.
4. Rinse the conductivity sensor, the thermometer (liquid-in-glass or thermistor), and a container large enough to hold the dip-type sensor and the thermometer.
 - a. First, rinse the sensor, the thermometer, and the container three times with deionized water.
 - b. Next, rinse the sensor, the thermometer, and the container using sample water.
5. Allow the sensors to equilibrate to sample temperature, then discard the used sample water. Pour fresh sample water into a container holding the sensor and the thermometer. **When using a dip-type sensor, do not let the sensor touch the bottom or sides of the measuring container.**

6. Measure water temperature.
 - If the conductivity sensor contains a calibrated thermistor, use this thermistor to measure water temperature.
 - If the instrument is not temperature compensating, use a calibrated thermistor or a liquid-in-glass thermometer.
 - Adjust the instrument to the sample temperature (if necessary) and remove the thermometer.
7. Measure conductivity.
 - a. Remove any air trapped in the sensor by agitating the sensor up and down under the water surface.
 - b. Read the instrument display.
 - c. Agitate the sensor up and down under the water surface, and read the display again.
 - d. Repeat the procedure until consecutive readings are the same.
8. Record the conductivity and the sample temperature on field forms.
 - If the instrument is not temperature compensating, record the raw data and convert the values to conductivity at 25°C using temperature-correction factors provided by the manufacturer.
 - Report the median of the readings to three significant figures on the field forms.
 - Discard the sample into a waste container and dispose according to regulations.
9. **Quality control—**
 - Repeat steps 3 through 8 with at least two fresh subsamples, rinsing the instruments once only with sample water.
 - Subsample values should be within ± 5 percent for conductivity $\leq 100 \mu\text{S/cm}$, or ± 3 percent for conductivity $> 100 \mu\text{S/cm}$.
 - If criteria cannot be met: filter the samples, report the median of 3 or more samples, and record this difficulty in field notes.
10. Rinse the sensor, the thermometer, and the container with deionized water. If another measurement is to be made within the next day or two, store the sensor in deionized water. Otherwise, store the sensor dry.

6.3.3.B GROUND WATER

Measurements of ground-water conductivity must represent aquifer conditions. Temperature changes resulting from transporting a well sample to land surface can affect conductivity.

- ▶ To minimize the effect from temperature changes, measure conductivity as close to the source as possible, using either a downhole or flowthrough-chamber sampling system (refer to NFM 6.0 for details).
 - ▶ Bailed or other methods for collecting discrete samples isolated from the source are not recommended as standard practice, although such methods are sometimes called for owing to site characteristics or other study requirements.
 - ▶ The well should be purged or in the process of purging before sample conductivity is determined and recorded.
-

Downhole and flowthrough-chamber measurement

1. Calibrate the conductivity instrument system on site.
 - Bring standard solutions to the temperature of the water to be sampled by suspending the standards in a bucket into which well water is flowing. Allow at least 15 minutes for temperature equilibration. Do not contaminate standards with sample water.
 - a. Check the temperature of the water flowing into the bucket against that of standards.
 - b. Check that the thermometer (usually a thermistor function in the conductivity meter) has been certified within the past 4 months for the temperature range to be measured.
 - After calibration, rinse the conductivity and temperature sensors thoroughly with deionized water.
2. Install the conductivity and temperature sensors.
 - **Downhole system**—Lower the conductivity and temperature sensors to the sampling point, followed by the pump.

- a. Remove any air from the system by agitating the conductivity sensor up and down under the water; read the instrument display.
 - b. Repeat this procedure until rapid consecutive readings are approximately the same.
- **Flowthrough-chamber system**—Install the chamber system as close to the well as possible and shield the system from direct sunlight.
 - a. Position the conductivity sensor upstream from the pH electrode.
 - b. Direct flow to the chamber after an initial discharge to waste to clear sediment from sample line.
 - c. Release any air trapped in the chamber.
 - d. Agitate the conductivity sensor up and down under the water to remove air from system. Rapid consecutive readings should be about the same.
3. During purging (table 6.0–1 in NFM 6.0):
 - Keep flow constant and laminar.
 - Allow the sensors to equilibrate with ground-water temperature for 5 minutes or more at the flow rate to be used for collecting all other samples.
4. Measure conductivity and associated temperature at regular intervals throughout purging; record the conductivity values and the associated temperature in the field notes.
 - If the conductivity sensor contains a calibrated thermistor, use this thermistor to measure water temperature.
 - If the instrument is not temperature compensating, install a calibrated thermometer in the flowthrough chamber, record raw data, and apply correction factors.
5. Check the variability of the conductivity values toward the end of purging.
 - The stability criterion is met when five readings taken at regularly spaced intervals of 3 to 5 minutes or more are within
 - ±5 percent for conductivity $\leq 100 \mu\text{S/cm}$
 - ±3 percent for conductivity $> 100 \mu\text{S/cm}$

- When readings fluctuate rapidly, record the median of three or more readings within about 60 seconds as the value for a specific time interval.
- If the criterion is not met, extend the purge period in accordance with study objectives and continue to record measurements at regularly spaced time intervals. Record this difficulty on the field forms.

6. Report conductivity.

- Record the final five values on field forms.
- Report the median value of the final five measurements as the sample conductivity.
- If values exceed the stability criterion, report the range of values observed for the time interval, along with the median of the final five or more values.

Subsample measurement

Conductivity measurements reported from bailed or other discrete samples need to be identified in the data base, indicating the sampling method used. Refer to 6.0.3.B in NFM 6.0 for use of bailers and the subsample method.

1. Calibrate the conductivity instrument system onsite.

- Bring standard solutions to the temperature of the water to be sampled by suspending the standards in a bucket into which well water is flowing. Allow at least 15 minutes for temperature equilibration. Do not contaminate standards with sample water.
 - a. Check the temperature of the water flowing into the bucket against that of standards.
 - b. Check that the thermometer (usually a thermistor function in the conductivity meter) has been certified within the past 4 months for the temperature range to be measured.
- After calibration, rinse the conductivity and temperature sensors thoroughly with deionized water.

2. Draw off subsamples for measurement.
 - **Quality control—Collect three subsamples to check precision.**
 - If samples need to be stored for a short time, or if several subsamples will be measured, collect sample aliquots in separate field-rinsed bottles—fill to the brim, cap tightly, and maintain at ambient ground-water temperature. Measure conductivity as soon as possible.
3. Follow procedures described in steps 4 through 10 for “Subsample measurement” of surface water (6.3.3.A).

TECHNICAL NOTE: If the sample is measured in an open container and readings do not stabilize within several minutes, the cause may be CO₂ degassing—use a closed system to measure the sample. Filter the conductivity sample if the settling of clay particles appears to interfere with the stability of the readings.

TROUBLESHOOTING 6.3.4

Contact the instrument manufacturer if the actions suggested in table 6.3–4 fail to resolve the problem.

- ▶ If available, use a commercial, electronic calibrator to check the function of conductivity instruments.
- ▶ Check the voltage of batteries. Always have good batteries in instruments and carry spares.

Table 6.3–4. Troubleshooting guide for conductivity measurement
[HCl, hydrochloric acid; °C, degrees Celsius]

Symptom	Possible cause and corrective action
Will not calibrate to standards	<ul style="list-style-type: none"> Standards may be old or contaminated—use fresh standards. Electrodes dirty—clean with a detergent solution, then with 5 percent HCl. Before using any acid solution to remove resistant residues, check manufacturer’s guidelines. Air trapped in conductivity sensor—agitate sensor up and down to expel trapped air. Weak batteries—replace. Temperature compensation incorrect—ensure that thermometer is operating properly and is calibrated. Sensor constant incorrect—replace sensor.
Erratic instrument readings	<ul style="list-style-type: none"> Loose or defective connections—tighten or replace. Broken cables—repair or replace. Air trapped in conductivity sensor—agitate sensor up and down to expel trapped air. Rapid changes in water temperature—measure in situ. Outgassing of ground-water sample—use a downhole instrument; if unavailable, use a flowthrough chamber. Broken sensor—replace.
Instrument requires frequent recalibration	<ul style="list-style-type: none"> Temperature compensator not working—measure conductivity of a solution. Place solution in a water bath and raise solution temperature to about 20°C. Measure conductivity again, allowing sufficient time for temperature of conductivity sensor to equilibrate to temperature of solution. If the two values differ by 5 percent or more, replace conductivity sensor.

REPORTING 6.3.5

Report routine conductivity measurements to three significant figures, whole numbers only, in microsiemens per centimeter at 25°C.

- ▶ Record the accuracy range of the instrument system in the data base, if possible, and always report it with published values.
- ▶ Enter field-determined conductivity measurements on the NWQL Analytical Services Request form using the correct parameter code.

SELECTED REFERENCES

- American Public Health Association, American Water Works Association, and Water Environment Federation, 2001, Standard methods for the examination of water and wastewater (20th ed.): Washington, D.C., American Public Health Association, p. 2–43 to 2–48.
- American Society for Testing and Materials, 1977, Standard test methods for electrical conductivity and resistivity of water, No. D 1125–77: Philadelphia, American Society for Testing and Materials, p. 138–146.
- Brown, Eugene, Skougstad, M.W., and Fishman, M.J., 1970, Methods for collection and analysis of water samples for dissolved minerals and gases: U.S. Geological Survey Techniques of Water-Resources Investigations, book 5, chap. A1, p. 148–150.
- Fishman, M.J., and Friedman, L.C., eds., 1989, Methods for determination of inorganic substances in water and fluvial sediments: U.S. Geological Survey Techniques of Water-Resources Investigations, book 5, chap. A1, p. 461–463.
- Hem, J.D., 1982, Conductance—a collective measure of dissolved ions, *in* Minear, R.A., and Keith, L.H., eds., Water analysis, v. 1, inorganic species, pt. 1: New York, Academic Press, p. 137–161.
- , 1985, Study and interpretation of chemical characteristics of natural water (3d ed.): U.S. Geological Survey Water-Supply Paper 2254, p. 66–69.
- Rainwater, F.H., and Thatcher, L.L., 1960, Methods for collection and analysis of water samples: U.S. Geological Survey Water-Supply Paper 1454, p. 275–278.
- Roberson, C.E., Feth, J.H., Seaber, P.R., and Anderson, Peter, 1963, Differences between field and laboratory determinations of pH, alkalinity, and specific conductance of natural water: U.S. Geological Survey Professional Paper 475–C, p. C212–C215.
- U.S. Geological Survey, variously dated, National field manual for the collection of water-quality data: U.S. Geological Survey Techniques of Water-Resources Investigations, book 9, chaps. A1–A9, available online at <http://pubs.water.usgs.gov/twri9A>.
- Wilde, F.D., Radtke, D.B., Gibs, Jacob, and Iwatsubo, R.T., eds., September 1999, Collection of water samples: U.S. Geological Survey Techniques of Water-Resources Investigations, book 9, chap. A4, accessed Sept. 20, 2005 at <http://pubs.water.usgs.gov/twri9A4/>
- Wood, W.W., 1981, Guidelines for collection and field analysis of ground-water samples for selected unstable constituents: U.S. Geological Survey Techniques of Water-Resources Investigations, book 1, chap. D2, p. 11.

USE OF MULTIPARAMETER INSTRUMENTS FOR ROUTINE FIELD MEASUREMENTS **6.8**

*By Jacob Gibbs, Francesca D. Wilde, and
Heather A. Heckathorn*

	Page
6.8 Use of multiparameter instruments for routine field measurements	3
6.8.1 Equipment and supplies	5
6.8.1.A Equipment transport.....	9
6.8.1.B Instrument maintenance and storage.....	9
6.8.2 Calibration	14
6.8.2.A Standard USGS calibration procedures for multiparameter instruments.....	16
6.8.2.B Sensor-specific calibration tips	18
Temperature.....	18
Specific Electrical Conductance	19
Dissolved Oxygen.....	21
pH	24
Oxidation-Reduction Potential	26
Turbidity	28
6.8.3 Measurement	34
6.8.3.A Surface water	35
6.8.3.B Ground water.....	36
6.8.3.C Measurement tips	38

6.8.4 Troubleshooting.....	42
6.8.5 Reporting	44
6.8.6 Selected references	45
6.8.7 Acknowledgments	46

Appendix

6.8–A. Example of a USGS field form for recording sensor calibrations and field measurements	48
---	-----------

Tables

Table 6.8–1. Advantages and limitations of multiparameter instruments for field use.....	4
Table 6.8–2. Specifications and calibration solutions for multiparameter instruments.....	7
Table 6.8–3. General supplies related to field-measurement activities.....	12
Table 6.8–4. Voltage of ZoBell’s solution as a function of temperature for the platinum/silver-silver chloride paired electrodes	27
Table 6.8–5. Standard criteria for stabilization of common multiparameter-instrument sensors.....	34
Table 6.8–6. General guidelines for use of amperometric and luminescent dissolved-oxygen sensors on multiparameter instruments.....	41
Table 6.8–7. Troubleshooting tips for use of multiparameter instruments	43
Table 6.8–8. USGS guidelines for reporting field-measurement values.....	44

The citation for this section (6.8) of NFM 6 is as follows:

Gibs, Jacob, Wilde, F.D., and Heckathorn, H.A., 2007, Use of multiparameter instruments for routine field measurements (ver. 1.0): U.S. Geological Survey Techniques of Water-Resources Investigations, book 9, chap. A6, section 6.8, August, available only online at <http://water.usgs.gov/owq/FieldManual/Chapter6/6.8.html>.

USE OF MULTIPARAMETER INSTRUMENTS FOR ROUTINE FIELD MEASUREMENTS 6.8

*By Jacob Gibs, Franceska D. Wilde, and
Heather A. Heckathorn*

The miniaturization of sensors and other technological advances in electronics have resulted in water-quality instruments that house multiple sensors capable of simultaneous readings for various field measurements¹ in environmental waters. With the use of these multiparameter instruments, field measurements can be determined with considerable reduction in the field work that generally is required when using multiple single-parameter instruments (table 6.8–1). This section addresses the short-term or discrete-measurement use of portable multiparameter instruments. Refer to Wagner and others (2006) for long-term or continuous-monitor deployment in surface water.

MULTIPARAMETER INSTRUMENT: An electronic instrument that contains sensors (each specific to the measurement of a given physical, chemical, or biological property) that are bundled in a single housing (a sonde) and deployed in environmental waters.

¹The term “field measurement(s)” is synonymous in this report with the terms field properties and field parameters. USGS field measurements include, for example, water temperature, pH, specific electrical conductance, turbidity, oxidation-reduction potential, barometric pressure, and calculations such as salinity and percent of dissolved oxygen in milligrams per liter. The term “field parameter” commonly is used in the environmental literature.

Table 6.8–1. Advantages and limitations of multiparameter instruments for field use

Advantages	Limitations
Efficiency is increased. Instruments are easy to clean, calibrate, and deploy.	Repair of sensors while working onsite often is not possible.
The time required to collect discrete samples for determining field properties is minimized.	Sensor replacement in the field may be unwieldy or not possible. Sensors must be replaced in a clean, dry environment.
The time needed to measure and record multiple field properties is reduced.	Backup field instruments (single parameter or multiparameter) are recommended to prevent data loss and extended field time.
In situ measurement is likely to be more accurate and precise than measurements made in samples removed from their source.	Purchase, repair, and replacement costs for multiparameter instruments are higher than for single-parameter instruments.
Instruments can store data, either in a display device or to internal memory.	
Instruments may be capable of long-term deployment.	

Quality assurance. To ensure the quality of the data collected, this section of NFM 6 describes standard operating procedures and recommendations that have been developed for routine U.S. Geological Survey (USGS) field studies. The instrument manufacturer is, however, the primary source of information about the maintenance and use of a specific instrument. The protocols and recommendations described in this section are meant to complement and enhance the manufacturer’s guidelines, providing the level of quality assurance for which USGS data are held accountable.²

²USGS personnel should discuss any discrepancies between the protocols and recommendations described in this manual and the instructions provided by the instrument manufacturer with their water-quality specialists or with the USGS Office of Water Quality.

EQUIPMENT AND SUPPLIES 6.8.1

Multiparameter instruments are available for long- or short-term deployment at a stream, lake, reservoir, ground-water well, or other environmental setting, and their sondes³ are suitable for water that is fresh, brackish, saline, or polluted. Sensor housings (the sonde) of multiparameter instruments generally are available in a range of diameters from about 4 inches (in.) (10 centimeters (cm)) to less than 2 in. (5.1 cm). Small-diameter sondes may be used for downhole measurements in wells and may have more limited sensor capability than the larger diameter sonde. Depending on the manufacturer, some instruments can store instantaneous or continuous measurements to internal or external memory in a format compatible with a hand-held display, personal digital assistant (PDA), or laptop computer.

Advances in technology and design are expanding the sensor³ capabilities of multiparameter instruments and are improving instrument utility. The configuration and sensors that are available for multiparameter instruments can vary considerably among manufacturers. The procedures required for the maintenance, calibration, and use of these instruments also can change over time as a result of the technological changes being implemented; such information generally is available from the manufacturer, either online or as a manual or other document. **Users must stay current as to how their instrument operates and is maintained.**

- ▶ Sensors for the determination of water temperature, specific electrical conductance (SC), pH, dissolved-oxygen concentration (DO)⁴, and turbidity commonly are bundled in sondes used for USGS water-quality studies, as these measurements are routine for much USGS work.
- ▶ Sensors that determine oxidation-reduction potential (ORP or redox) and barometric pressure, and that calculate salinity, also are commonly included in the sonde.

³The term sensor, which is used in this report, is synonymous with the term "probe" that is common in the environmental literature. For multiparameter measurements, the sensors are bundled in a submersible sonde.

⁴DO is calculated as the percent of dissolved-oxygen concentration at saturation.

- For some instruments, sensors are available to measure fluorescence,⁵ water depth, and velocity. In some cases, specific-ion electrodes (for example, nitrate, ammonia, ammonium, and chloride) can be incorporated in a sonde. Use of sensors to measure chlorophyll and concentrations of specific nutrient species are becoming more common in USGS work. Some instruments include global positioning systems.
- When making field measurements in surface water, the sondes commonly are immersed in situ (directly within the water body). As an alternative to in situ deployment, a flowthrough cell containing the sonde can be set up above land surface, to which sample water is pumped. The flowthrough cell commonly is used to monitor field measurements for ground-water investigations and for calibration of the sensors.

The types and number of sensors that can be bundled in a given sonde depend on the instrument model and manufacturer. When selecting a sensor, consult the manufacturer's recommendations and specifications for the instrument, taking into consideration the environmental conditions to be encountered, the data-quality objectives of the study, and the specific benefit of a particular sensor technology that might be applicable to the anticipated field conditions. The manufacturer is the most knowledgeable source of information for a given instrument. **Consult the manufacturer's maintenance instructions for each instrument model before using the instrument.**

Table 6.8–2 lists the equipment specifications and calibration solutions required when determining field-measurement values using a multiparameter instrument. The ancillary supplies needed for measuring field properties using multiparameter instruments (table 6.8–3) are the same or similar to those required for the calibration and maintenance of single-parameter instruments, and are discussed in greater detail in the individual field-measurement sections (NFM 6.1 through 6.7) of Chapter 6.

⁵Fluorescence sensors indicate different algal pigment concentrations; see NFM 7.4 for additional information.

Table 6.8–2. Specifications and calibration solutions for multiparameter instruments

[±, plus or minus; -, minus; +, plus; °C, degrees Celsius; mV, millivolt; >, greater than; SC, specific electrical conductance; µS/cm, microsiemens per centimeter at 25°C; DO, dissolved oxygen; mg/L, milligrams per liter; ORP, oxidation-reduction (redox) potential; NIST, National Institute of Standards and Technology; L, liter; ≤, less than or equal to; µm, micrometer; mL, milliliter; MSDS, Material Safety Data Sheet; SDVB, styrene-divinylbenzene beads; TDS, total dissolved solids; NFM, *National Field Manual for the Collection of Water-Quality Data*; USGS, U.S. Geological Survey.]

Item ¹	Description ²
Instrument (sensor) specifications:	Visual display - digital readout.
pH and millivolt	pH sensor - range of at least 2 to 12, preferably 0 to 14, pH units. Accuracy, ±0.2 pH units. Millivolt readout - accuracy, ±1.0 mV.
Temperature	Temperature sensor - thermistor range, at least -5 to +45°C. Accuracy, ±0.2°C.
SC	SC sensor - temperature compensating. Accuracy, the greater of 0.5±0.5 percent of reading or ±2 µS/cm.
DO	DO polarographic sensor (amperometric method) - range from 0.05 to 20 mg/L. Accuracy, the greater of ±2 percent of reading or ±0.2 mg/L. DO optical sensor (luminescent-sensor method) - range from 0.05 to 20 mg/L. Accuracy, the greater of ±1 percent of reading or ±0.1 mg/L.
Turbidity	Turbidity sensor ³ - range and accuracy depend on the instrument type, manufacturer, and field conditions (see NFM 6.7). Choice of instrument will depend on application. Most multiparameter-instrument turbidity sensors use a monochrome light source with a spectral output typically near infrared (780 to 900 nanometers), usually a light-emitting diode. <i>Note:</i> Instrument should include a calibration cup specifically designed by the manufacturer, if available.
ORP ³	ORP sensors - accuracy, ±20 mV. For guidance on Eh measurements using the platinum electrode, refer to NFM 6, section 6.5 and the manufacturer's instructions.
Air pressure	Select instruments that incorporate an altimeter/barometer (measures to the nearest 1 millimeter).
Other sensors ³	Check the text for this section and the manufacturer's instructions for the availability of other sensors.

Table 6.8—2. Specifications and calibration solutions for multiparameter instruments — *continued*

Item ¹	Description ²
Sensor-calibration solutions:	(Keep the respective MSDS guidance on hand in the laboratory and in the field. Dispose of hazardous waste according to regulations, using a licensed disposal company.)
pH buffers	Standard buffers are pH 4, 7, and 10. Temperature-correction chart(s) supplied by the buffer manufacturer or distributor are required.
SC standards	Use the SC standard(s) recommended by the manufacturer for calibration. NOTE: The manufacturer might require a proprietary calibration solution. For field verification of the calibration, select additional standard(s) that bracket the expected or known sample SC. Do not dilute a concentrated standard to prepare a standard of lower conductivity.
DO standard	Zero DO calibration solution. Dissolve 1 gram of sodium sulfite and a few crystals of cobalt chloride ⁴ in 1 liter of deionized water (prepared during the week of use). Cobalt chloride is toxic; check the MSDS for safe handling.
ORP standard	ZoBell's solution ⁵ <ul style="list-style-type: none"> - This solution contains cyanide and may be harmful if absorbed through skin, inhaled, or swallowed. Check the MSDS for safe handling. - Use a dedicated hazardous waste disposal container for ZoBell's solution. Do not pour ZoBell's solution down the sink drain or onto the ground. Do not mix with acids or combustible materials.
Turbidity standard	Turbidity standard solutions with various ranges are available commercially. Most sensor manufacturers recommend either formazin-based or SDVB-polymer standards for calibrating their turbidity sensors. Do not use gels or solids for calibrating instruments (see sections 6.8.2 and NFM 6.7). <ul style="list-style-type: none"> - Turbidity-free water (deionized water filtered through a $\leq 0.2\text{-}\mu\text{m}$ membrane filter). - Formazin stock suspension can be obtained commercially or prepared in-house from hydrazine sulfate and hexamethylenetetramine (safety precautions for handling these chemicals are described in NFM 6.7, section 6.7.2)

¹Modify this list to meet the specific needs of the field effort and the specific requirements for the multiparameter instrument to be used.

²The accuracy specification provided in this table has been generalized, based on a survey of three or more manufacturers with instruments in common use among USGS field studies. Consult the manufacturer's operators' manual for the level of accuracy for a specific instrument.

³The turbidity sensor commonly is required or recommended for use (section 6.7). ORP sensors are less commonly used for USGS studies; see the description in section 6.5. Follow the manufacturer's guidance for use of the salinity or TDS option, and for other ion-selective sensors (for example, for nitrogen species and chlorophyll).

⁴Prepare fresh zero DO solution for each use. CAUTION: Use of cobalt chloride is recommended in Standard Methods (American Public Health Association, 2005); however, this is a toxic substance that must be handled with care and disposed of in accordance with prevailing regulations. If possible, prepare a zero-DO solution without using cobalt chloride.

⁵Alternatives to Zobell's are being investigated (January 2008).

EQUIPMENT TRANSPORT 6.8.1.A

Transport the multiparameter instrument in a case that is designed to protect this equipment.

- ▶ To avoid damaging the sensitive and expensive field-measurement sensors, keep either the sensor guard or transportation/calibration cup installed. Some manufacturers specify adding a small amount of water to the transportation/calibration cup for transport between field sites; follow the manufacturer's recommendations.
- ▶ When packing the instrument for transport, use a case provided by the manufacturer; alternatively, obtain a suitable case, such as a Pelican™ case, Otter® box⁶, or a tool box, and modify it as needed.
 - Cases must be padded to absorb shock, using material that does not absorb water.
 - Pelican and Otter boxes are airtight; the case needs to be vented if using sensors that have a flexible or semi-permeable membrane.
 - A white or light-colored case should be used to help deflect solar heating of the sonde.

INSTRUMENT MAINTENANCE AND STORAGE 6.8.1.B

Each instrument requires its own (dedicated) log book that accompanies the instrument, in which permanent records of instrument calibrations, bench checks, sensor replacements, general maintenance, and repairs are logged. The following recommendations pertain to maintenance of the multiparameter instrument that is deployed over discrete or short (attended) time intervals. For maintenance of instruments intended for long-term or unattended instrument deployment, refer to Wagner and others (2006) and the instructions provided by the manufacturer.

⁶Examples of transport cases can be found at www.otterbox.com or www.pelican.com (accessed 5/22/2007).

► **Sensor and sonde care and maintenance:**

- Rinse the sensors immediately after each use with deionized water (DIW).
- If the multiparameter instrument (handheld display and sensors-containing sonde) is particularly dirty or will be stored for longer than one day, clean it with a mild, nonphosphate detergent solution using a small, nonabrasive brush or cotton swab or cloth, followed by a thorough water rinse.
- Avoid using organic solvents or other corrosive solutions to clean the sensors.
- O-rings used for some types of dissolved-oxygen sensors are not very robust; inspect such O-rings before each DO measurement and replace if damaged.
- **Do not coat the sonde or sensors with protective or anti-fouling paint**, except as specifically instructed by the manufacturer.
- Manufacturers may have instructions specific to their sensors—**check the manufacturer's operating manual for each instrument that will be in use.**

► **Wiper and wiper-brush maintenance:**

- Inspect the wiper pad and (or) wiper brush for dirt, deterioration, and damage after each use of the sonde. (Not all instruments have a wiper or wiper-brush mechanism.)
- Check wiper pads for wear, excessive discoloration, and particle accumulation, and change the pads as needed. Check that the wiper arm is parking properly. Follow the manufacturer's guidance for conditions requiring changing the pads and for wiper maintenance.
- A soft toothbrush can be used to clean wiper-brush bristles. Rinse with fresh tap water or DIW.
- Wiper-brush bristles should be kept moist at the start of the operation to prevent them from drying. If the bristles have dried, soak them in DIW and manually loosen them before deploying the sonde.

► **General care of multiparameter instruments:**

- Do not leave instruments in vehicles for long periods of time during extremes in temperature.
- At least once a year inspect cables for damage, and electronic connectors and sensor ports for corrosion.
- Inspect and clean the bulkhead O-rings and grease them with silicone lubricant annually, at a minimum. Replace any damaged O-rings.
- Store cables in a plastic container only after they are clean, dry, and neatly coiled (no tighter than 6-inch-diameter coils). Use protective plugs when cable connectors are not in use. When in use, protect cables from abrasion or unnecessary tension.
- Make sure that the instrument is running on software and firmware that is up-to-date. Check for updates from the manufacturer every 6 months or more frequently and follow the download or other installation instructions.

► **General storage recommendations for multiparameter instruments and instrument cases:**

- For short-term storage, some sensors need a small amount of the storage solution added to the protective (transport) cap or calibration cup; check the manufacturer's instructions.
- For long-term storage (longer than several weeks), remove the internal batteries; however, be sure to check the instrument manual for guidance before removing all of the batteries.
- Store multiparameter instruments in a carrying case or plastic container with foam cushioning (for shock protection). Keep the instrument and case out of direct sunlight and protected against extremely hot or cold temperatures.
- Insert a sensor-port plug into any vacant sensor port to prevent damage to the vacant port during maintenance, operation, or storage.

Table 6.8–3. General supplies related to field-measurement activities

[DO, dissolved oxygen; mL, milliliter; L, liter; $\mu\text{S}/\text{cm}$, microsiemens per centimeter at 25 degrees Celsius; ASTM, ASTM International Company; NFM, *National Field Manual for the Collection of Water-Quality Data*; USGS, U.S. Geological Survey]

Item ¹	Information
Flowthrough cell	Standard flowthrough cell, obtained from the manufacturer of the instrument. (Commonly used for ground water or other water pumped from the water source to the airtight cell for measurement of field properties.)
Extra sensors and meters	Single-parameter meters and sensors or a multiparameter sonde (as a field backup). Refer to equipment lists and descriptions and instructions provided in NFM 6, sections 6.1 through 6.7.
Membrane-replacement kit for amperometric DO	Membrane-replacement kit (includes membranes or screw-on membrane caps, O-rings, filling solution).
Calibration (laboratory) thermometer	Liquid-in-glass or electronic-thermistor thermometer, either NIST-certified or manufacturer-certified as NIST-traceable. (See NFM 6, section 6.1 for USGS standard specifications.)
Field thermometer	Non-mercury liquid-in-glass or thermistor thermometer that has been office-laboratory certified against a properly certified calibration thermometer. (See NFM 6, section 6.1 for USGS standard specifications.)
Turbidity container and flasks	Bottle for turbidity-free water, cleaned and rinsed three times with filtered water before starting each field trip. Volumetric flask, Class A, 100 mL or 500 mL, if dilution of stock solutions is necessary (see section 6.8.2).
Carrying case	Protective case, vented, white or other reflective color, to hold the multiparameter instrument during transport and storage.
Holding stand ²	A stand to support the multiparameter sonde during calibration.
Log book(s) ³	One log book per instrument (multiparameter and single-parameter), for recording instrument calibrations, maintenance, and repairs. Log book travels with the instrument.
Flasks, beakers, and other measurement vessels	Insulated flask or beaker and additional polyethylene or Teflon [®] preferable beakers for temperature check or other field needs. Assorted sizes, 50 to 150 mL. Beakers must be clean but not acid rinsed.
Deionized water (DIW)	1 L of DIW with a maximum conductivity of 1 $\mu\text{S}/\text{cm}$ (ASTM Type 1) for rinsing sensors.
Paper tissues	Laboratory grades (for example, lint free and (for turbidity) extra lint free Kimwipes [®]), soft, disposable.

Table 6.8–3. General supplies related to field-measurement activities — *continued*

Item ¹	Information
Dispenser (squeeze) bottles	Polyethylene to contain DIW; for rinsing instruments and instrument sensors.
Disposable gloves	Laboratory gloves, disposable, non-powdered and of a material suitable to contact anticipated chemical solutions and environmental waters or wastewater. Keep a supply on hand in the field vehicle.
Brushes for equipment cleaning	Brushes of various sizes, but generally small and soft to prevent scratching the sensor(s) or other surfaces.
Minnow bucket with tether, mesh bag, or equivalent	Used to contain fresh sample water into which tightly capped calibration solutions are immersed for thermal equilibration with the temperature of the sample water before being used for sensor calibration.
Antistatic spray or polish	Used on the digital display screen of a multiparameter instrument.
Cleaning solution	1 L of nonphosphate laboratory detergent (see NFM 3 for solution-concentration guidelines).
Batteries and/or battery pack(s)	Check that batteries are fully charged; bring spares.
Safety equipment	Select safety equipment appropriate for the field effort conditions, such as gloves, eye protection, face mask, apron, chemical spill kit, first-aid kit.
Waste-disposal containers	Appropriate for safe containment of regulated (hazardous or toxic) substances and dedicated to use for the respective waste material (examples: ZoBell's solution, methanol, and acid and turbidity calibration solutions).

¹Modify this list to meet the specific needs of the field effort.

²USGS personnel may check for the availability of instrument stands (HIF # 6103032 or #6103035) at the USGS Hydrologic Instrumentation Facility.

³Bound log books with water-resistant pages are available to USGS personnel through the USGS One Stop Shopping store.

6.8.2 CALIBRATION

Multiparameter instruments must be tested and the sensors calibrated before each field use. With some exceptions (for example, turbidity calibration), calibrations are performed in the field in preparation for making measurements.

When visiting more than one site for field measurements, the sensors and sonde housing must be cleaned and then the sensor calibration verified for each site. Field calibration should be completed in an area sheltered from wind, dust, and temperature fluctuations. Consult the manufacturer's guidelines before beginning the calibration process and contact the manufacturer's technical support if problems or questions arise.

Ensure that the sensors are properly installed in the sonde. Before beginning the calibration process, check the power source; only use batteries that indicate a full charge.

- ▶ Most multiparameter instruments perform best if allowed to warm up for at least 10 minutes after being turned on, or according to the manufacturer's recommendation.
- ▶ The following order is recommended for performing calibration or accuracy checks in the field:
 1. **Temperature** (using a thermometer that has been calibrated and office-certified, as described in NFM 6.1)
 2. **Specific electrical conductance (SC)** (note that the value of the SC standard solution changes by more than 3 percent when the temperature is less than (<) 6°C or greater than (>) 40°C; do not calibrate with standards <6°C or >40°C.
 3. **Dissolved oxygen (DO)** (amperometric or luminescent-sensor methods using polarographic or optical sensors, respectively)
 4. **pH** (be sure to check and adjust for the buffer pH value at the buffer temperature)
 5. **Oxidation-reduction potential (ORP)**
 6. **Turbidity** (most manufacturers recommend that the turbidity calibration be performed in a laboratory or other stable environment)
 7. **Ion-selective electrodes, followed by chlorophyll-fluorescence and other sensors.**

- ▶ Complete the calibration field form during calibration (Appendix 6.8–A). Accurate calibration records must be maintained and entered into the appropriate instrument log book at the time of calibration.⁷
 - Keep a hard copy of the field form in the field or site folder. These records contain vital information that can be referenced if technical or legal questions arise. Interpretation of data analyses or data quality may depend on the documentation regarding instrument performance and the calibration solutions and the methods used, in addition to the results recorded. This record should be checked and verified by a second or third party.
 - The field form documents that a sensor has met the data-quality objectives of the study and that the calibration was performed according to the required standard operating procedures. Lot numbers and expiration dates of calibration solutions are recorded on the electronic or paper field form (Appendix 6.8–A).
 - The instrument log book is the archival document for recording details chronologically, including calibrations, maintenance specific to the sensors, and general repairs. Log book entries should be recorded using black or blue ballpoint ink, preferably on water-resistant paper with the pages consecutively numbered and bound to deter page removal. To ensure the legal viability of the log-book record, a page never should be removed and a single line should be drawn through any erroneous information or data and initialed. (USGS personnel can obtain log books through One Stop Shopping).
- ▶ Clean the instrument onsite after each use to reduce the potential for site and sample cross contamination and loss of calibration.

Reagents used for calibration may be hazardous to health and require special handling. Review the MSDS for the reagent of concern. Keep the safety sheets handy.

⁷For USGS studies, the worksheet is included in the electronic (PCFF) and paper national surface-water and ground-water water-quality field-notes forms. Meter-calibration log books are available to USGS personnel through One Stop Shopping.

6.8.2.A STANDARD USGS CALIBRATION PROCEDURES FOR MULTIPARAMETER INSTRUMENTS

The results of sensor calibrations are recorded on a field form at the time of calibration (Appendix 6.8–A provides an example of a field form for recording calibrations and field measurements). In addition, a historical record of calibrations for each sensor used in a given multiparameter instrument must be kept in an instrument log book that accompanies the instrument to the field. This log book also is used to document maintenance, repairs, and sensor replacements for the instrument.

When calibrating multiparameter-instrument sensors:

1. **Follow the manufacturer’s instructions** for the instrument model and sensors being used.
 - Become familiar with the operation and setup of the handheld or other display hardware and software. Make sure that the batteries are fully charged, or install fresh batteries.
 - Ensure that the instrument has been set for the appropriate measurement unit, if this option is available.
 - Ensure that the instrument has been warmed up for the amount of time recommended by the manufacturer.
2. **Bring calibration solutions (calibrants) to the temperature of the sample source**, to the degree possible.⁸ Note there are exceptions to this protocol for SC and turbidity, as described below. To allow equilibration of the calibration solutions with ambient sample-water temperature, calibrant containers can be partially immersed in the stream being sampled, or in a bucket to which the ground water being sampled is pumped. **Great care must be taken to prevent water from getting close to the top of the calibrant container and contaminating the calibrant.**

Note 3/8/2012: Calibration requirements for field sensors are under review.

⁸For calibration of sensors for turbidity and specific electrical conductance, check with the manufacturer for guidance.

- Calibrate the instrument in a temperature-stable environment, out of the wind and direct sunlight.
 - Use the calibration cup that comes with the instrument for calibration, unless otherwise instructed by the manufacturer. If a calibration cup is not available, follow the manufacturer's alternative recommendations.
 - Use the recommended volume of calibrant when filling the calibration cup. The calibrant must cover the temperature sensor, as most sensors require temperature compensation.
 - Be careful not to overtighten the calibration cup. This is especially important for DO calibration. Many calibration cups have vents that allow their equilibration with ambient pressure.
 - For SC, do not equilibrate the temperature of the standards to that of the sample source if source temperature is less than 6°C or greater than 40°C, because the value of the SC calibration standard changes significantly (by more than 3 percent) as a function of temperature at these temperature extremes. In such situations, perform the SC calibration inside a room or vehicle in which the ambient temperature of the standards is maintained at a temperature >6°C and < 40°C.
 - For turbidity, calibrations should be performed in an environment that is protected from wind and thermal fluctuations.
3. **Rinse sensors thoroughly three times with deionized water after use of each calibrant, followed by three rinses with the next calibrant to be used.**
 - To avoid dilution of calibration solutions, gently shake excess rinse water from sensors.
 - Use a lint-free laboratory tissue (for example, Kimwipes®) to absorb water droplets without touching or wiping the sensor surface; never touch or wipe the transparent surfaces associated with luminescent DO, pH, and turbidity sensors.
 4. **Calibrate the SC and DO sensors before calibrating the pH sensor.** This helps prevent contamination of the SC sensor from pH buffer solutions (pH buffers have much higher conductivities than most environmental waters).
 5. **Periodic removal and cleaning of sensors** may be needed for any multiparameter sonde that is deployed for long-term monitoring. The time interval between cleanings will depend on site conditions and study requirements.

Bring calibration solutions (standards and buffers) to the ambient temperature of the environmental sample to the degree possible.

6.8.2.B SENSOR-SPECIFIC CALIBRATION TIPS

The following guidelines comprise standard USGS procedures.

- ▶ Check sensor ports to be sure that either the ports have a properly installed sensor or that the empty ports are sealed. Sensors from which data are not being collected routinely can be removed from the sonde for safe storage, provided that the sensor is not necessary for the measurements of interest and provided that the empty port is sealed according to the manufacturer's instructions. The temperature sensor should not be removed. All electrical connections must be clean, dry, waterproof, and protected from dust.
- ▶ Clean sensors after each use and keep them maintained and stored according to the manufacturer's instructions.
 - Before calibrating and using an instrument in the field, inspect the sensors to be sure that they are clean and are not damaged.
 - Periodic cleaning may be needed for any instrument that is deployed for continuous monitoring (see Wagner and others, 2006).

Temperature (revised, 3/8/2012)

Check to ensure the accuracy of the temperature sensor at least every 3 months if the multiparameter instrument is in frequent use. **The accuracy of pH and other field measurements depends on the accuracy of the temperature measurement.**

1. Verify the accuracy of the temperature sensor against a certified NIST-traceable digital or liquid-in-glass thermometer ~~following the guidelines provided in NFM 6.1 (annual laboratory verification and biannual field checks are mandatory for USGS studies).~~
***Note, 3/8/2012: NFM 6.1 calibrations guidelines are under review.**
 For the calibration check, the NIST thermometer and sonde thermistor should be as close together as possible without touching. For field verification, use a non-mercury thermometer that has been certified as accurate within the past 6 months and is tagged as such by the verifier. When making the field check, record the temperature readings of both the multiparameter instrument and the NIST-traceable thermometer in the instrument log book.
 - If the difference between the readings does not fall within the manufacturer-specified accuracy, return the instrument to the manufacturer for repair or replacement.
 - See NFM 6.1 for a description of the annual and biannual calibration protocol for liquid-in-glass and digital thermometers, which also require calibration checks. ***See Note above.**
 2. Make sure that the temperature sensor is completely submerged.
 3. Allow at least 1 minute for temperature equilibration and stabilization before recording the temperature value and proceeding with the other measurements.
-

Specific Electrical Conductance (SC) (see NFM 6.3, section 6.3.2)

1. **Most multiparameter instruments use a one-point calibration** to calibrate the SC sensor. Use a standard having the conductivity recommended by the instrument manufacturer; otherwise, select a standard that is close in conductivity to that of the environmental water.
 - Rinse the calibration cup and sonde using a small amount of standard. **Repeat this two more times** and then fill the cup with the recommended volume of standard.
 - The sensor should be completely submerged in the standard (if a hole exists in the side of the sensor, it must be covered by the standard). Low fluid level can cause an erroneous calibration or may result in an error message on the instrument display.

- The presence of air bubbles in SC electrodes will cause erroneous readings and incorrect calibration.
 - Although most SC sensors are shielded from effects caused by proximity to transmission lines and to alternating-current (AC) electrical outlets and radio-frequency noise sources, be aware of the possibility of this interference and check with the instrument manufacturer.
2. Wait for readings to stabilize (approximately 30 seconds under normal conditions) before adjusting and saving the calibration point.
 - The USGS reports SC in units of microsiemens per centimeter ($\mu\text{S}/\text{cm}$). The default SC setting on many multiparameter instruments often is in units of millisiemens per centimeter (mS/cm). Either change the setting to $\mu\text{S}/\text{cm}$ (if this option is available) or measure in mS/cm and then convert to $\mu\text{S}/\text{cm}$ (multiply mS/cm by 1,000). **To fulfill USGS data protocols, record the SC value in $\mu\text{S}/\text{cm}$ on paper or electronic (PCFF) field forms.**
 - Do not override a calibration error message without troubleshooting and correcting the cause of the error. For example, check the fluid level and check for air bubbles in the sensor.
 3. To verify that the accuracy of the SC sensor is within the range of the conductivities to be measured:
 - Ensure the linearity of response of the SC sensor at low-conductivity values and check the zero response of the dry sensor in air (Wagner and others, 2006).
 - Select two standards (“check standards”) that bracket the expected SC range of your water as closely as possible; a third standard that is at or close to the actual ambient conductivity helps to pinpoint the accuracy of the sensor. Equilibrate the temperature of the standard to that of the water body, unless the water temperature is $< 6^{\circ}\text{C}$ or $> 40^{\circ}\text{C}$ (use of this protocol can depend also on instrument software – consult the manufacturer’s guidance). Follow the same procedure as for an actual calibration, but **do not lock in or adjust these readings—this is an accuracy check, not a calibration point.**

Handle conductivity standards in a manner so as to prevent their dilution or contamination.

- **Do not use expired standards.**
- **Do not reuse standard or pour used standard back into the bottle.**

Dissolved Oxygen (DO) (see also NFM 6.2, section 6.2.1.B)

Two sensor options are available for the DO measurement when using multiparameter instruments: the polarographic (or Clark cell) sensor or the luminescent (optical) sensor. Referring to NFM 6.2 on DO measurement methods, the polarographic-sensor option corresponds to the amperometric method, and the optical-sensor option corresponds to the luminescent-sensor method.

General comments:

- Follow the manufacturer's guidelines for care, proper setup, and calibration of the DO sensor for the instrument in use. **For either sensor type, most manufacturers recommend that the sensor be allowed to equilibrate to the temperature of the air-saturated water or water-vapor-saturated air for at least 15 minutes before calibration.**
- Before calibrating for 100-percent saturation of DO, loosen the calibration cup. (It should contain less than 1/8 in. (~0.32 cm) of water, or as recommended by the manufacturer.)
- Remove any water droplets from the thermistor or the DO membrane without wiping the membrane. Water droplets on these surfaces can cause a temperature compensation error in the DO calibration.
- Store and transport the sonde in a padded, vented, white (or light-colored) case to make DO calibration checks quicker and reduce the chance of DO sensor drift (since the instrument is in a more temperature-stable environment and can be calibrated within the cooler).
- Calibrate the DO sensor on the morning of the field day and check the calibration at each measurement station. Enter the barometric pressure (see NFM 6.2 for an explanation of corrected and uncorrected values).

TECHNICAL NOTE: Check the manufacturer's instructions regarding the need to recalibrate amperometric-instrument sensors with changes in altitude. For some instruments, the DO sensor should be recalibrated at each site at which there is a change of approximately 900 ft (~ 300 m) in altitude. Luminescent sensors tend to keep calibration over extended time periods; however, verification of sensor performance with appreciable altitude change is recommended to quality assure and document sensor performance. To convert inches (in.) of mercury (Hg) to millimeters (mm), multiply inches by 25.4.

- **The calibration procedure depends on the type of DO sensor being used.** Note the type of sensor being used—amperometric or optical (luminescent)—and follow the appropriate instructions provided by the manufacturer and as described below. Allow the sensor to equilibrate to the temperature of the solution for at least 15 minutes or as recommended by the manufacturer.
- Always perform a 100-percent saturation calibration before beginning the zero DO calibration.

Amperometric method for DO measurement (polarographic or Clark-cell sensor):

Instrument makes and models can vary considerably; always refer to the manufacturer's instructions for the instrument that is in use. To prevent water damage to the sonde's internal parts, maintain the O-rings and sealing surfaces on the sonde as directed by the manufacturer. Be aware that extreme temperatures and instrument vibrations may cause the DO sensor to drift out of calibration on a day when a series of measurements is made.

1. Inspect the DO sensor anodes and cathodes—if they are not bright and shiny, recondition them as instructed by the manufacturer.
2. Install a new membrane or membrane cap of the desired membrane thickness. If not using the membrane cap, the membrane should be tightly stretched, and have no bubbles, wrinkles, or tears. Replace any worn or stretched (loose) O-rings.
 - Membrane replacement should take place 24 hours before use (USGS standard procedure). Manufacturer guidance generally specifies membrane replacement at least 3 to 4 hours before use (M. Lizotte, YSI and Bruce Wilcox, Hach Environmental, written commun., May 2007).

- A tight-fitting O-ring is critical to good sensor performance.
 - Run or power up the newly membraned sensor for 15 minutes.
 - Do not allow electrolyte solution to wet the sensor or sonde connector or other O-ring sealed areas. Electrolyte solution is highly conductive and will short out electrical connections.
3. A wet towel can facilitate the water-saturated air calibration of the DO sensor as follows: **wrap the sensor guard with a white towel wetted in field temperature water**, forming an enclosed moist environment around the instrument sensor guard and sonde body. Allow time for the air inside the sensor guard and wet towel to become saturated with water vapor (10 to 15 minutes).
 4. **Rinse the DO sensor thoroughly, at least three times, with DIW or tap water after being calibrated in the zero-percent solution**, to avoid cross contamination and faulty readings. Inadequate rinsing will cause negatively biased readings.

Luminescent-sensor method for DO measurement (optical sensor):

Great care is required when calibrating optical DO sensors in the field. Optical DO sensors (like polarographic sensors) can be calibrated in either water vapor-saturated air or in air-saturated water (see NFM 6.2). The air-saturated water method is recommended for calibrating optical sensors. **Temperature equilibration of the sensor with the calibration solution must be achieved before proceeding with the calibration; follow the manufacturer's instructions.**

1. To create an air-saturated water bath, one method is to fill a 5-gallon pail with tap water and aerate the water using a mid-sized aquarium air pump with air stone. Check the manufacturer's recommendations. Some manufacturers have developed their own bath aeration system to help avoid effects from variance of temperature and hydrostatic pressure on the calibration (R. Mooney, In-Situ Inc., written commun., May 2007).
 - The air-saturated water method is faster and guarantees temperature equilibration of the optical DO sensor and calibration medium.
 - If the water bath is kept air-saturated and ready to use, calibration time can be reduced, as there is no need to wait for a calibration cup or wet towel to saturate the air.

2. Aerate the water for at least 1 hour prior to use.
3. When measuring in low DO environments or after replacing a luminescent-sensor membrane, a two-point DO calibration and (or) a zero DO check is needed or required.
 - If the sensor is equipped with a wiper, remove the wiper before starting the calibration (see the warning in step 5 below).
 - Calibrate the saturated and zero DO levels following each manufacturer's specific instructions.
 - To prepare a zero DO calibration solution, dissolve 1 gram of sodium sulfite and a few crystals of cobalt chloride in 1 liter of DIW (prepare this solution during the week of use). Check the Material Safety Data Sheet (MSDS) for handling of cobalt chloride, which is a toxic substance.
4. Observe the readings for DO; when there is no appreciable change for approximately 30 seconds, lock in or adjust the reading.
5. **After calibrating the sensor with the zero-percent solution, take extra care in rinsing the sensor thoroughly** to remove any residue of the solution. Inadequate rinsing will cause negatively biased DO readings and can result in cross contamination, possibly causing faulty SC or pH readings. The three-time tap-water or DIW rinse recommended for the amperometric-instrument sensor may not be sufficient. One manufacturer recommends rinsing the sensor under **running tap water for at least 10 minutes**.

WARNING: On optical sensors equipped with wipers, remove the wiper before beginning the zero-DO calibration to prevent the wiper from soaking up sodium sulfite and thus contaminating the membrane when the wiper is activated.

pH (see also NFM 6.4, section 6.4.2)

1. **The pH measurement requires a two-point calibration.** Select the pH 7 buffer plus a second pH buffer (for example, pH 4 or pH 10) that brackets the expected range of sample pH.
 - Use historical pH data for the sampling site, if available, to select the correct buffers.

- After performing the calibration, a calibration check with a third buffer can be useful if the pH range is unknown or if sites with differing range in pH value will be measured.
 - **Do not use expired buffers. Discard decanted buffer after one use**—do not reuse buffers or pour decanted buffer back into the original container.
2. Bring the buffers as close as possible to the ambient temperature of the water being sampled.
 3. Normally the sensor is calibrated first against the pH 7 buffer; however, this may differ among manufacturers.
 4. Rinse the sensors and calibration cup, first with DIW and then with the buffer.
 - a. Before using the first buffer, rinse the pH and temperature sensors and the calibration cup three times with the first buffer.
 - b. Fill the calibration cup with enough buffer to completely cover the temperature and pH sensors.
 5. Allow time for the pH and temperature sensors to equilibrate to the temperature of the buffer.
 6. Record the temperature reading after it has stabilized. The pH value is temperature dependent. **Use the chart provided by the buffer manufacturer to determine the true pH value for the buffer at that temperature.** You will need to adjust the calibration reading to that value. **NOTE: Buffers from different manufacturers can yield somewhat different pH values for a given temperature.**
 7. Follow the manufacturer's instructions for calibration with the first buffer.
 - a. Record the temperature, pH, and millivolt (if available) readings before and after calibration with the first buffer.
 - b. If your instrument does not display the percent slope, then calculate and record the slope of the pH sensor.

EXAMPLE: The acceptable tolerance for the pH 4 buffer is 180 ± 50 mV; for the pH 7 buffer, 0 ± 50 mV; and for the pH 10 buffer, -180 ± 50 mV. If a value of +3 mV were recorded for the pH 7 buffer and -177 mV were recorded for the pH 10 buffer, the slope would be 180 mV. The acceptable range for the slope is from 165 to 180 mV.

8. Repeat steps 4, 5, 6, and 7 using the second buffer.
9. If a third buffer will be used to check the calibration range of the sensor, follow the same general procedures described above for the first and second buffers, **but do not lock in a calibration. The instrument reading should be within ± 0.2 pH units** of the theoretical pH value at the buffer temperature.

Oxidation-Reduction Potential (ORP or Eh) (see also NFM 6.5, section 6.5.2)

1. **The pH sensor must be calibrated and working properly before calibrating the ORP sensor**, if the instrument uses a combination pH-ORP electrode.
 - For most multiparameter instruments, the ORP electrode usually is combined with pH electrodes in one sensor body in order to utilize a common reference electrode (usually the silver/silver-chloride electrode).
 - Recommended calibration procedures differ among instrument manufacturers. Follow the manufacturer's recommendations for calibration of the specific instrument and electrodes being used.
2. A one-point calibration at a known temperature generally is used to calibrate the ORP sensor. The ORP measurement should stabilize within 1 to 3 minutes.
 - Table 6.8–4 shows the true readings in millivolts for ZoBell's solution as a function of temperature for the platinum/silver-silver chloride paired electrodes. These values must be converted to a standard hydrogen reference electrode when the field measurements are reported in the USGS National Water Information System (NWIS) QWDATA database. See NFM 6.5 for more detailed information about ORP sensors, data conversion to the standard hydrogen reference electrode, and use of ZoBell's solution.
 - The calibration values should be within a tolerance of ± 5 millivolts of the values listed in table 6.8–4.
 - **ZoBell's solution is toxic; handle with care.**⁹
3. Calibration can be affected by static electricity. Avoid touching the sensors during calibration and measurement.

⁹Alternatives to ZoBell's solution are being investigated (January 2008).

4. The ORP sensors of some manufacturers must be oriented near the vertical ± 45 degrees for proper operation. Be thoroughly familiar with the manufacturer's instructions before using the instrument.
5. Follow proper procedures for handling and disposal of ZoBell's solution and keep an MSDS for ZoBell's solution with the ORP equipment. Minimize the volume of ZoBell's solution being used and store the spent solution in a separate, dedicated container.

Table 6.8–4. Voltage of ZoBell's solution as a function of temperature for the platinum/silver-silver chloride paired electrodes

[°C, degrees Celsius; mV, millivolts]

Temperature, in °C	ZoBell's solution, ¹ in mV
-5	270.0
0	263.5
5	257.0
10	250.5
15	244.0
20	237.5
25	231.0
30	224.5
35	218.0
40	211.5
45	205.0
50	198.5

¹This table is provided as a courtesy by YSI (M. Lizotte, written commun., February 2006). See table 6.5–3 in NFM 6.5 for a chart showing the Eh of ZoBell's solution as a function of temperature.

ZoBell's solution is a toxic solution and considered a hazardous waste. Check with a chemical-substances safety officer and the MSDS for safe handling information and proper and legal disposal of spent ZoBell's solution.

Turbidity (see also NFM 6.7, section 6.7.2)

The methods and standards used for turbidity sensor calibration should be those that are recommended by the instrument manufacturer for the specific instrument type and model, using NFM 6.7 as a guide for USGS work.

Calibration of the turbidity sensor is highly sensitive to environmental fluctuations and should be performed away from wind, sunlight, and temperature fluctuations. (Most manufacturers recommend that the turbidity calibration be performed in a laboratory or other stable environment before departing for the field site. To some extent this is dependent upon the calibrant being used; for example, formazin use is confined to a laboratory environment. USGS protocol stipulates that calibration of the turbidity sensor be verified at each field site. Refer to NFM 6.7 for a detailed explanation.)

- **Calibrants are not necessarily interchangeable. Serious calibration errors can result from using the wrong standards.** Three types, or levels, of standard turbidity solutions (calibrants) are used to calibrate and (or) verify the accuracy of turbidity sensors (section 6.7.2). Use only those calibrants that are prescribed for the sensor by the instrument manufacturer. Refer to NFM 6.7 for detailed information on turbidity calibrants and for turbidity units of measurement as operationally assigned according to instrument type by the USGS.¹⁰ The following terminology, taken from ASTM Method D6855, is used by the USGS to distinguish among classes of turbidity standards (C.W. Anderson, U.S. Geological Survey, written commun., December 2006; ASTM International, 2003):
 - Reference standard: 4000 NTU formazin solution, obtained commercially or prepared in-house (“from scratch”).
 - Calibration standard: Diluted scratch formazin, StablCal® or styrene-divinylbenzene (SDVB) polymer.
 - Verification standard: Gels, solids, or diluted SDVB or StablCal.

¹⁰The guidelines for reporting turbidity units described in NFM 6.7 were developed jointly by the USGS, ASTM International, and participating instrument manufacturers.

- ▶ **Diluting a reference standard for turbidity calibration can result in erroneous data and, in general, is not recommended.**
 - Precise laboratory technique is essential for dilutions and should be performed only by experienced personnel. If not handled carefully, the dilutions can become unstable and particle suspension may be lost.
 - Discard a diluted scratch formazin calibration standard within 24 hours of preparation.
- ▶ **The quality of the turbidity measurement is dependent on the type of standard (that is, on the particulate matter contained in the suspension) that is used to prepare instrument calibration curves.**
 - Turbidity-free water, used as a zero-turbidity standard and for the preparation of standard solutions, dilutions, and equipment rinsing, is prepared as described in NFM 6.7.
 - Formazin-based calibration standards are freshly prepared by diluting a 4,000 NTU reference standard, using the dilution formula provided in NFM 6.7. Because the dilution process is subject to preparation errors, document that a calibration standard was used and report it as “calibration standard, prepared by dilution of a 4,000 NTU standard.” **A calibration standard must be prepared on the day of use and be discarded on the same day.**
 - Record the source of the 4,000 NTU reference standard. The 4,000 NTU standard has a shelf life not to exceed 1 year.
 - The diluted scratch formazin (calibration standard) has a shelf life of less than 24 hours.
 - Do not use expired standards (American Public Health Association, 2005, Method 2130B, p. 2–9 to 2–11).
 - **Do not dilute SDVB polymer or StablCal standard for use as a calibration standard.** Although a diluted polymer-suspension (less than 10:1) sometimes is used as a verification or calibration check (verification standard), this is not recommended by the USGS and should not be used for USGS studies.
 - Store the verification standards out of sunlight and in PVC bottles.
 - Handle verification standards carefully to maintain the stability of the suspension.

- Check the turbidity standards for expiration before performing a dilution, calibration, or calibration verification. Note that higher range formazin standards tend to settle and thus are less stable than lower range formazin standards.

The following summary of turbidity sensor calibration does not replace the more detailed information to be found throughout NFM 6.7, and specifically in section 6.7.2.

1. **If the sonde includes a wiper brush and (or) pad for cleaning the DO, pH, and SC sensors, this brush must be removed before calibrating the turbidity sensor.** If the wiper occupies a sensor port, be sure to plug the open port before starting the calibration.
2. **Perform the turbidity-sensor calibration in a protected environment, away from wind and thermal fluctuations.** Standard USGS procedure is to calibrate sensors onsite, but in a location in which stable environmental conditions can be maintained.
 - Prevent disturbance to the standard solutions that might result in forming bubbles, and prevent exposure of these standards to direct sunlight.
 - Verify calibration of the turbidity sensor in an environment in which stable readings can be obtained.
 - If the calibration is performed in a laboratory just before departing for the field site, use a verification standard onsite to check the sensor calibration.
3. **Use only the recommended calibration standards for actual calibration of the sensors.** A verification standard may be used to check the calibration in the field.
4. **Use the manufacturer-supplied calibration (or storage) cup with a non-reflective endcap.**
 - Do not use plastic beakers or containers when working with sensors that use infrared light; clear plastics can reflect the infrared light beam and cause errors.
 - Clear glassware may be used with the sensor guard installed on the sonde.
 - Do not use small-diameter or small-volume containers (for example, 35-mm film-storage containers) for this purpose.

5. Inspect the instrument carefully.

- a. Check the instrument—ensure that all submerged parts of the multiparameter instrument are clean before beginning turbidity calibration. Sediment or other particulates from the sonde, wiper, or other parts can contaminate the standard, leading to an incorrect calibration and measurement.
 - b. Check the optical ports—the optical surface of the turbidity sensor must be clean and free of bubbles, fingerprints, scratches, or other interferences.
 - c. Check the wiper—if your turbidity sensor has a wiper with a pad or brush, inspect the condition of the pad/brush and replace it if necessary. Check that the wiper is parking properly and is operational.
 - d. If the sensor is without a mechanical wiper (for example, during discrete sampling), take extra care to maintain a clean, bubble- and solid-material-free optical face. To remove bubbles from the optical face during calibration or field measurement, agitate the sonde by moving it in a vertical or circular motion.
6. Check the manufacturer's instructions for the minimum distance between the sensor face and the bottom of the calibration chamber, before and during the calibration process. Take care to avoid interference from the bottom of the calibration vessel.
7. **Note that if the sensor is equipped with a wiper (or brush), the wiper (or brush) needs to be activated immediately before the calibration data are acquired.**
8. When verifying the turbidity-sensor calibration, a three-point check is recommended before deciding to adjust the calibration.
- If the sensor readings exceed the established calibration criteria for project data-quality objectives (for example, the greater of ± 5 percent of the measured value or 0.5 turbidity units) during the inspection process, the sensor requires calibration.
 - If instrument calibration allows only a two-step process, use two calibration standards that cover the expected turbidity range and check for linearity using a third midpoint standard. If the instrument calibration requires only turbidity-free water and one calibration standard, select a midpoint standard to check for linearity.

TECHNICAL NOTE: The range of standards recommended for verification of turbidity-sensor calibration varies, depending on the manufacturer and the linearity of the instrument being used.

9. Perform multipoint calibrations in the order of increasing turbidity.
 - a. First rinse the calibration cup, turbidity sensor (and sensor guard) three times, each time using a small amount of zero-turbidity solution.
 - b. Using the zero-turbidity solution, carefully fill the calibration cup along the inside surface, so as to avoid aerating the solution. Set the multiparameter instrument on top of the calibration cup (do not engage the threads). Verify that there are no air bubbles on the sensor face; then run the wiper (if present) at least once before accepting the first calibration point. Record the first calibration point. Use 2 Formazin Nephelometric Units (FNU) as the low-end calibration point.

TECHNICAL NOTE: Consult the instrument manufacturer if the accuracy and precision of measurements below 2 FNU are important for the study, as calibration procedures within the 0 to 2 FNU range can differ depending on the instrument. Some manufacturers advise that instruments can be better calibrated to 2 or to 10 FNU than to 0 FNU.

- c. Before using the next standard, re-rinse the calibration cup, sensor guard (if present), and sensor three times with the zero-turbidity solution. Repeat this rinse between each new standard.
 - d. To assess the actual performance of the instrument near the detection limit, periodically check using standards in the 1 to 5 turbidity-unit (low-level) range.
 - e. Calibrate at the second point, again removing air bubbles and wiping the sonde or sensor at least once before accepting the value.

- f. Monitor each output carefully to ensure that turbidity readings are stable before confirming the calibration value. Report the measurements in the proper units, as specified in NFM 6.7, table 6.7–4.
 - g. **Never override a calibration-error message without fully troubleshooting the cause of the problem.** Calibration-error messages usually indicate that a problem exists that will result in incorrect field readings.
10. While in the field, check instrument performance periodically using either a calibration standard (StablCal, SDVB polymer, or diluted scratch formazin) or a verification standard (gels, solids, or diluted SDVB or StablCal) and turbidity-free water.

TECHNICAL NOTE: Field experience is the best guide as to how often the turbidity sensor will benefit from recalibration. The need for recalibration depends on the condition of the optical windows, which in turn depends on the environment in which the instrument is deployed. Instruments deployed in biologically active environments, for example, require frequent cleaning and calibration checks. Periodic checks of the sensor against calibrants can be beneficial for indicating how well the sensor is holding its calibration.

WARNING: Contamination of the zero turbidity standard (from inadequately cleaned equipment) often is the cause of negative turbidity readings in clear environmental waters. Contact the instrument manufacturer for recommendations if negative turbidity readings cannot be eliminated.

6.8.3 MEASUREMENT

The field-measurement procedures implemented depend on the type of water body for which the chemical and physical properties are being determined, onsite characteristics and conditions at the time of measurement, and on the study objectives and data-quality requirements of the project. Refer to the respective sections of this chapter for detailed information regarding field measurement of temperature, specific electrical conductance, dissolved-oxygen concentration, pH, oxidation-reduction potential, and turbidity.

- ▶ Record a description of site conditions and any anomalies at the time of sampling.
- ▶ Allow time for the readings on the display to stabilize within the criteria shown on table 6.8–5.
- ▶ Record all required and targeted field measurements on the appropriate paper or electronic field forms, laboratory analytical request forms, project log books, chain-of-custody logs, and other documentation that might be required for the study (Appendix 6.8–A). Note on the appropriate forms any onsite conditions that could have affected the quality of the data.

Table 6.8–5. Standard criteria for stabilization of common multiparameter-instrument sensors

[±, plus or minus; °C, degrees Celsius; %, percent; ≤, less than or equal to; μS/cm, microsiemens per centimeter; >, greater than; mg/L, milligrams per liter; FNU, formazin nephelometric units]

Sensor	Standard sensor stabilization criteria (Note that the actual accuracy of the sensor varies, depending on sensor model and manufacturer)
Temperature (thermistor)	± 0.2°C
Specific electrical conductance (SC)	± 5% for SC ≤100 μS/cm, or ± 3% for SC >100 μS/cm
Dissolved oxygen (polarographic or optical)	± 0.2 mg/L to ± 0.3 mg/L
pH	± 0.1 to 0.2 pH unit; if drifting persists or if measuring low-conductivity waters (≤75 μS/cm), allow ± 0.3 pH units
Turbidity	± 0.5 FNU or 5% of the measured value, whichever is greater, for turbidity 100 FNU; or 10% of the measured value, for turbidity >100 FNU

SURFACE WATER 6.8.3.A

Field measurements commonly are monitored within a cross section of the surface-water body to (a) help determine how well mixed the stream is, and consequently the sampling method to be used (NFM 4.1), and (b) determine the field-property values of the water body at the selected site. In situ use of a multiparameter instrument is the most efficient means of obtaining such data.

- ▶ Many instruments include a pressure transducer that produces a value for water depth or level. For instruments without pressure transducers, the approximate depth of the sonde as it is lowered through a transect can be noted by placing incremental marks along the instrument cable or be connected to a pressure transducer. Depending on site conditions, the sonde might need to be weighted (consult the manufacturer).
- ▶ Wait a minimum of 60 seconds for the sensors to reach thermal equilibrium with the water temperature at each new location. Some instruments require a longer equilibration time; check the manufacturer's recommendations.
- ▶ At each measuring point, allow the field-measurement values on the instrument display to stabilize within an established criterion before recording final field measurements (table 6.8–5).
 - Field-measurement values generally are considered stable if the variability among three or more consecutive readings, spaced some number of minutes apart, conforms to the designated criteria. See NFM 6.0 for a discussion on sensor-stabilization criteria.
 - After making multiple measurements across a stream transect, return to the original measurement location within the transect and make a second measurement at that location, to check for measurement stability. Repeat the transect measurements if the original measurement is not replicated within the stabilization criterion shown on table 6.8–5.
 - When aggregating the data from a cross section, **document the median** of the cross-sectional data for each field measurement.
- ▶ Biological growth or debris in the water can foul sensors, which will adversely affect sensor readings. If field conditions and quality-assurance protocols allow, adjust the spacing of the measurement intervals along the cross section or transect in order to avoid areas that will result in having to stop and clean algae, sediment, or debris from the sensors.

6.8.3.B GROUND WATER (revised 3/8/2012)

The stability of field-measurement values is monitored toward the end of well purging to help indicate when the water being withdrawn represents fresh formation water and when sample collection for other analytes should begin (NFM 4.2). The final field measurement typically is recorded after three or more well volumes have been purged and stability criteria have been met.

If the purpose of sampling is to obtain field measurements only, these data can be obtained in situ by deploying the sensor or multiparameter sonde downhole, followed by a submersible pump to draw water upward. If water-quality samples will be collected, pumping the water from the well to and through a flowthrough cell that contains the sonde or sensors is another efficient method for collecting field-measurement data without having to remove and redeploy sampling instruments. Flowthrough cells are supplied by the manufacturers of the multiparameter instruments.

- ▶ Connect all sampling-pump discharge-tubing fittings securely so that atmospheric oxygen does not enter the flowthrough cell of the multiparameter instrument, as this can affect the accuracy and quality of the measurements.
- ▶ Shield the flowthrough cell from direct sunlight to minimize changes in the temperature of the ground-water sample as it is withdrawn; changes in temperature also can affect the accuracy of the pH, ORP, and DO measurements, with respect to their ambient ground-water values, and incident light can affect turbidity readings.
- ▶ Wait a minimum of 60 seconds for the sensors to equilibrate to ambient ground-water conditions before monitoring field-measurement values. Some instruments require a longer equilibration time; check the manufacturer's recommendations.
 - Allow the value(s) on the instrument display to stabilize before recording a final field-measurement value (table 6.8–5).

- Field-measurement values generally are considered stable if, while purging the last of three well volumes of water, the variability among three or more consecutive readings spaced at least 3 to 5 minutes apart conforms to the designated criteria. See NFM 6.0, section 6.0.1 for a discussion on sensor-stabilization criteria and problems. See NFM 4.2.3 for detailed information about well purging.
- Good field judgment and experience are required to make a final determination when readings keep drifting or if what the values represent is in question. Such problems should be documented and advice (if needed) should be sought from a senior technician.

Field-measurement sensors must first be allowed to equilibrate to the ambient temperature of the water body being sampled or monitored. This can take from 60 seconds to more than 30 minutes, depending on the instrument and the start and final temperature range. Ensure that all field-measurement readings have stabilized before recording the final field measurement values.

6.8.3.C MEASUREMENT TIPS

Measurement accuracy depends on the adequacy of the calibration procedures used, and many of the precautions described in section 6.8.2 on calibration also apply when measuring the field properties of environmental waters. The following tips can enhance the quality of the field measurement and address some common onsite practices or issues.

- ▶ **Equipment use:** Each instrument must be tested and the sensors calibrated before use.
 - Apply the same precautions for measurement as were recommended for calibration.
 - Avoid faulty readings by cleaning calibration residues and dirt from sensors before use.
 - Instruments may be sensitive to static electricity. Keep the instrument at least 3 ft (about 1 m) away from objects that are not electrically grounded.
- ▶ **Sensor-sample equilibration:** Allow a minimum of 60 seconds for an instrument to warm up and the sensors to reach thermal equilibrium with the water temperature before recording field measurements. Some instruments require a longer equilibration time (up to 30 minutes); check the manufacturer's recommendations.
- ▶ **Measurement accuracy:** If the water matrix or other condition triggers a concern regarding the accuracy or replication of the measurement, check the sensor calibration and document any changes in the sensor response after sampling or completing a set of field measurements. This record will help to determine deterioration or malfunction of one or more of the sensors. A calibration check of the DO sensor is recommended as a routine practice, especially if the measurement was made in a suboxic environmental water.
- ▶ **pH and ORP** (see NFM 6.4, section 6.4.3, and NFM 6.5, section 6.5.3, respectively):
 - Check the slope of the pH electrode before use to verify that the electrode is working properly (the slope is determined as part of the calibration process; see section 6.8.2.B and NFM 6.4 for pH calibration tips).

- Record changes in ambient air or water temperature while onsite, as temperature affects pH and ORP readings.
- Depending on the sensor type and manufacture, pH or ORP sensors may or may not be designed for horizontal or near horizontal placement during measurement; check manufacturer's instructions (Hach pH sensors, for example, do allow for horizontal placement).
- ORP field values that are determined with a silver/silver chloride reference electrode must be converted to standard hydrogen electrode (SHE) values. See NFM 6.5 for calculation instructions.

► **Turbidity** (see NFM 6.7, section 6.7.3):

- Cover the flowthrough cell with aluminum foil to avoid potential bias to the readings from ambient light.
- Inspect the sensor body to ensure that no bubbles are on the optical surface before beginning measurement.
- If using a flowthrough cell, ensure that no bubbles are entrained in the sample water. The presence of bubbles will result in a high bias to readings.
- For sensors with wipers, follow the manufacturer's instructions for how to verify that the wiper arm is operating correctly.
- **Instrument precision often decreases at turbidities less than 2 turbidity units**—consult the manufacturer's specification for the expected accuracy of the measurement. Some instruments have the capability of processing low-turbidity data to improve reproducibility. Check whether the instrument has a user-adjustable turbidity data-filter option. If working in low-turbidity water, review the guidance in NFM 6.7 for selection of the appropriate multiparameter (or single-parameter) instrument type.

► **Dissolved oxygen** (see NFM 6.2, section 6.2.1):

- Table 6.8–6 provides general guidelines for use of the amperometric (polarographic or Clark cell) and luminescent (optical) sensors. Use of the luminescent-sensor method may be more practical for dissolved-oxygen measurement in the field, depending on site conditions.

- For surface-water measurements, selection of the DO amperometric or luminescent sensor should be based on flow regime and stratification of the water body.
- **For an amperometric (polarographic sensor or Clark cell) measurement**, some manufacturers recommend transporting the sonde with the sensor guard (instead of the storage/calibration cup) installed, keeping the sonde wrapped in the wet light-colored towel used for calibration. To reduce evaporation in hot weather, place the entire sonde and wet towel into a perforated plastic bag (that is kept unsealed). The wrapped sonde can be transported in a bucket or cooler.
 - Allow the amperometric instrument to warm up after turning on the display. The DO output should read saturation for the barometric pressure determined for the site.
 - Allow the polarographic sensor to equilibrate to the temperature of the stream, lake, or ground water.
 - **For low-velocity water**, follow the manufacturer's instructions when using an amperometric instrument.
 - Use the stirrer for the DO sensor that is provided or recommended by the manufacturer. **Alternatively, use the luminescent-sensor method, which is not flow dependent.**
 - If the instrument has no stirrer, move the sonde up and down (or side to side in shallow water) at the rate recommended by the manufacturer. (A stirrer is preferable to manually induced flow, especially under stratified conditions at the thermocline of a surface-water body).
 - Flow dependence is diminished when using a “rapid-pulse sensor;” however, some flow over the membrane is needed. Check the manufacturer's instructions.
- To verify the accuracy of the amperometric measurement, rinse the sensors and check the DO calibration by rewrapping it in the wet white towel. The instrument display should return to its saturation set point (± 2 percent) within a few minutes. Record any post-measurement calibration check in the field notes.

Table 6.8–6. General guidelines for use of amperometric and luminescent dissolved-oxygen sensors on multiparameter instruments

Amperometric sensor (polarographic or Clark cell) ¹	Luminescent sensor (optical) ¹
<p>Inspect the sonde and sensor for damage, improper installation, or excessive buildup of biofouling matter. Follow the manufacturer's recommendations for cleaning and calibration.</p> <p>Inspect the membrane for damage or improper installation (the average replacement interval is 2 to 4 weeks).</p> <p>Inspect the membrane for biofouling. Replace the membrane if biofouling is evident.</p> <p>Avoid contact of the membrane and sensor with acids, bases, and organic solvents.</p> <p>Replace the potassium chloride (KCl) solution once a month or sooner if performance degrades, and when replacing the sensor.</p> <p>Inspect O-rings periodically and replace as needed or per the manufacturer's recommendation.</p>	<p>Inspect the sonde and sensor for damage, improper installation, or excessive buildup of biofouling matter. Follow the manufacturer's recommendations for cleaning and calibration.</p> <p>The maintenance and use of optical dissolved-oxygen sensors are highly dependent on the technology used by the specific manufacturer. Follow the instructions specified by the manufacturer.</p> <p><i>Example A – YSI “ROX” optical sensor.</i> This sensor should not be left exposed to air for 2 hours or more or otherwise allowed to dry out. Store the sensor wet to avoid drift or having to rehydrate the sensor.</p> <p><i>Example B – Hydrolab “LDO” optical sensor:</i> This sensor should not be left exposed to air and allowed to dry out. The sensor needs to be stored in liquid with its cap on. If the sensor is in a dry environment for several hours it may need to be soaked for up to 5 days before use. The sensor drifts slightly during hydration and must be fully hydrated before being calibrated.</p> <p><i>Example C – In-Situ “RDO” optical sensor.</i> This sensor can be exposed to ambient air for extended periods, can be stored dry, and does not require a hydration period before deployment.</p>
<p>For short-term storage, keep the DO sensor immersed in a calibration cup with enough water to keep electrolyte from evaporating.</p>	<p>Check the manufacturer's instructions for short-term and long-term sensor storage, as requirements can differ substantially among manufacturers.</p>
<p>Anode and cathode maintenance:</p> <ul style="list-style-type: none"> • The silver anode can be contaminated and might be the cause of poor sensor performance: clean according to the manufacturer's recommendation. • The gold cathode must be bright. Follow the manufacturer's recommendations for cleaning. 	<p>Sensors with wipers require manufacturer-specific maintenance procedures:</p> <ul style="list-style-type: none"> • Use only the wiper recommended by the manufacturer for the sensor in use. • Inspect the wiper pad periodically for wear and tear, and biofouling. • Change the wiper before each long-term deployment, or as recommended by the manufacturer.

¹Refer to Section 6.2.1 for detailed information on amperometric and luminescent-sensor methods for measuring dissolved-oxygen concentrations.

6.8.4 TROUBLESHOOTING

Multiparameter instruments that perform poorly can be tested and the cause can be identified. The complexity of the series of tests increases with the number of sensors in the sonde. The troubleshooting tests should be performed in a prescribed order that depends on the type of sensors in use and potential for sensor contamination. General troubleshooting tips are provided below in table 6.8–7. More detailed guidance is available from the manufacturer. **Consult the manufacturer’s user manual for the specific instrument being used.**

- ▶ **If the display shows a warning message, do not use the sensor** until the error has been identified and corrected.
- ▶ **Sensor ports on the instrument body should be dry before replacing sensors.** Use compressed air, methanol, or isopropyl alcohol to dry the ports. When using methanol or isopropyl alcohol, gently shake off the excess liquid from the port and allow sufficient time for the liquid to evaporate.

WARNING: Alcohol or other solvents can damage certain types of plastics and can destroy the sensing surface of the optical DO sensor.

CAUTION: Avoid skin contact with, and fume inhalation of, potentially hazardous equipment-cleaning solutions such as methanol and isopropyl alcohol. If such substances will be used, wear a face mask and protective clothing. If possible, replace sensors under a fume hood.

Table 6.8–7. Troubleshooting tips for use of multiparameter instruments

[DO, dissolved oxygen; NIST, National Institute of Standards and Technology; SC, specific electrical conductance; ORP, oxidation-reduction (redox) potential; Cl, chloride; NH_4 , ammonium; NO_3 , nitrate; NTU, nephelometric turbidity unit]

Symptom	Possible cause(s), corrective actions, and tips
Erratic or jumpy readings	<ul style="list-style-type: none"> May be caused by loose connections or sensitivity to the electrical capacitance of your body and to static electricity: avoid touching the sonde housing and try to keep a distance of about 1 meter from the sonde.
Display does not turn on	<ul style="list-style-type: none"> Check that the batteries are installed properly and are fully charged. Battery performance decreases with decreasing temperature. Batteries that charge at room temperature may not perform well when the temperature approaches freezing. Carry spare batteries.
The display does not show readings; the readings seem to be wrong	<ul style="list-style-type: none"> Check that the readings are displayed in the appropriate units. Inspect all connectors for moisture, dirt, damage, or a loose connection. Clean as recommended by the manufacturer. Disconnect and reconnect and recalibrate the sensors. When replacing sensors, the waterproof and dustproof properties of the instrument must be maintained or instrument performance will degrade.
Data on the display appear scrambled	<ul style="list-style-type: none"> Check for computer speed and software and hardware compatibility. Check for a damaged cable. Check that the correct units are displayed. If data remain scrambled, consult the manufacturer or authorized service center.
Initial drifting of the readings	<ul style="list-style-type: none"> Increase the time for sensors to equilibrate to the water temperature. Check that the sensors are appropriately submerged and (if necessary for the instrument) that they are at the appropriate inclination from the horizontal.
Dissolved-oxygen reading is unstable or inaccurate	<ul style="list-style-type: none"> Check that the sensor has been calibrated to the true onsite barometric pressure or altitude; recalibrate the sensor at the proper barometric pressure and, to the extent possible, with calibrants brought to sample temperature. Amperometric DO method: Inspect the membrane for a puncture, bubbles, or improper installation. Verify the integrity of the membrane, electrolyte solution, and O-ring by checking the reading against a zero-DO solution. Rinse the sonde thoroughly.
Temperature reading is unstable or inaccurate	<ul style="list-style-type: none"> Check for water in the connector; dry the connector and reinstall the sensor. Check the accuracy of the reading with an NIST-traceable thermometer and have it replaced if necessary. Usually, only the manufacturer can replace a faulty thermistor.
Reading is unstable or inaccurate for SC, pH, ORP, turbidity, Cl, NH_4 , or NO_3	<ul style="list-style-type: none"> Examine the sensor for dirt or damage. Clean dirty sensors according to the manufacturer's instructions. Replace damaged sensors and recalibrate. Ensure that the temperature reading is accurate by allowing sufficient time for the temperature sensor to equilibrate to the water temperature. Check that the calibration solutions used for SC, pH, and ORP were not expired or subject to contamination. Recalibrate the sensor(s), first bringing the calibration solutions as close to the ambient temperature of the sample as is practical, given ambient field conditions. Check pH reference junction: if dry, follow manufacturer's instructions for soaking the sensor in tap water or buffer solution until readings stabilize. Alternatively, replace the junction. Check the sensor connector for water; dry the connector and reinstall the sensor. If the ZoBell check fails, was temperature dependence of the ZoBell solution accounted for? The SC sensor must be fully immersed for proper calibration and sample measurement. There must be no bubbles in the cell. The turbidity sensor wiper must be clean, activated, and rotating properly. Check that expired turbidity calibrants were not used, including any diluted 4000-NTU formazin standard (which must be used within 24 hours of preparation).

6.8.5 REPORTING

USGS personnel are instructed to record all field-measurement values on electronic or paper field forms, and to complete the field-measurement fields on Analytical Services Request forms of the USGS National Water Quality Laboratory or other laboratory at which samples will be analyzed. Field-measurement entries should be checked by a second party and compared for accuracy and consistency with those entered into NWIS.

Table 6.8–8. USGS guidelines for reporting field-measurement values

[±, plus or minus; °C, degrees Celsius; µS/cm, microsiemens per centimeter; >, greater than; mg/L, milligrams per liter; mV, millivolt; SHE, standard hydrogen electrode; FNU, formazin nephelometric units; ppt, parts per trillion; psu, practical salinity units calculated from specific electrical conductance at 25 degrees Celsius]

Field measurement ¹	USGS reporting convention for the National Water Information System (NWIS) ²	Unit
Temperature	±0.1°C, depending on instrument accuracy and precision	°C
Specific conductance	Three significant figures to the nearest whole number	µS/cm at 25°C
Dissolved oxygen (DO)	Nearest 0.1 mg/L (for the amperometric or luminescent-sensor method) Nearest 0.01 mg/L (for the spectrophotometric/Rhodazine-D™ method) Report “>20 mg/L” for a DO measurement that exceeds 20 mg/L	mg/L
pH	Nearest 0.1 unit for most applications. Can be reported at 0.05 pH unit, depending on accuracy and precision of the calibrated sensor	pH, in standard units
Oxidation-reduction potential	Nearest 1 mV, calculated relative to the SHE (do not report raw data) and the temperature of the sample at the time of measurement	mV
Turbidity	Range: 0 to 10 to the nearest 0.1 FNU 10 to 100 to the nearest 1 FNU >100 to the nearest 10 FNU	FNU ³
Salinity	<1 to 10, to the nearest 0.1 ppt or psu 10 to 100, to the nearest 1 ppt or psu	ppt or psu

¹Information is based on manufacturers’ specifications for the following multiparameter systems: Hydro-lab Quanta and DataSonde 5 and 5X, DS5; YSI 6600; In-Situ Troll 9500; and Eureka Manta.

²It is USGS practice to enter values into NWIS that have more significant figures than are the standard for data publication. The NWIS databases produce the values that are rounded correctly, which are then reported in publications. This practice eliminates investigator mistakes when reporting rounded values. NWIS data must be input with the correct parameter and method codes, which can be found by accessing QWDATA.

³Most multiparameter instruments used for USGS turbidity measurement contain single-beam infrared wavelength turbidity sensors and are reported in FNU. Check the Excel spreadsheet at http://water.usgs.gov/owq/turbidity_codes.xls to determine the appropriate turbidity unit of measure and NFM 6.7 for detailed information on turbidity measurement and instrumentation.

SELECTED REFERENCES 6.8.6

American Public Health Association, American Water Works Association, Water Environment Federation, 2005, Standard methods for the examination of water and wastewater, 21st ed.: Baltimore, Md., American Public Health Association, American Water Works Association, Water Environment Federation [variously paged].

ASTM International, 2003, D6855–03 Standard test method for determination of turbidity below 5 NTU in static mode: ASTM International, Annual Book of Standards, Water and Environmental Technology, v. 11.01, West Conshohocken, Pennsylvania.

Hach Environmental, 2006, Instruction sheet for HACH LDO sensor, 10 p., accessed August 25, 2006, at http://www.hachenvironmental.com/pdf/Hach_LDO_Instructions.pdf.

Hydrolab Corporation, 2002, Operating manual for Hydrolab Quanta Water Quality Monitoring System, 47 p., accessed August 25, 2006, at http://www.hachenvironmental.com/pdf/Quanta_manual.pdf.

In-Situ Incorporated, 2006, Operator's manual for the In-Situ multi-parameter Troll 9500, 166 p., accessed August 25, 2006, at [http://www.in-situ.com/In Situ/Downloads/pdf/OpsMan/MPTROLL_9500.pdf](http://www.in-situ.com/In%20Situ/Downloads/pdf/OpsMan/MPTROLL_9500.pdf).

Wagner, R.J., Boulger, R.W., Jr., Oblinger, C.J., Smith, B.A., 2006, Guidelines and standard procedures for continuous water-quality monitors; Station operation, record computation, and data reporting (ver. 1.0): U.S. Geological Survey Techniques and Methods 1 - D3, 96 p., available only online at <http://pubs.usgs.gov/tm/2006/tm1D3>. (Accessed July 1, 2007.)

Yellow Springs Incorporated, 2002, Operating manual for YSI 6-series environmental monitoring systems, 332 p., accessed Aug. 25, 2006, at [http://www.ysi.com/extranet/EPGKL.nsf/447554deba0f52f2852569f500696b21/90a0378150c2d2dd85256a1f0073f295/\\$FILE/069300B.pdf](http://www.ysi.com/extranet/EPGKL.nsf/447554deba0f52f2852569f500696b21/90a0378150c2d2dd85256a1f0073f295/$FILE/069300B.pdf).

Yellow Springs Incorporated, 2006, Specification sheet for YSI 6150 ROX sensor, 2 p., accessed August 25, 2006, at <http://www.ysi.com/opticalDO/YSI-ROX-Spec-Sheet-E32-vD.pdf>.

6.8.7 ACKNOWLEDGMENTS

The authors are indebted to the following USGS scientists who offered their individual and collective expertise in reviewing and improving this section on multiparameter instruments: Chauncey W. Anderson, Kathleen K. Fitzgerald, Sarah M. Flanagan, W. Scott McBride, Michael E. Lewis, Stanley C. Skrobialowski, and Richard J. Wagner. Special appreciation is extended to Yellow Springs Incorporated (YSI), In-Situ Inc., and Hach Environmental, who were generous with their time and expertise to provide information for, and review of, this section. Editorial and production support were provided by Iris M. Collies and Loretta J. Ulibarri.

APPENDIX 6.8–A

Example of a USGS field form for recording sensor calibrations and field measurements

NOTE: USGS personnel are advised to use the latest available version of this and other field forms.

November 2006

METER CALIBRATIONS/FIELD MEASUREMENTS

STN NO _____

Calibrated by: _____

Date: _____ Time: _____

Location: _____

TEMPERATURE		Meter MAKE/MODEL _____	S/N _____	Thermistor S/N _____	Thermometer ID _____
Calibration criteria: ± 1 percent or $\pm 0.5^\circ\text{C}$ for liquid-filled thermometers $\pm 0.2^\circ\text{C}$ for thermistors					
Lab Tested against NIST Thermometer/Thermistor? N Y Date: _____ \pm _____ $^\circ\text{C}$					
Measurement Location: SINGLE POINT AT _____ ft DEEP STREAMSIDE _____ FT FROM LEFT RIGHT BANK VERTICAL A/G/MEDIAN OF _____ POINTS					
Field Readings #1 _____ #2 _____ #3 _____ #4 _____ #5 _____ MEDIAN: _____ $^\circ\text{C}$ Method code _____ Remark _____ Qualifier _____					

pH		Meter MAKE/MODEL _____	S/N _____	Electrode No. _____	Type: GEL LIQUID OTHER _____
Sample: FILTERED UNFILTERED CHURN SPLITTER SINGLE POINT AT _____ FT DEEP VERTICAL AVG. OF _____ POINTS CONE SPLITTER					

pH BUFFER	BUFFER TEMP	THEORETICAL pH FROM TABLE	pH BEFORE ADJ.	pH AFTER ADJ.	SLOPE	MILLI-VOLTS	TEMPERATURE CORRECTION FACTORS FOR BUFFERS APPLIED? Y N
pH 7							BUFFER LOT NUMBERS : pH 7: _____ pH _____: _____ CHECK pH _____: _____ BUFFER EXPIRATION DATES: pH 7: _____ pH _____: _____ CHECK pH _____: _____
pH 7							
pH 7							
pH _____							
pH _____							
pH _____							
CHECK pH _____							Calibration Criteria: ± 0.1 pH units

Field Readings #1 _____ #2 _____ #3 _____ #4 _____ #5 _____ MEDIAN: _____ Units Method code _____ Remark _____ Qualifier _____

SPECIFIC CONDUCTANCE		Meter MAKE/MODEL _____	S/N _____	Sensor Type: DP FLOW-THRU OTHER _____			
Sample: CHURN SPLITTER SINGLE POINT AT _____ ft DEEP VERTICAL AVG. OF _____ POINTS CONE SPLITTER							
Std Value $\mu\text{S}/\text{cm}$	Std Temp	SC Before Adj.	SC After Adj.	Std Lot No.	Std type (KCl; NaCl)	Std Exp. Date	AUTO TEMP COMPENSATED METER _____ MANUAL TEMP COMPENSATED METER _____ CORRECTION FACTOR APPLIED? Y N CORRECTION FACTOR= _____ Calibration Criteria: $\pm 5\%$ for SC $\leq 100 \mu\text{S}/\text{cm}$ or 3% for SC $> 100 \mu\text{S}/\text{cm}$

Field readings #1 _____ #2 _____ #3 _____ #4 _____ #5 _____ MEDIAN: _____ mS/cm Method code _____ Remark _____ Qualifier _____

DISSOLVED OXYGEN		Meter MAKE/MODEL _____	S/N _____			
Sensor Type: Polarographic Luminescent Sensor ID _____						
Water-Saturated Air Air-Saturated Water Air Calibration Chamber in Water Air Calibration Chamber in Air Winkler Titration Other _____						
Sample: SINGLE POINT AT _____ ft DEEP VERTICAL A/G. OF _____ POINTS BOD BOTTLE OTHER _____ Stirrer Used? Y N						
WATER TEMP $^\circ\text{C}$	BAROMETRIC PRESSURE mm Hg	DO TABLE READING mg/L	SALINITY CORR. FACTOR	DO BEFORE ADJ.	DO AFTER ADJ.	Zero DO Check _____ mg/L Adj. to _____ mg/L Date: _____ Zero DO Solution Date _____ Thermistor Check? Y N Date _____ Membrane Changed? N Y Date: _____ Time: _____ Barometer Calibrated? N Y Date: _____ Time: _____ Battery Check: REDLINE _____ RANGE _____

Field readings #1 _____ #2 _____ #3 _____ #4 _____ #5 _____ MEDIAN: _____ mg/L Method code _____ Remark _____ Qualifier _____

Calibration form ver. 4.0

Appendix 6.8—A. Example of a USGS field form for recording sensor calibrations and field measurements. (USGS personnel should use the latest available version of this and other field forms.)

Attachment C.3: Example Chain of Custody Forms (blank)



STANDARD

14859 East Clark Avenue : Industry : CA 91745
Tel 626-336-2139 ♦ Fax 626-336-2634 ♦ www.wecklabs.com

Page 1 Of 1

[illegible]

CHAIN OF CUSTODY RECORD

Client:					Project Name/Number:		Analysis														
Address					Project Mgr.																
					P.O. #																
Phone Number:					Sampled By <i>(signature)</i>																
Date	Time	Comp.	Grab	Matrix	Sample ID	Volume/ Number															Comments
Relinquished By: <i>(signature)</i>						Date: Time:		Relinquished By: <i>(signature)</i>												Date: Time:	
Received By: <i>(signature)</i>						Date: Time:		Received By: <i>(signature)</i>												Date: Time:	
								temperature upon sample receipt: °C													

**Attachment C.4: Receiving Water Discharge
Measurement Form (USGS Midsection Method)**

NSMBCW CIMP

Standard Operating Procedures (SOPs) for Conducting Field Measurements	Measurement Date:	11/21/2013
DRAFT EXAMPLE	Field Data Sheet No:	1 of 9

Stream Flow (Discharge) Field Data Sheet

Stream: Marie Canyon Creek Sampling Date: 11/21/2013

Station Location: NSMBCW-RW1

Time Begin: 11/21/13 14:45 Time End: 11/21/13 15:45 Meter Type: Hach FH950

Field team initials: AO, DB Stream Width: 12.5 ft Section Width: 1 ft

Corresponding Sample Aliquot No. : 1 Observation Notes: _____

Cross Section #	Midpoint Section (ft)	Section Depth (ft)	Mid-depth Velocity (ft/s)	Area W * D (sqft)	Discharge (cfs)
1	0.5	0.1	0.04	0.05	0.00
2	1.5	0.25	0.05	0.25	0.01
3	2.5	0.44	0.27	0.44	0.12
4	3.5	0.56	0.31	0.56	0.17
5	4.5	0.88	0.48	0.88	0.42
6	5.5	1.12	0.7	1.12	0.78
7	6.5	1.24	0.71	1.24	0.88
8	7.5	1.45	0.74	1.45	1.07
9	8.5	1.1	0.71	1.10	0.78
10	9.5	1.56	0.76	1.56	1.19
11	10.5	1.23	0.75	1.23	0.92
12	11.5	0.48	0.07	0.48	0.03
13	12.5	0.21	0.05	0.16	0.01
14	13	0	0	0.00	0.00
15				0.00	0.00
16				0.00	0.00
17				0.00	0.00
18				0.00	0.00
19				0.00	0.00
20				0.00	0.00
Q (total)					6.40

**Attachment C.5: Dry Weather Outfall Screening Field
Data Sheet (Example)**

NON-STORMWATER OUTFALL INSPECTION FORM

Name of Inspector: _____

Date: _____ [dry-weather months]

Time: _____

Outfall ID: [alpha-numeric]

Previous Inspection Date(s): _____

Name of Receiving Water Body: _____

Outfall Station No.:

Outfall Long./Lat.:

Narrative Description of Location: [nearest cross streets, whether outlet is on east or west side of channel, notable landmarks nearby, etc.]

Diversion Structures Upstream or Downstream:

Outfall Dimensions:

Photo IDs: [take photos of outfall and downstream receiving water]

Discharge Characteristics:

Observed Flow Size:

- ☐ No Flow
- ☐ Trickle
- ☐ Garden Hose
- ☐ Fire Hydrant

Estimate of Flow Rate:

☐ _____

Water Quality Meter:

- ☐ pH
- ☐ Temperature
- ☐ DO
- ☐ Electrical Conductivity

Odor:

- ☐ Yes
- ☐ No

Description:

Color: [Recommended to use Color Wheel]

- ☐ None
- ☐ Yellow
- ☐ Brown
- ☐ White
- ☐ Gray
- ☐ Other:

Clarity:

- ☐ Clear
- ☐ Slightly Cloudy
- ☐ Opaque
- ☐ Other: _____

Receiving Water Characteristics:

Conveyance:

- ☐ Concrete Channel
- ☐ Trapezoidal
- ☐ Soft Bottom Channel
- ☐ Armored Sides
- ☐ Natural Creek
- ☐ Pipe or Box

Low Flow Channel:

- ☐ Yes
- ☐ No

Water Flow:

- ☐ Dry
- ☐ Ponding
- ☐ Flowing
- ☐ Tidal

Weather:

- ☐ Sunny ☐ Partly Cloudy ☐ Overcast ☐ Fog

Site Information:

- | | | |
|--------------------------|------------------------------|-----------------------------|
| Flap Gate | <input type="checkbox"/> Yes | <input type="checkbox"/> No |
| In Street | <input type="checkbox"/> Yes | <input type="checkbox"/> No |
| Parking Close By | <input type="checkbox"/> Yes | <input type="checkbox"/> No |
| Safe to Collect Samples | <input type="checkbox"/> Yes | <input type="checkbox"/> No |
| Traffic Control Required | <input type="checkbox"/> Yes | <input type="checkbox"/> No |

How is the outfall accessed?: [ladder, manhole, etc. and if not accessible, describe why and provide suggestions on alternate access points, if any.]

Source ID:

Known: ☐ Yes ☐ No ID, if Known:

- ☐ IC/DC ☐ Conditionally Exempt Essential ☐ Conditionally Exempt Non-Essential ☐ Multiple Sources ☐ Upstream Source

Comments:

Appendix D

California Environmental Data Exchange
Network (CEDEN) Spreadsheet Formats for
Data Management and Reporting of
Analytical Data and Field Measurements

StationCode	SampleDate	ProjectCode	CollectionTime	CollectionMethodCode	SampleTypeCode	Replicate	CollectionDepth	UnitCollectionDepth	LabBatch	AnalysisDate	MatrixName	MethodName	AnalyteName	FractionName	UnitName	LabReplicate	Result	ResQualCode	MDL	RL	QACode
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Acenaphthene	Total	ng/g dw	1	ND		0.789	0.789	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Acenaphthene-d10(Surrogate)	Total	% recovery	1 83.7	=	0.5	0.5	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Acenaphthylene	Total	ng/g dw	1	ND		0.789	0.789	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	Aldrin	Total	ng/g dw	1	ND		0.716	1.43	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		MPSL-DFG_2009Dig14_S_TM	22/Sep/2009 00:00	sediment	EPA 200.8	Aluminum	Total	mg/Kg dw	1 45654	=	220	500	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Anthracene	Total	ng/g dw	1	ND		0.789	0.789	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		MPSL-DFG_2009Dig14_S_TM	22/Sep/2009 00:00	sediment	EPA 200.8	Arsenic	Total	mg/Kg dw	1 6.36	=	0.1	0.3	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Benz(a)anthracene	Total	ng/g dw	1 0.800	=	0.789	0.789	SC	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Benz(a)anthracene-d12(Surrogate)	Total	% recovery	1 131	=	0.5	0.5	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Benzo(a)pyrene	Total	ng/g dw	1 0.980	=	0.789	0.789	SC,VFDP	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Benzo(b)fluoranthene	Total	ng/g dw	1 2.20	=	0.789	0.789	SC	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Benzo(e)pyrene	Total	ng/g dw	1 1.46	=	0.789	0.789	SC	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Benzo(g,h,i)perylene	Total	ng/g dw	1 2.27	=	0.789	0.789	SC	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Benzo(g,h,i)perylene-d12(Surrogate)	Total	% recovery	1 77.7	=	0.5	0.5	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Benzo(k)fluoranthene	Total	ng/g dw	1	ND		0.789	0.789	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-222-226-09_S_PYD-PYN	12/Jun/2009 00:00	sediment	EPA 8081BM	Bifenthrin	Total	ng/g dw	1	ND		0.25	0.5	None
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Biphenyl	Total	ng/g dw	1	ND		0.789	0.789	SC,VFDP
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Biphenyl-d10(Surrogate)	Total	% recovery	1 103	=	0.5	0.5	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		MPSL-DFG_2009Dig14_S_TM	22/Sep/2009 00:00	sediment	EPA 200.8	Cadmium	Total	mg/Kg dw	1 0.33	=	0.03	0.1	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	Chlordane, cis-	Total	ng/g dw	1	ND		0.716	1.43	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	Chlordane, trans-	Total	ng/g dw	1	ND		0.716	1.43	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-222-226-09_S_OP	12/Jun/2009 00:00	sediment	EPA 8141AM	Chlorpyrifos	Total	ng/g dw	1	ND		5	10	None
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-222-226-09_S_OP	12/Jun/2009 00:00	sediment	EPA 8141AM	Chlorpyrifos methyl	Total	ng/g dw	1	ND		25	50	None
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		MPSL-DFG_2009Dig14_S_TM	22/Sep/2009 00:00	sediment	EPA 200.8	Chromium	Total	mg/Kg dw	1 35.8	=	0.29	1	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Chrysene	Total	ng/g dw	1 1.24	=	0.789	0.789	SC	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Chrysenes, C1-	Total	ng/g dw	1 1.52	=	0.789	0.789	HT,SC,SCR	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Chrysenes, C2-	Total	ng/g dw	1 1.57	=	0.789	0.789	HT,SC,SCR	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Chrysenes, C3-	Total	ng/g dw	1 1.31	=	0.789	0.789	HT,SC,SCR	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		SCL_050609_GS	06/May/2009 00:00	sediment	Plumb, 1981, GS	Clay	Coarse 0.00195 to < %		1 6.49	=	0.01	0.03	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		SCL_050609_GS	06/May/2009 00:00	sediment	Plumb, 1981, GS	Clay	Fine <0.00098 mm	%	1 15.46	=	0.01	0.03	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		SCL_050609_GS	06/May/2009 00:00	sediment	Plumb, 1981, GS	Clay	Medium 0.00098 to < %		1 6.31	=	0.01	0.03	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		MPSL-DFG_2009Dig14_S_TM	22/Sep/2009 00:00	sediment	EPA 200.8	Copper	Total	mg/Kg dw	1 18.7	=	0.54	1.5	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-222-226-09_S_PYD-PYN	12/Jun/2009 00:00	sediment	EPA 8081BM	Cyfluthrin, total	Total	ng/g dw	1	ND		1	2	None
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-222-226-09_S_PYD-PYN	12/Jun/2009 00:00	sediment	EPA 8081BM	Cyhalothrin, lambda, total	Total	ng/g dw	1	ND		0.5	1	None
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-222-226-09_S_PYD-PYN	12/Jun/2009 00:00	sediment	EPA 8081BM	Cypermethrin, total	Total	ng/g dw	1	ND		1	2	None
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	Dacthal	Total	ng/g dw	1 1.09	=	0.358	0.72	SC	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	DBCE(Surrogate)	Total	% recovery	1 62.0	=	-88	-88	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	DDD(o,p')	Total	ng/g dw	1 0.516	DNQ		0.358	0.72	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	DDD(p,p')	Total	ng/g dw	1 0.716	DNQ		0.358	0.72	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	DDD(p,p')(Surrogate)	Total	% recovery	1 84.5	=	-88	-88	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	DDE(o,p')	Total	ng/g dw	1 0.460	DNQ		0.358	0.72	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	DDE(p,p')	Total	ng/g dw	1 18.3	=	0.716	1.43	SC	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	DDMU(p,p')	Total	ng/g dw	1	ND		0.716	1.43	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	DDT(o,p')	Total	ng/g dw	1	ND		0.716	1.43	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	DDT(p,p')	Total	ng/g dw	1 1.57	=	0.716	1.43	SC	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-222-226-09_S_PYD-PYN	12/Jun/2009 00:00	sediment	EPA 8081BM	Deltamethrin	Total	ng/g dw	1	ND		1	2	None
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-222-226-09_S_OP	12/Jun/2009 00:00	sediment	EPA 8141AM	Diazinon	Total	ng/g dw	1	ND		5	10	None
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Dibenz(a,h)anthracene	Total	ng/g dw	1	ND		0.789	0.789	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Dibenzothiophene	Total	ng/g dw	1	ND		0.789	0.789	SC
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Dibenzothiophenes, C1-	Total	ng/g dw	1 0.850	=	0.789	0.789	HT,SC,SCR	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Dibenzothiophenes, C2-	Total	ng/g dw	1 2.89	=	0.789	0.789	HT,SC,SCR	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Dibenzothiophenes, C3-	Total	ng/g dw	1 3.62	=	0.789	0.789	HT,SC,SCR	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-222-226-09_S_PYD-PYN	12/Jun/2009 00:00	sediment	EPA 8081BM	Dibutylchlorendate(Surrogate)	Total	% recovery	1 76.6	=	-88	-88	None	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-222-226-09_S_OP	12/Jun/2009 00:00	sediment	EPA 8141AM	Dichlofenthion	Total	ng/g dw	1	ND		25	50	None
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-211-349-09_BS560_S_OCH	16/Sep/2009 00:00	sediment	EPA 8081BM	Dieldrin	Total	ng/g dw	1 1.26	=	0.358	0.72	SC	
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:00	sediment	EPA 8270M	Dimethylnaphthalene, 2,6-	Total	ng/g dw	1	ND		0.789	0.789	SC,VFDP
723NROTWM	28/Apr/2009	RWB7_Trend_2009	16:55	Sed_Grab	Integrated	1	2 cm		WPCL_L-024-226-09_BS559_S_PAH	25/Aug/2009 00:0											

StationSource	StationCode	StationName	StationAgency	CoordinateNumber	TargetLatitude	TargetLongitude	SWRCBWatTypeCode				
MLML-MPSL	207MTD050	Lydia Lane Park	MLML-MPSL	1	33.12345	-122.12345	R_Un				
SFEI	207MTD055	N. Mitchell Canyon Rd	SFEI	1	33.54321	-122.54321	R_Un				
DFG-ABL	000CAT148	Glenbrook Creek 1.3mi above Hwy 50	DFG-ABL	1	39.07525	-119.89953	R_W				
DFG-ABL	000CAT228	Logan House Creek, North 1.3mi above Hwy 50	DFG-ABL	1	39.07317	-119.92006	R_W				
SWAMP_SB_PSA	113PS0012	South Fork Big River	DFG-ABL	1	39.25700	-123.50959	R_Un				
RWQCB1	114LAGMIR	Laguna de Santa Rosa at Mirabel	RWQCB1	1	38.49376	-122.89191	R_Un				
SWAMP_SB_SPoT	114RRAXRV	Russian River at Alexander RV Park	RWQCB1	1	38.66143	-122.83286	R_Un				
RWQCB1	114RR8339	Russian River at Talmage - Ukiah	RWQCB1	1	39.14487	-123.18168	R_Un				
SWAMP_SB_SPoT	201LAG125	Lagunitas Creek at Coast Guard Station	RWQCB1	1	38.06915	-122.79809	R_Un				

*Fields shown are the minimum required fields for loading data into CEDEN.
The complete list of fields can be found through the CEDEN website:
http://www.ceden.org/ceden_datatemplates.shtml#guidance

StationCode	SampleDate	ProjectCode	CoordinateNumber	ActualLatitude	ActualLongitude	Datum
723NROTWM	28/Apr/2009	RWB7_Trend_2009	1	37.91819	-121.94498	WGS84
723NROTWM	28/Apr/2009	RWB7_Trend_2009	1	38.11725	-122.0397	NAD83
205COY610	06/May/2009	RWB2_Ref_2009	1	38.1758	-122.81887	WGS84

*Fields shown are the minimum required fields for loading data into CEDEN.
The complete list of fields can be found through the CEDEN website:
http://www.ceden.org/ceden_datatemplates.shtml#guidance

Toxicity - Results

StationCode	SampleDate	ProjectCode	CollectionTime	CollectionMethodCode	SampleTypeCode	Replicate	CollectionDepth	UnitCollectionDepth	ToxBatch	MatrixName	MethodName	TestDuration	OrganismName	Treatment	Concentration	UnitTreatment	Dilution	WQSource	ToxPointMethod	AnalyteName	FractionName	UnitAnalyte	TimePoint	RepCount	Mean	StdDev	StatisticalMethod	AlphaValue	CalcValueType	CalculatedValue	CriticalValue	PercentEffect	SigEffect	TestQACode
EXAMPLE Probability																																		
205COY060	17/Jan/2012	SWB_SPoT_2012	9:45	Sed_Grab	Integrated	1	2 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Survival	None	%	Day 10	8	25.0	22.00	T-test	0.05	Probability	0.000	0.050	69.9	SL	None			
205COY060	17/Jan/2012	SWB_SPoT_2011	9:45	Sed_Grab	Integrated	1	2 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Growth (wt/sur	None	mg/ind	Day 10	7	0.095	0.009	T-test	0.05	Probability	0.007	0.050	26.08	SL	None			
541MERDEL	12/Jan/2012	SWB_SPoT_2013	14:10	Sed_Grab	Integrated	1	3 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-065	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Survival	None	%	Day 10	8	4.0	7.40	T-test	0.05	Probability	0.000	0.050	95.18	SL	None			
541MERDEL	12/Jan/2012	SWB_SPoT_2011	14:10	Sed_Grab	Integrated	1	3 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Growth (wt/sur	None	mg/ind	Day 10	2	0.125	0.04	T-test	0.05	Probability	0.462	0.050	2.34	NSG	None			
541MERECEY	12/Jan/2012	SWB_SPoT_2011	15:30	Sed_Grab	Integrated	1	1 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Survival	None	%	Day 10	8	0.000	0.00	T-test	0.05	Probability	0.000	0.050	100.0	SL	None			
541MERECEY	12/Jan/2012	SWB_SPoT_2011	15:30	Sed_Grab	Integrated	1	1 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Growth (wt/sur	None	mg/ind	Day 10	0	-88	-88.00	T-test	0.05	Probability	-88	0.050	100.0	NA	None			
LABQA	14/Feb/2012	Not Applicable	0:00	Not Applicable	CNEG	1	-88 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Survival	None	%	Day 10	8	83.0	12.80	T-test	0.05	Probability	0.500	0.050	0.00	NA	None			
LABQA	14/Feb/2012	Not Applicable	0:00	Not Applicable	CNEG	1	-88 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Growth (wt/sur	None	mg/ind	Day 10	8	0.128	0.03	T-test	0.05	Probability	0.500	0.050	0.00	NA	None			
EXAMPLE TST																																		
205COY060	17/Jan/2012	SWB_SPoT_2012	9:45	Sed_Grab	Integrated	1	2 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Survival	None	%	Day 10	8	0.8	0.465	TST Welch Test	0.25	T Value	0.597	0.706	42.42	Fail	None			
205COY060	17/Jan/2012	SWB_SPoT_2011	9:45	Sed_Grab	Integrated	1	2 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Growth (wt/sur	None	mg/ind	Day 10	7	0.095	0.009	TST Welch Test	0.25	T Value	-0.165	0.703	26.08	Fail	None			
541MERDEL	12/Jan/2012	SWB_SPoT_2011	14:10	Sed_Grab	Integrated	1	3 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Survival	None	%	Day 10	8	0.22	0.115	TST Welch Test	0.25	T Value	-10.807	0.694	95.45	Fail	None			
541MERDEL	12/Jan/2012	SWB_SPoT_2011	14:10	Sed_Grab	Integrated	1	3 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Growth (wt/sur	None	mg/ind	Day 10	2	0.125	0.035	TST Welch Test	0.25	T Value	1.106	1.000	2.34	Pass	None			
541MERECEY	12/Jan/2012	SWB_SPoT_2011	15:30	Sed_Grab	Integrated	1	1 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Survival	None	%	Day 10	8	0.16	0.000	TST Welch Test	0.25	T Value	-15.954	0.711	100.0	Fail	None			
541MERECEY	12/Jan/2012	SWB_SPoT_2011	15:30	Sed_Grab	Integrated	1	1 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Growth (wt/sur	None	mg/ind	Day 10	0	0.00	0.000	TST Welch Test	0.25	T Value	-88	-88	100.0	NA	None			
LABQA	14/Feb/2012	Not Applicable	0:00	Not Applicable	CNEG	1	-88 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Survival	None	%	Day 10	8	1.16	0.167	TST Welch Test	0.25	T Value	3.906	0.696	0.00	NA	None			
LABQA	14/Feb/2012	Not Applicable	0:00	Not Applicable	CNEG	1	-88 cm	GC_SPOT11_15_15_S_Tox	sediment	EPA 600/R-99-064	10 days Hyalella azteca	Temp	15 Deg C	100	not applicable	None	Growth (wt/sur	None	mg/ind	Day 10	8	0.13	0.029	TST Welch Test	0.25	T Value	2.511	0.696	0.00	NA	None			

*Fields shown are the minimum required fields for loading data into CEDEN.
The complete list of fields can be found through the CEDEN website:
http://www.ceden.org/ceden_datatemplates.shtml#guidance

StationSource	StationCode	StationName	StationAgency	CoordinateNumber	TargetLatitude	TargetLongitude				
MLML-MPSL	207MTD050	Lydia Lane Park	MLML-MPSL	1	33.12345	-122.12345				
SFEI	207MTD055	N. Mitchell Canyon Rd	SFEI	1	33.54321	-122.54321				
DFG-ABL	000CAT148	Glenbrook Creek 1.3mi above Hwy 50	DFG-ABL	1	39.07525	-119.89953				
DFG-ABL	000CAT228	Logan House Creek, North 1.3mi above Hwy 50	DFG-ABL	1	39.07317	-119.92006				
SWAMP_SB_PS	113PS0012	South Fork Big River	DFG-ABL	1	39.25700	-123.50959				
RWQCB1	114LAGMIR	Laguna de Santa Rosa at Mirabel	RWQCB1	1	38.49376	-122.89191				
SWAMP_SB_SP	114RRAXRV	Russian River at Alexander RV Park	RWQCB1	1	38.66143	-122.83286				
RWQCB1	114RR8339	Russian River at Talmage - Ukiah	RWQCB1	1	39.14487	-123.18168				
SWAMP_SB_SP	201LAG125	Lagunitas Creek at Coast Guard Station	RWQCB1	1	38.06915	-122.79809				

*Fields shown are the minimum required fields for loading data into CEDEN.
The complete list of fields can be found through the CEDEN website:
http://www.ceden.org/ceden_datatemplates.shtml#guidance

StationCode	SampleDate	ProjectCode	CoordinateNumber	ActualLatitude	ActualLongitude	Datum
207MTD117	06/May/2009	RWB2_Ref_2008	1	37.91819	-121.94498	WGS84
207SNB0D7	06/May/2009	RWB2_SuBay_2010	1	38.11725	-122.0397	NAD83
205COY610	06/May/2009	RWB2_Ref_2009	1	38.1758	-122.81887	WGS84

*Fields shown are the minimum required fields for loading data into CEDEN.
The complete list of fields can be found through the CEDEN website:
http://www.ceden.org/ceden_datatemplates.shtml#guidance

StationCode	SampleDate	ProjectCode	CollectionTime	CollectionMethodCode	Replicate	CollectionDepth	UnitCollectionDepth	MatrixName	MethodName	AnalyteName	FractionName	UnitName	Result	ResQualCode	QACode
723NRBDY	28/Apr/2009	RWB7_Trend_2009	15:15	Field	1	0.1 m		samplewater	FieldMeasure	Oxygen, Dissolved	None	mg/L	6.17	=	None
723NRBDY	28/Apr/2009	RWB7_Trend_2009	15:15	Field	1	0.1 m		samplewater	FieldMeasure	Oxygen, Saturation	None	%	72.6	=	None
723NRBDY	28/Apr/2009	RWB7_Trend_2009	15:15	Field	1	0.1 m		samplewater	FieldMeasure	pH	None	none	7.48	=	None
723NRBDY	28/Apr/2009	RWB7_Trend_2009	15:15	Field	1	0.1 m		samplewater	FieldMeasure	Salinity	None	ppt	3.20	=	None
723NRBDY	28/Apr/2009	RWB7_Trend_2009	15:15	Field	1	0.1 m		samplewater	FieldMeasure	SpecificConductivity	None	uS/cm	5883	=	None
723NRBDY	28/Apr/2009	RWB7_Trend_2009	15:15	Field	1	0.1 m		samplewater	FieldMeasure	Temperature	None	Deg C	22.6	=	None
723NRBDY	28/Apr/2009	RWB7_Trend_2009	15:15	Field	1	0.1 m		samplewater	FieldMeasure	Turbidity	None	NTU	33.1	=	None

*Fields shown are the minimum required fields for loading data into CEDEN.
The complete list of fields can be found through the CEDEN website:
http://www.ceden.org/ceden_datatemplates.shtml#guidance

StationSource	StationCode	StationName	StationAgency	CoordinateNumber	TargetLatitude	TargetLongitude	SWRCBWatTypeCode
MLML-MPSL	207MTD050	Lydia Lane Park	MLML-MPSL	1	33.12345	-122.12345	R_Un
SFEI	207MTD055	N. Mitchell Canyon Rd	SFEI	1	33.54321	-122.54321	R_Un
DFG-ABL	000CAT148	Glenbrook Creek 1.3mi above Hwy 50	DFG-ABL	1	39.07525	-119.89953	R_W
DFG-ABL	000CAT228	Logan House Creek, North 1.3mi above Hwy 50	DFG-ABL	1	39.07317	-119.92006	R_W
SWAMP_SB_PS	113PS0012	South Fork Big River	DFG-ABL	1	39.25700	-123.50959	R_Un
RWQCB1	114LAGMIR	Laguna de Santa Rosa at Mirabel	RWQCB1	1	38.49376	-122.89191	R_Un
SWAMP_SB_SP	114RRAXRV	Russian River at Alexander RV Park	RWQCB1	1	38.66143	-122.83286	R_Un
RWQCB1	114RR8339	Russian River at Talmage - Ukiah	RWQCB1	1	39.14487	-123.18168	R_Un
SWAMP_SB_SP	201LAG125	Lagunitas Creek at Coast Guard Station	RWQCB1	1	38.06915	-122.79809	R_Un

*Fields shown are the minimum required fields for loading data into CEDEN.
The complete list of fields can be found through the CEDEN website:
http://www.ceden.org/ceden_datatemplates.shtml#guidance

StationCode	SampleDate	ProjectCode	CoordinateNumber	ActualLatitude	ActualLongitude	Datum
207MTD117	06/May/2009	RWB2_Ref_2008	1	37.91819	-121.94498	WGS84
207SNB0D7	06/May/2009	RWB2_SuBay_2010	1	38.11725	-122.0397	NAD83
205COY610	06/May/2009	RWB2_Ref_2009	1	38.1758	-122.81887	WGS84

*Fields shown are the minimum required fields for loading data into CEDEN.
The complete list of fields can be found through the CEDEN website:
http://www.ceden.org/ceden_datatemplates.shtml#guidance

Appendix E

Los Angeles County Flood Control District

Background Information

Appendix E

Los Angeles County Flood Control District

Background Information

LACFCD Background Information

In 1915, the Los Angeles County Flood Control Act established the LACFCD and empowered it to manage flood risk and conserve stormwater for groundwater recharge. In coordination with the United States Army Corps of Engineers the LACFCD developed and constructed a comprehensive system that provides for the regulation and control of flood waters through the use of reservoirs and flood channels. The system also controls debris, collects surface storm water from streets, and replenishes groundwater with storm water and imported and recycled waters. The LACFCD covers the 2,753 square-mile portion of Los Angeles County south of the east-west projection of Avenue S, excluding Catalina Island. It is a special district governed by the County of Los Angeles Board of Supervisors, and its functions are carried out by the Los Angeles County Department of Public Works. The LACFCD service area is shown in **Figure E-1**.

Unlike cities and counties, the LACFCD does not own or operate any municipal sanitary sewer systems, public streets, roads, or highways. The LACFCD operates and maintains storm drains and other appurtenant drainage infrastructure within its service area. The LACFCD has no planning, zoning, development permitting, or other land use authority within its service area. The permittees that have such land use authority are responsible under the Permit for inspecting and controlling pollutants from industrial and commercial facilities, development projects, and development construction sites. (Permit, Part II.E, p. 17.)

The MS4 Permit language clarifies the unique role of the LACFCD in storm water management programs: “[g]iven the LACFCD’s limited land use authority, it is appropriate for the LACFCD to have a separate and uniquely-tailored storm water management program. Accordingly, the storm water management program minimum control measures imposed on the LACFCD in Part VI.D of this Order differ in some ways from the minimum control measures imposed on other Permittees. Namely, aside from its own properties and facilities, the LACFCD is not subject to the Industrial/Commercial Facilities Program, the Planning and Land Development Program, and the Development Construction Program. However, as a discharger of storm and non-storm water, the LACFCD remains subject to the Public Information and Participation Program and the Illicit Connections and Illicit Discharges Elimination Program. Further, as the owner and operator of certain properties, facilities and infrastructure, the LACFCD remains subject to requirements of a Public Agency Activities Program.” (Permit, Part II.F, p. 18.)

Consistent with the role and responsibilities of the LACFCD under the Permit, the [E]WMPs and CIMPs reflect the opportunities that are available for the LACFCD to collaborate with permittees having land use authority over the subject watershed area. In some instances, the opportunities are minimal, however the LACFCD remains responsible for compliance with certain aspects of the MS4 permit as discussed above.



Figure E-1 Los Angeles County Flood Control District Service Area

Appendix F
Los Angeles County Santa Monica Bay
Nearshore and Offshore Debris TMDL
TMRP

S E P T E M B E R 2 0 1 2

Santa Monica Bay Watershed Management Area (WMA) Trash Monitoring and Reporting Plan (TMRP) - Final

Submitted to:

COUNTY OF LOS ANGELES



Table of Contents

Table of Contents	i
List of Tables	iii
List of Figures	iii
List of Attachments	iii
List of Acronyms	iv
Overview	1
Trash Definition	1
TMRP Requirements	1
MFAC/BMP Program Requirements.....	4
General Approach	5
Program Coverage	6
Trash Collection Procedures	6
Cleanup Events	6
Monitoring, Assessment, and Evaluation Approach.....	7
Monitoring Site Location Approach	7
MFAC Assessment Sites.....	7
Source Area Evaluation Sites.....	8
TMRP Coverage	8
Inaccessible Areas.....	10
Monitoring Procedure Approach	10
Monitoring Locations and Frequencies	11
Monitoring Site Locations	11
Monitoring Frequency	11
MFAC Assessment Sites.....	12
Source Area Evaluation Sites.....	13
Monitoring Event Preparation.....	14
Site Definition.....	14
Site Length	15
Site Width	15
Monitoring Procedures.....	16
MFAC Assessment and Source Area Evaluation Events	16

MFAC Assessment Site Procedures	17
At Beaches	17
At Harbors.....	18
At Non-Beach Open Space and Parks	19
MFAC Assessment Site Completion	20
Source Area Evaluation Site Procedures	20
At Beaches, Harbors, Non-Beach Open Spaces and Parks.....	20
Source Area Evaluation Site Completion	21
Post-Event Activities	21
Special Circumstances for Safety Consideration.....	23
Homeless Individuals and Property	23
Steep Cliffs and Access Trails	23
Ocean Tides and Currents	23
Confined Spaces.....	24
Reporting Requirements	25
Annual Monitoring Report.....	25
Point Sources	25
Beaches	25
Harbors.....	26
Non-Beach Open Space and Parks	26
TMRP/MFAC Revision.....	26
Comparison with Established Baselines	27
Nonpoint Sources.....	27
Point Sources	27
Current BMP Efforts.....	27

List of Tables

Table 1. Proposed Components of the MFAC Program and the Frequency of Implementation...	4
Table 2. Proposed Monitoring Events in the Santa Monica WMA	12
Table 3. Equipment Checklist.....	14
Table 4. General Timeline for FCS Installation.....	27

List of Figures

Figure 1. Santa Monica Bay WMA and County Unincorporated Areas	10
--	----

List of Attachments

Attachment A. Monitoring Sites: MFAC Assessment and Source Area Evaluation

Attachment B. Health and Safety Plan

Attachment C. Contact Sheet

Attachment D. Example Trash Monitoring Worksheet

Attachment E. Example Hazardous Material/Intractable Trash Log

List of Acronyms

BMP	Best Management Practice
BPA	Basin Plan Amendment
CPS	Connector Pipe Screen
DGR	Daily Generation Rate
DBH	Department of Beaches and Harbors
FCS	Full Capture System
LA	Load Allocation
MFAC	Minimum Frequency of Assessment and Collection
MS4	Municipal Separate Storm Sewer System
PCS	Partial Capture System
TMDL	Total Maximum Daily Load
TMRP	Trash Monitoring and Reporting Plan
WLA	Waste Load Allocation

Overview

The purpose of this document is to detail a Trash Monitoring and Reporting Plan (TMRP) and Minimum Frequency of Assessment and Collection/ Best Management Practice (MFAC/BMP) program to implement the Santa Monica Bay Nearshore and Offshore Debris Total Maximum Daily Load (TMDL), effective March 20, 2012. The implementation of the TMDL covers the entire Santa Monica Bay Watershed Management Area (WMA).

The TMRP encompasses a description of an MFAC program, procedures to assess compliance with the MFAC program, current BMPs, a monitoring program to quantify trash from source areas, and information on sources to prioritize BMP implementation. The TMRP includes monitoring and assessment procedures that allow for determination of compliance for both point and nonpoint sources.

The TMRP and MFAC/BMP program described herein are being submitted on behalf of the County of Los Angeles (County), the Los Angeles County Department of Beaches and Harbors (DBH), and the City of Hermosa Beach, three of the responsible parties identified in the TMDL, to address point and non-point source trash in the Unincorporated County Areas, on beaches and harbors owned and operated by the County, and non-point source trash within the Hermosa Beach owned by the City of Hermosa Beach within the Santa Monica Bay Watershed Management Area. Future implementation efforts may warrant changes based upon outcomes of subsequent studies and findings. Significant deviations from the County TMRP and MFAC/BMP program will initiate notification to the Los Angeles Regional Water Quality Control Board (Regional Board).

TRASH DEFINITION

For purposes of the TMRP and MFAC/BMP program, trash is any persistent solid material that is manufactured or processed and directly or indirectly, intentionally or unintentionally, disposed of or abandoned into the environment. Materials properly placed within trash collection bins (e.g., cans or dumpsters) are not considered trash with regards to MFAC assessment or trash generation rate evaluations. Naturally occurring vegetation waste is also not considered trash.

TMRP REQUIREMENTS

TMRP requirements apply to both point sources (e.g., catch basins within the municipal separate storm sewer system) and nonpoint sources (i.e., beaches, harbors, non-beach open space and parks.) As outlined in the TMDL, assessment metrics for point source waste load allocations (WLAs) and nonpoint source load allocations (LAs) are as follows:

Point sources:

- The installation of full capture devices on all conveyances discharging to waterbodies within the Santa Monica Bay WMA¹.

Nonpoint sources:

¹ Where full capture devices are not feasible (e.g., due to size limitations), the County will elect to use partial capture devices or other controls to remove trash from the subdrainage area at the commensurate trash generation rate.

- No trash on Beaches or in Harbors immediately after a cleanup event.
- Trash is not accumulating in deleterious amounts.
- Trash generation rate of sources areas does not exceed the benchmark of 113,150 pounds per mile per year (310 lbs/mi/day) for Beaches and Harbors, or 162,468 pounds per square mile per year (640 gal/mi²/yr) for Non-Beach Open Space and Harbors, and displays a decreasing trend over time.

In the event the assessment metrics are not met, the County may evaluate the BMPs currently being employed and determine if additional BMPs may result in attaining the metrics. If changes to existing BMPs or implementation of additional BMPs are determined to likely result in attaining the assessment metrics, the County will describe the proposed modifications and the schedule for effecting the modifications as part of the Annual Monitoring Report. Where assessment metrics are not met, the County will be in compliance with the TMDL by completing the BMP evaluation, reporting the results and schedule for changes as appropriate in the Annual Monitoring Report, and, as appropriate, implementing the identified changes.

The TMRP is designed to address the following requirements:

- Assessment and Monitoring
 - Establish nonpoint source monitoring requirements
 - Develop initial monitoring protocols, locations, and frequencies
 - MFAC assessment program for Beaches and Harbors (nonpoint sources)
 - MFAC assessment program for Non-Beach Open Space and Parks (nonpoint sources)
 - Evaluation of trash generation rates from nonpoint source areas
 - Establish reporting requirements
- BMP Implementation
 - Prioritize High Trash Generation Areas (point and nonpoint sources)
 - Evaluate and identify most appropriate Full Capture Systems (FCS) or Partial Capture Systems (PCS)/BMPs to install or implement (point and nonpoint sources)
 - Evaluate MFAC/BMP program effectiveness (nonpoint sources)
- Point source implementation
 - Outline FCS sizing.
 - Propose definitions for “major rain event” and “proper operation and maintenance”

Trash receptacles placed for proposer disposal of unwanted items, and cleanup events to collect trash, are the major BMPs of the MFAC program. The following are the proposed collection and monitoring procedures that will be used for the TMRP:

MFAC Collection Program:

- Maintain existing daily cleanup events for Beaches, Harbors, and Burton Chace Park.
- Implement daily cleanup events for trash source areas of Beaches, Harbors, and Burton Chace Park.
- Continue conducting as-needed cleanup events for Non-Beach Open Space and Parks.

Assessment program for MFAC:

- Define MFAC Assessment Sites.
- Visually survey and collect any trash within 100 foot long site reach at defined locations immediately after a cleanup event. If any trash is found, it will likely necessitate additional field staff training or evaluation of modified collection procedures to capture all trash.

Evaluation program and definition of trash generation rate for nonpoint source areas:

- Define Source Area Evaluation Sites.
- Collect all trash within evaluation area at defined locations in the late afternoon before dusk, and weigh the trash collected.
- Extrapolate the collected trash data from evaluation sites to the whole location (e.g., a beach) for comparison with the benchmark.
- Demonstrate a decreasing trend in trash generation rates over time.

Trash Monitoring Program

- Conduct monitoring as per the MS4 permit, if so required.

The proposed components of the monitoring program and the purposes they serve in the TMRP for meeting the TMDL requirements are listed in Table 1, in addition to the frequency at which the components of the program will be conducted.

Table 1. Proposed Components of the MFAC Program and the Frequency of Implementation.

Component	Purpose	Frequency
MFAC Collection Program (Cleanup Events)	Zero-trash requirement to be met immediately after cleanup events	Daily for Beaches and Harbors Daily for source areas of Beaches and Harbors Daily for Non-Beach Open Space and Parks near shorelines
MFAC Assessment Sites	MFAC assessment that zero-trash metric has been met immediately after cleanup events	Annually for Beaches and Harbors Annually for Non-Beach Open Space and Parks
Source Area Evaluation Sites	Collection of trash to determine trash generation rate for specific areas	Semi-annually for Beaches and Harbors Semi-annually for Non-Beach Open Space and Parks
Point Sources	Determination of attaining the specified point source WLAs and progressive reduction	None. Assumes all County point sources will be implementing full capture Assumes monitoring of MS4 system and drainage channels will be addressed through the MS4 permit

In addition, the County TMRP will serve as the monitoring guidelines and procedures that will be used for the MFAC/BMP program effort. Any changes and revisions to the described procedures will be included with annual monitoring reports. The MFAC/BMP program as defined in the BPA is “Established at an interval that prevents trash from accumulating in deleterious amounts that cause nuisance or adversely affect beneficial use between collections”.

MFAC/BMP Program Requirements

The MFAC/BMP program applies to nonpoint sources only. Requirements for the MFAC/BMP program are associated with TMRP requirements and are as follows:

- Develop initial minimum frequency of monitoring and collection, as well as protocol and locations (nonpoint sources)
 - Collection and monitoring program for Beaches and Harbors
 - Routine trash generation rate evaluation
 - Collection and monitoring program for Non-Beach Open Space and Parks
 - Routine trash generation rate evaluation
- Implement an initial suite of structural and/or nonstructural BMPs
- Develop Health and Safety Plan

Data and results gathered from the MFAC/BMP program will assist in determining TMRP required BMP Implementation actions and may additionally affect monitoring protocols, locations, and frequencies.

GENERAL APPROACH

The County will initially use the default baseline load allocations (LAs) for nonpoint sources and the default WLA for point sources, as given in the BPA (see **Comparison with Established Baselines** section). The County TMRP proposes the following procedures for meeting the TMDL requirements as listed in the BPA:

1. Conduct initial TMRP actions to meet the following goals:
 - a. Cleanup events (no monitoring), conducted daily to remove trash from Beach and Harbor shorelines, Beach and Harbor source areas, and Harbor waters.
 - b. MFAC assessments, conducted annually immediately after a cleanup event to ensure all trash is collected.
 - c. Evaluation of source areas, conducted semi-annually with collection conducted in late afternoon before dusk to determine if the trash generation rate is decreasing and whether the trash is accumulating at a rate deleterious to beneficial uses.
2. Prepare a monitoring report one year from the start of the required monitoring² and each year thereafter that provides the following information:
 - a. Results of all nonpoint source monitoring efforts
 - i. MFAC assessment results
 - ii. Source area evaluation results
 - iii. Number of cleanup, MFAC assessment, and source area evaluations conducted
 - b. Summary of all efforts implemented at point sources
 - i. Number of installed FCSs and percent of coverage
 - ii. Summary of any point sources not addressed with FCSs
 - iii. Description of point sources to be addressed the following year
 - c. Determine if the County is within with TMDL assessment metrics
 - i. Zero trash after MFAC assessment events
 - ii. Trash generation rates below baseline
 - iii. Reduction in trash generation rates
 - d. Discussion of effectiveness of the MFAC/BMP program
 - e. If necessary, proposed revisions to the MFAC/BMP program and TMRP, including:
 - i. Assessment site revisions
 - ii. Evaluation site revisions
 - iii. Monitoring frequency revisions

² The start of the required monitoring program will be based upon receipt of the Regional Board Executive Officer's approval letter

iv. BMP implementation revisions.

These proposed procedures comprise a tentative list that may be modified after the monitoring efforts begin. Any major deviations will warrant Regional Board notification. The annual reports will incorporate TMRP results and description of components and/or elements added or modified by the County.

PROGRAM COVERAGE

The Basin Plan Amendment (BPA) lists numerous responsible parties who are not participating in the County TMRP effort and are not covered by any component of the County TMRP. The County is assuming that non-participating responsible parties will implement their own plan/s and the Regional Board will enforce all requirements associated with BPA milestones and requirements in an equitable manner to ensure that the trash impairments are addressed in all listed areas.

The TMRP is developed to assess and evaluate the trash collection and generation rate in areas under the County jurisdiction. Specifically, the beaches may receive trash from areas outside the County jurisdiction, including from Caltrans (Pacific Coast Highway) and storm drain discharges from upstream non-County urban areas. The site selection and monitoring presented herein are designed to exclude to the extent possible trash emanating from areas outside of County control.

As subsequent implementation efforts take place, other parties within the watershed may agree to join this implementation effort, whereupon modified procedures (e.g., notification to the Regional Board of party joining the effort, increased sampling and/or MFAC/BMP program requirements, and reporting requirements covered under the joint effort) will be followed.

TRASH COLLECTION PROCEDURES

Trash collection will occur primarily through cleanup events, which occur generally on a daily basis at Beaches and Harbors. Secondary trash collection may occur through source area evaluation events. Ideally, there will be no trash remaining during MFAC assessment events, which are scheduled to occur immediately after the primary cleanup events, however, remaining trash collection will be collected and weighed. A schedule of monitoring events including cleanup, MFAC assessment, and source area evaluation events is provided in Table 2.

Cleanup Events

Cleanup events will include collection of trash from sandy beach areas and harbor waters. A specific protocol is not required for collection procedures occurring at cleanup events. As long as the frequency of cleanup events meets the frequencies specified herein, the County may use any methods or techniques desired for trash collection at cleanup events.

Monitoring, Assessment, and Evaluation Approach

For the TMRP, MFAC monitoring sites are identified for locations that fall under County jurisdiction. Depending on existing monitoring and assessment activities at each of these sites, changes in monitoring may be proposed in the future to refine the evaluation and assessment of the MFAC/BMP program. The intent of the monitoring and assessment approach is to ensure that the MFAC program requirements are being met, and to utilize available resources to the extent possible to meet other TMRP requirements so that duplicative efforts are minimized.

MONITORING SITE LOCATION APPROACH

The impaired locations listed in the BPA consist of broadly defined areas, including the waterbodies within the Santa Monica Bay WMA, the Santa Monica Bay, and the shoreline/beaches of the Santa Monica Bay. Adjacent land areas which may contribute trash to these areas (e.g., beaches, marinas, open spaces, and parks in the WMA) are also included. It is important to note that there are various leased or privately owned Beach and Harbor areas scattered along the Santa Monica Bay shoreline. Leased and privately owned areas are not addressed in the TMRP and are to be avoided when conducting TMRP and MFAC/BMP activities. Only areas owned by the County and maintained by DBH will be covered by the County TMRP. In addition, the unique topography in certain areas of the WMA contains dangerous and inaccessible areas, such as cliffs and bluffs, which cannot be safely cleaned of trash or monitored, as described in the Health and Safety Plan (see **Attachment B**).

The proposed approach for meeting both the MFAC and TMRP requirements includes the use of two types of monitoring sites:

- MFAC Assessment Sites (Assessment Sites)
- Source Area Evaluation Sites (Evaluation Sites)

The Assessment Sites are specific sites located adjacent to impaired waterbodies within the WMA, which are representative of the critical areas defined in the BPA. These sites are also considered a component of the MFAC/BMP program, and are used to monitor the assessment metric of no trash remaining after a cleanup event.

The Evaluation Sites will primarily be used to determine the trash generation rates for the nonpoint source areas. Data from Evaluation Sites will be used to help identify High Trash Generating Areas adjacent to selected Assessment Sites, evaluate the effectiveness of the MFAC/BMP program, and determine the assessment metrics to compare with TMDL baseline and trending reduction requirements.

Specific assessment and evaluation sites are listed in **Attachment A**. The following is a discussion of the site selections.

MFAC ASSESSMENT SITES

MFAC Assessment Sites (Assessment Sites) serve the following purpose under the TMRP:

- Allow for repeatable monitoring efforts and comparable data analysis to evaluate assessment metrics and the TMDL load allocation.

The Assessment Sites were selected for their representation of impaired areas as well as their safety and accessibility. Each Assessment Site is intended to provide a representative assessment of the County jurisdiction as listed in the BPA and locations for long-term assessment. For each Beach and Harbor location, generally one Assessment Site has been proposed.

Detailed monitoring of 100 foot sections of a shoreline will be conducted at each Assessment Site. Procedures for conducting monitoring are described in the **Monitoring Procedures** section of the TMRP report. Specific details pertaining to each site sampled will be included in subsequent annual monitoring reports.

SOURCE AREA EVALUATION SITES

The Source Area Evaluation Sites (Evaluation Sites) meet the following TMRP requirements:

- Evaluation of the trash generation rate for nonpoint sources.
- Measure over time for to determine trend.
- Evaluate the effectiveness of the MFAC/BMP program.

Evaluation Sites are focused in or around locations likely to be trash hotspots (e.g., parking lots, pay stations, recreation areas, and restaurants). Evaluation sites are generally areas that are cleaned on a daily basis. Monitoring procedures conducted at the Evaluation Sites will include weighing and photographing all trash that is collected. Monitoring procedures are described in the **Monitoring Procedures** section. No specific source identification data will be collected and the specific amount of information collected per Evaluation Site may vary based on feasibility, necessity of information, and accessibility of the site. Similar to the Assessment Sites, Evaluation Sites will not be located in areas deemed unsafe, inaccessible or on leased/private property where access has not been granted.

TMRP COVERAGE

The County will not be held accountable for other responsible parties not participating in the County TMRP effort (as listed in the **Overview**). The County will not be held responsible for any monitoring not conducted in the areas defined as being outside the Watershed or County boundaries characterized in Figure 1. Additionally, Trash TMDLs are effective for both the Malibu Creek and Ballona Creek Watersheds (both of which being part of the Santa Monica Bay WMA). The Malibu Creek and Ballona Creek Trash TMDL each specify the requirements for their respective areas, and are not readdressed here.

More specifically, the TMRP will cover locations deemed to be “source areas” within the WMA. Source areas³ may be defined as locations that are in immediate proximity of the Santa Monica Bay, and thus have a strong likelihood of contributing trash directly to the waters of the Santa Monica Bay (i.e., all locations situated on a coastline waterfront, such as Beaches and Harbors). Though the TMRP will also address other locations that are likely to indirectly contribute trash to the waters of the Santa Monica Bay (e.g., Open Space and Parks not along a coastline waterfront), the only requirement for these sites will be to ensure trash is not discharged to Santa

³ Distinct from “point source” and “nonpoint source” categorizations, which primarily serve to indicate the pattern of trash dispersion, can be used broadly to refer to any locations where trash may potentially be released, and may or may not also qualify as source areas

Monica Bay by conducting trash assessments as needed. Appropriate BMPs, which may or may not include a MFAC program, will be implemented to ensure trash is not discharged from these areas. More intensive monitoring procedures are applied at Beach and Harbor source areas, where the County plans to focus its resources. Monitoring efforts at Beaches and Harbor source areas are intended to capture all trash that would otherwise come in contact with the waters of the Santa Monica Bay.

The City of Hermosa Beach has elected to use the County TMRP and associated documents for Hermosa Beach. City of Hermosa Beach, not the County, will be solely responsible for implementation of the actions proposed in the TMRP for Hermosa Beach. Will Rogers, Venice, Dockweiler, and Point Fermin beaches will not be covered in the LA County Santa Monica WMA TMRP as the individual cities which have jurisdiction over these beaches plan to prepare separate TMRPs that will cover these locations. White Point/Royal Palms Beach will not be covered in the Santa Monica Bay WMA TMRP because shoreline conditions preclude MFAC Assessments and there are no suitable source areas under County jurisdiction. If such constraints change, the beach will be added to the TMRP and MFAC/BMP program requirements.

There is some likelihood that trash sources within the WMA that are not under County jurisdiction discharge trash to the selected monitoring locations in the TMRP, potentially causing an exceedance of the baseline WLA and/or LA. Such exceedances may likely occur with point and nonpoint sources or infrastructure maintained by Caltrans or other Municipal Separate Storm Sewer System (MS4) Permittees, especially under storm conditions. Since it is not currently feasible to differentiate County trash from non-County trash once it has been discharged and dispersed, the County will monitor all trash that is found in its source areas. For the TMRP, however, the evaluation sites are selected to exclude areas dominated by trash from non-County sources. The County will utilize all the strategies within its authority to achieve its allocations, pursuing any actions necessary to prevent or resolve such issues (e.g., obtaining necessary permits to install FCS or PCS in the infrastructure of the County flood control district). For the purposes of the TMRP, the County will assume that any further actions that are required⁴ will be covered by the MS4 permits and addressed through requirements outlined within the respective permits. Documentation and discussion of these issues will be included in subsequent annual monitoring reports.

⁴ Including visual monitoring and removal of trash, addressing fugitive trash deposited either illegally or through wind transport, and identifying and prioritizing areas of illicit discharge in all open channels and other MS4 drainage structures

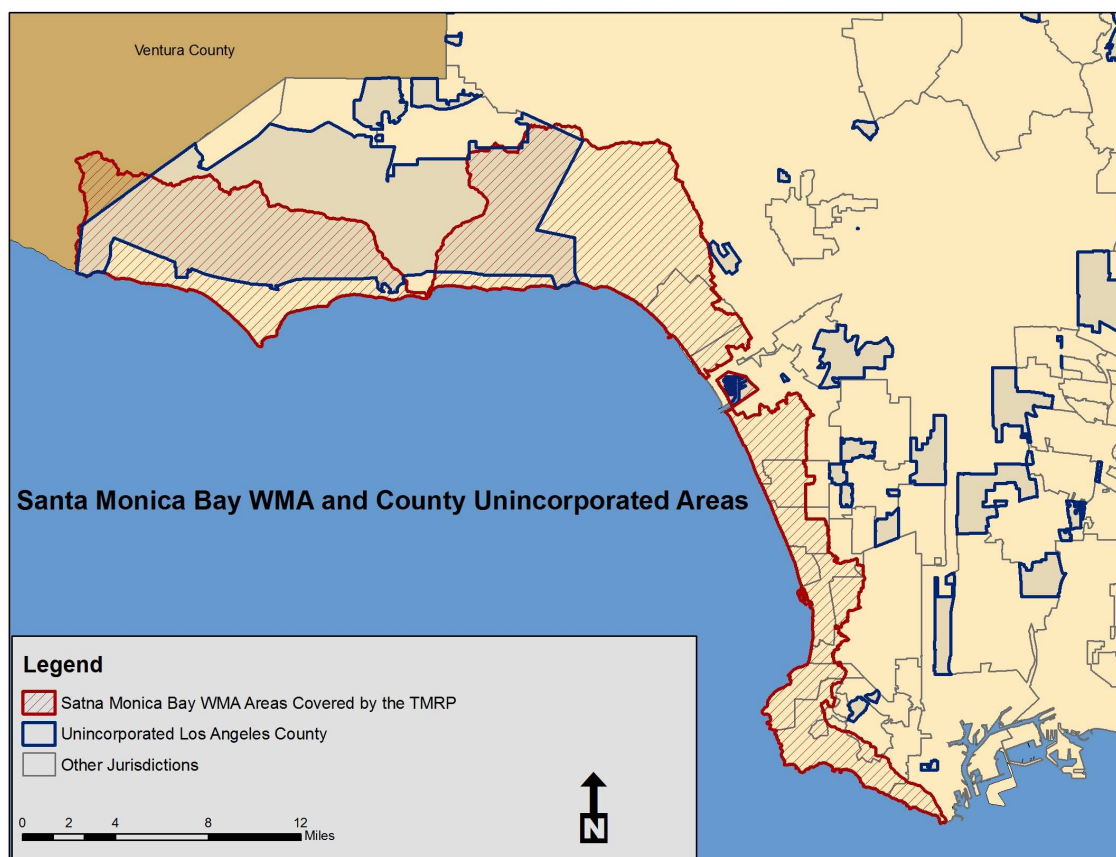


Figure 1. Santa Monica Bay WMA and County Unincorporated Areas

INACCESSIBLE AREAS

Areas of the WMA that are deemed inaccessible due to safety concerns or limited access will not receive cleanings and will not be assessed by the TMRP effort. Specifics on areas deemed inaccessible will be included in the annual monitoring reports.

MONITORING PROCEDURE APPROACH

Trash monitoring for the TMRP requires the collection of trash in a specified manner that allows for the generation of reproducible results that can be compared over time. Additionally, the monitoring procedure needs to define the metric that will be used to measure the trash collected. The standard procedures for each type of site (Assessment Site vs. Evaluation Site) also vary, with a more detailed approach used at the Assessment Sites. The procedures for monitoring can be found in the **Monitoring Procedures** section of the TMRP, and the Standard Operating Procedures for monitoring can be found in the **Standard Operating Procedures** section of the Health and Safety Plan.

The monitoring procedure approach that has been selected for the TMRP is to record the weight of trash collected.

Monitoring Locations and Frequencies

MONITORING SITE LOCATIONS

Assessment and Evaluation Sites are proposed for nonpoint sources owned by the County or maintained by DBH and are presented in **Attachment A**. Generally, each beach maintained by the DBH contains one Assessment Site and one Evaluation Site. Assessment and Evaluation Sites are summarized in Table 2.

Assessment Sites will be selected at locations where cleanup event assessment metrics will be measured. The level of monitoring effort for Assessment Sites should be minimal. These sites will be approximately 100 feet in length and follow the detailed procedures for identification and assessment given in the TMRP. The number of Assessment Sites will be based on the County's selected approach.

Evaluation Sites will be used to provide additional coverage requirements for the impaired areas listed in the BPA. These sites will be utilized for source area evaluation, assessment for Areas of High Trash Generation, and/or BMP effectiveness requirements. The level of effort for Evaluation Site monitoring will be greater than that required for Assessment Sites.

MONITORING FREQUENCY

The frequency of required monitoring for impaired locations listed in the BPA may vary from one to two times per year. The overview of the proposed frequency of cleanup, MFAC assessment, and source area evaluation events is presented in Table 2.

A summary of the event frequencies is as follows:

1. Total Assessment Sites = 13 (one per nonpoint source where site conditions permit)
 - a. 11 sites monitored once per year (Beaches)
 - b. 1 site monitored once per year (Harbors)
 - c. 1 site monitored once per year (Non-Beach Open Space and Parks)
2. Total Evaluation Sites = 12 (one per Beach, Harbor, Open Space and Park)
 - a. 10 sites monitored twice per year (Beaches)
 - b. 1 site monitored twice per year (Harbors)
 - c. 1 site monitored twice per year (Non-Beach Open Space and Parks)

Table 2. Proposed Monitoring Events in the Santa Monica WMA

Location	Event Frequency		
	Cleanup	Morning MFAC Assessment ⁽¹⁾	Afternoon Source Area Evaluation ⁽²⁾
<i>Beaches</i>			
Nicholas Canyon Beach	Once per day	Annually	Semi-annually
Zuma Beach	Once per day	Annually	Semi-annually
Point Dume Beach	Once per day	Annually	Semi-annually
Latigo Shores Beach	Once per day	None ⁽³⁾	Semi-annually
Dan Blocker Beach	Once per day	Annually	None ⁽⁴⁾
Malibu/Surfrider Beach	Once per day	Annually	None ⁽⁴⁾
Las Tunas Beach	Once per day	None ⁽³⁾	Semi-annually
Topanga Beach	Once per day	Annually	Semi-annually
Marina Beach	Once per day	Annually	Semi-annually
Manhattan Beach	Once per day	Annually	None ⁽⁴⁾
Hermosa Beach	Once per day	Annually	Semi-annually
Redondo Beach	Once per day	Annually	Semi-annually
Torrance Beach	Once per day	Annually	Semi-annually
White Point/ Royal Palms Beach	Once per day	None ⁽³⁾	None ⁽⁴⁾
<i>Harbors</i>			
Marina Del Rey	Once per day	Annually	Semi-annually
<i>Non-Beach Open Space and Parks</i>			
Burton Chace Park	Once per day	Annually	Semi-annually

(1) MFAC assessments performed immediately after cleanup events, generally at one site per location

(2) Source Area evaluations performed generally at one site per location

(3) Shoreline conditions preclude MFAC Assessments

(4) No suitable source areas under County jurisdiction

MFAC Assessment Sites

MFAC assessments at Beaches and Harbors will be performed on an annual basis, immediately following a cleanup event. Cleanup events at Harbor shorelines and sandy areas of Beaches are performed on a daily basis year round.

Burton Chace Park in Marina del Rey is the only park within the County jurisdiction identified as potentially contributing trash to beach shorelines or harbor waters. DBH performs daily cleanups at Burton Chace Park. Annual MFAC assessments will be conducted at Burton Chace Park. If other Non-Beach Open Spaces and Parks are found to be source areas of trash to the Santa Monica Bay shoreline or Harbor waters, then appropriate BMPs will be defined and applied to these areas. Instead of conducting MFAC assessment at other Non-Beach Open Spaces and Parks, however, the County may opt to focus its resources on monitoring efforts at Beaches and Harbors where trash has the highest likelihood of making contact with the waters of the Santa Monica Bay.

No point source monitoring is proposed because it is anticipated that all County point sources will be addressed through full capture. FCSs are designed to capture any particles measuring 5 millimeters or more in any direction, and will be sized for the peak flow rate of a “major rain event”, defined as a one-year, one-hour storm in the subdrainage area. For full capture, the County will use connector pipe screen (CPS) devices.⁵

A CPS device is a vertical screen with 5 mm openings, installed inside a catch basin directly upstream of the connector pipe in such a manner that all water entering the basin must pass through the device. A vertical opening is provided around the perimeter of the screen to allow storm water to bypass in the event of a large storm or if the screen becomes clogged. CPS devices are currently manufactured and installed by Advanced Solutions (Stormtek) and American Storm Water (Debris Dam). CPS screens and bypass openings will be sized according to the recommendations and procedures given in the County CPS design manual.⁶

The purpose of a Connector Pipe Screen (CPS) is to contain trash within a catch basin and exclude it from the storm drain system. As such, routine maintenance will likely be necessary to remove trash from the catch basin to prevent it from accumulating to a point that would affect the performance of the CPS or the catch basin itself. Per the County CPS design manual, “proper operation and maintenance” will be defined as inspecting and cleaning each catch basin each year (e.g., at least once between May 1 and September 30), as well as inspecting and providing additional cleaning of any catch basin that is at least 40% full of trash and/or debris.

The County will perform phased implementation of FCSs at point sources over an eight year period. See Table 4 for a schedule of planned FCS implementation. If FCSs cannot be or are otherwise not implemented at point sources, trash generation rate monitoring procedures will need to be implemented. Monitoring at these locations will use the weight of trash collected from the catch basins not draining to a FCS.

For MFAC assessment sites, the proposed schedule of monitoring frequency is given in Table 2.

Source Area Evaluation Sites

Source area evaluation will be performed at Beaches and Harbors source areas on a semi-annual basis. For both Beaches and Harbors, source area evaluation will be conducted in the afternoon. To optimize usage of County resources, the frequency and locations of subsequent (e.g., year two) Evaluation Site monitoring may be modified upon review of the data gathered. As listed in the BPA, after the first year effort, monitoring frequencies may be revised pending review of the data collected through the MFAC/BMP program. A proposed monitoring schedule for Evaluation Sites is given in Table 2.

The County will initiate the given monitoring program within six months from the receipt of a letter of approval from the Regional Board Executive Officer (E.O.).

⁵ CPS devices were certified by the Regional Board as an approved full-capture device on August 1, 2007

⁶ Connector Pipe Screen Design: Full Capture TMDL Compliance, Screen and Bypass Sizing Requirements, Technical Report (April 2007), available at:
http://www.waterboards.ca.gov/rwqcb4/water_issues/programs/tmdl/fcc/la%20county%20full%20capture%20request%20package.pdf

Monitoring Event Preparation

Monitoring events should only be conducted during daylight hours under safe weather conditions. The weather forecast should be checked immediately prior to each monitoring event. Monitoring events will not occur during or immediately after storm events. Precipitation events within the WMA can cause elevated water levels and unsafe conditions. If at any time during a monitoring event, field personnel feel that site conditions are unsafe for any reason, the event should be abandoned and the project manager notified of the situation.

Prior to mobilization for each monitoring event, field personnel should prepare the equipment necessary to conduct the trash assessment monitoring event. Required equipment is listed in Table 3.

Table 3. Equipment Checklist

Required Trash Assessment Items	
<input type="checkbox"/> First Aid Kit	<input type="checkbox"/> Large Trash Bags (e.g., Green 'N' Pack Eco Friendly Lawn & Leaf Bags [30" x 33" x 1.1 mil, 30 gallon] or Glad ForceFlex Lawn Drawstring Bags [32.5" x 38" x 1.1 mil, 39 gallon])
<input type="checkbox"/> Cellular Telephone	<input type="checkbox"/> Work Gloves/Medical Gloves
<input type="checkbox"/> Copy of TMRP document	<input type="checkbox"/> Sharps Container
<input type="checkbox"/> Trash Monitoring Worksheets	<input type="checkbox"/> Digital Camera
<input type="checkbox"/> Hazardous Material/Intractable Trash Logs	<input type="checkbox"/> Garbage Bag Tags
<input type="checkbox"/> Clipboard	<input type="checkbox"/> Scale (e.g., Hand-Held Scale)
<input type="checkbox"/> Notebook	<input type="checkbox"/> Hiking Boots
<input type="checkbox"/> Pens/Pencils and Permanent Marker	<input type="checkbox"/> Wader Boots
<input type="checkbox"/> Side Pack/Messenger Bag	<input type="checkbox"/> Maps and Aerial Photos
<input type="checkbox"/> GPS Unit	<input type="checkbox"/> Sunscreen Lotion
<input type="checkbox"/> Measuring Wheel/Tape Measure	<input type="checkbox"/> Hat/Sunglasses
<input type="checkbox"/> Cones/Flagging Stakes	<input type="checkbox"/> Coins and small bills for parking
<input type="checkbox"/> Timepiece	
<input type="checkbox"/> Trash Grabber (e.g., Ettore 49036 Grip 'n Grab)	

Additionally, any necessary permits required for access to restricted areas and/or trash removal will be obtained prior to the monitoring event.

SITE DEFINITION

For all monitoring locations, site locations have been identified as listed in the **Monitoring Site Locations** section. At each of the selected monitoring locations (see **Attachment A**), monitoring will take place at a defined 100 foot section of the impaired area that is identified as the monitoring site. All subsequent monitoring events will take place within the same identified 100 foot area. If for any reason the location of a site is modified during an assessment event, the field crews will need to note the change and contact the project manager of the deviation.

Site Length

When the site is first established the 100 foot section will be accurately measured that includes sinuosity of the location. The length should be measured as the actual shoreline, channel/drain, open space, or park length (including curves), not necessarily in a straight line. Where possible, the upper and lower boundaries of each site should be identified by clearly visible and fixed landmarks, such as structures or natural formations that are notable. If possible, the boundaries may be flagged or physically marked to save time during subsequent assessment events. In addition, GPS coordinates should be recorded for the boundaries of each site during the first event. Again, if a section of the length is blocked or deemed inaccessible, the site can be moved to a more accessible location but any move will need to be noted and the project manager notified upon completion of the event.

Site Width

During the first site visit, the field team will document the transverse boundaries of the lengths to be monitored. For trash assessment events at Beaches, the site boundaries will be defined by the area between the current visible high-water line or beach crest⁷ and the lowest level to which the water recedes. For trash assessment events at Non-Beach Open Space and Parks as well as trash evaluation events at all nonpoint sources, site boundaries will be five to ten feet wide and will represent the areas within which trash can be carried to the waterbody by wind or water. For trash assessment events at Harbors, the site boundaries will be confined to the water. As appropriate, the boundaries may be defined by a physical structure, such as a fence or roadway, and will be documented in field notes and/or with digital photographs. Subsequent monitoring events will follow similar procedures within the same specified boundaries. If unable to resample previous areas, field crews will note the change and reason for the change in the monitoring worksheets.

⁷ The approximate line along and closest to a shoreline where the slope of the beach changes in steepness due to wave action. No sand or rocks wetted by waves will be found above the current visible high-water line or beach crest.

Monitoring Procedures

For the required monitoring events, trash will be collected following standard operation procedures as outlined in the TMRP. The amount of effort per event will vary based on the types of sites being monitored for that specific event. In particular, the BPA specifies that assessment shall focus on the shorelines or interface along Santa Monica Bay. However, procedures as outlined in TMRP are still required to be followed. During each monitoring event the weight of trash will be recorded. As such, the amount of trash will be determined using weight of trash as the standard metric.

MFAC Assessment and Source Area Evaluation Events

During each MFAC assessment and source area evaluation event at each site, a crew comprised of a minimum one or two-person monitoring crew will move through the entire Assessment Site or Evaluation Site. Though there should be no trash present at Assessment Sites during an assessment event, the monitoring crew will note and collect any trash not captured by the prior collection event. Trash collected during an assessment event will be weighed and recorded. At Evaluation Sites and Assessment Sites, the monitoring crew will collect and weigh every piece of trash⁸ found. Collecting all trash items will allow the site to be revisited and re-assessed for impairment and usage patterns. No waste receptacles will be covered by MFAC assessment and source area evaluation efforts.

A trash grabber or similar tool (e.g., metal kitchen tongs) should be used to help pick up trash. It is important to look under vegetative cover to see if trash has accumulated beneath. The ground and substrate should be inspected to ensure that small items are picked up and collected.

*****To avoid injury while picking up trash, team members should always wear gloves and avoid touching trash with unprotected hands*****

All collected trash shall be placed in trash bags and weighed to determine the weight of trash collected at each site. The amount of time needed for the trash monitoring should also be recorded.

To account for items which are too heavy to be lifted or are embedded in the area (e.g., boats that wash up during storms), referred to as intractable or “legacy trash”, specific notes will be written on the trash monitoring worksheet (along with GPS coordinates and/or digital photographs) as to avoid noting the same item/s during the next monitoring event. Legacy trash items will need to be removed by qualified individuals with appropriate equipment, therefore the monitoring crew will not attempt to remove these items themselves.⁹

Prior to deployment, the monitoring crew shall be informed or trained as to what hazardous materials are and may potentially be, and how to safely remove these items. If a potentially hazardous item is found during the assessment, the crew will not touch or move the item but shall inform the lead field technician. If the lead field technician determines that the item cannot

⁸ Trash as defined in the TMRP

⁹ Intractable or legacy trash is usually heavy and will interfere with assessment and evaluation efforts, which use weight as the single metric for measuring amounts of trash

be safely removed, the location of the item will be documented (along with photographs and/or GPS coordinates). Hazardous material identification and removal is further defined in the Health and Safety Plan along with a detailed list of items that are considered “Hazardous” and banned from disposal in the trash. More information can be found on the California Integrated Waste Management Board Website: www.ciwmb.ca.gov/hhw/info/. The appropriate authorities will be contacted immediately for removal of the hazardous item(s), if proper training or collection materials are not available to the monitoring crew.

MFAC ASSESSMENT SITE PROCEDURES

MFAC assessment will occur at Beaches and Harbors as well as Non-Beach Open Space and Parks. While monitoring Assessment Sites, the field crew will fill out a trash Monitoring Worksheet (**Attachment D**). Trash MFAC assessment will be conducted using the following procedures:

At Beaches

Before the first event at each site, set the specific shoreline location for the reference endpoints. Provide the coordinates for the two reference endpoints of each site, as located along the current visible high-water line or beach crest. Each site reach must be approximately 100 feet in length. Also provide a description for the general location.

1. Immediately after a cleanup event at each designated site, at least one field crew member will be deployed for the follow-up assessment event.
2. A Monitoring Worksheet will be used to record observations and notes. If available, multiple individuals can participate in an assessment event, but only one individual is to be recording information on the Monitoring Worksheet in order to minimize the potential for errors.
3. Using the description and coordinates of the reference endpoints, find the approximate location at which to begin the assessment.
 - a. If for some reason it is not possible to access an endpoint or entire site, note the reason/s and contact the project manager for further directions.
 - b. If project manager is unavailable, note the time of the visit and continue on to the next site.
4. Record the coordinates for each of the two corners of the starting location.¹⁰ The distance between these points should encompass the site width to be monitored, with the higher point situated on the current visible high-water line or beach crest and the other point on the lowest level to which the water recedes.
5. Before beginning the assessment, record the starting time.

¹⁰ If a line were drawn between the two corner points, the line would lie roughly perpendicular to the adjacent shoreline.

6. Proceed to walk along and visually sweep the shoreline area between the current visible high-water line or beach crest and the lowest level to which the water recedes. Look carefully for any articles of trash. Head towards the far end of the 100 foot reach, noting and collecting any trash that may be found within the site. Make additional notes as appropriate, and check the GPS device every so often to ensure that assessment efforts are confined to the approximate designated location.
7. If large items are identified or hazardous materials are found, follow the procedures in the **Identified Hazardous Materials and Intractable Trash** section of the Health and Safety Plan.
8. Upon arriving at the approximate end location, record the stop time and then record the coordinates of each of the two corners of the end location.
9. Take a digital photograph to document the cleanliness of the site.
10. Complete any remaining relevant portions of the Monitoring Worksheet.

If the monitoring group identifies a more efficient and/or modified method to record monitoring information, the method will be noted in the subsequent annual report.

At Harbors

Before the first event at each site, set the specific shoreline location for the reference endpoints. Provide the coordinates for the two reference endpoints of each site, as located along land-water interface. Each site reach must be approximately 100 feet in length. Also provide a description for the general location.

1. Immediately after a cleanup event at each designated site, at least one field crew member will be deployed for the follow-up assessment event.
2. A Monitoring Worksheet will be used to record observations and notes. If available, multiple individuals can participate in an assessment event, but only one individual is to be recording information on the Monitoring Worksheet in order to minimize the potential for errors.
3. Using the description and coordinates of the reference endpoints, find the approximate location at which to begin the assessment.
 - a. If for some reason it is not possible to access an endpoint or entire site, note the reason/s and contact the project manager for further directions.
 - b. If project manager is unavailable, note the time of the visit and continue on to the next site.

4. Record the coordinates for each of the two corners of the starting location.¹¹ The distance between these points should encompass the site width to be monitored.
5. Before beginning the assessment, record the starting time.
6. Proceed to move along and visually sweep the general area. Look carefully for any articles of trash. Head towards the far end of the 100 foot reach, noting and collecting any trash that may be found within the site. Make additional notes as appropriate, and check the GPS device every so often to ensure that assessment efforts are confined to the approximate designated location.
7. If large items are identified or hazardous materials are found, follow the procedures in the **Identified Hazardous Materials and Intractable Trash** section of the Health and Safety Plan.
8. Upon arriving at the approximate end location, record the stop time and then record the coordinates of each of the two corners of the end location.
9. Take a digital photograph to document the cleanliness of the site.
10. Complete any remaining relevant portions of the Monitoring Worksheet.

At Non-Beach Open Space and Parks

Before the first event at each site, set the specific endpoints by providing coordinates for each of the four corners of the site. Each site reach must be 100 feet in length and at least 5 to 10 feet in width. Also provide a description for the general location.

1. Immediately after a cleanup event at each designated site, at least one field crew member will be deployed for the follow-up assessment event.
2. A Monitoring Worksheet will be used to record observations and notes. If available, multiple individuals can participate in an assessment event, but only one individual is to be recording information on the Monitoring Worksheet in order to minimize the potential for errors.
3. Using the description and coordinates of the endpoints, find the approximate location at which to begin the assessment.
 - a. If for some reason it is not possible to access an endpoint or entire site, note the reason/s and contact the project manager for further directions.
 - b. If project manager is unavailable, note the time of the visit and continue on to the next site.

¹¹ If a line were drawn between the two corner points, the line would lie roughly perpendicular to the adjacent shoreline.

4. Record the coordinates for each of the two corners of the starting location. The distance between these points should encompass the site width to be monitored.
5. Before beginning the assessment, record the starting time.
6. Proceed to walk along the length of the reach, visually sweeping across the width. Look carefully for any articles of trash. Head towards the far end of the 100 foot reach, removing any trash that may be found within the site for subsequent weighing. Make additional notes as appropriate, and check the GPS device every so often to ensure that assessment efforts are confined to the approximate designated location.
7. If large items are identified or hazardous materials are found, follow the procedures in the **Identified Hazardous Materials and Intractable Trash** section of the Health and Safety Plan.
8. Upon arriving at the approximate end location, record the stop time and then record the coordinates of each of the two corners of the end location.
9. Take a digital photograph to document the cleanliness of the site.
10. Complete any remaining relevant portions of the Monitoring Worksheet.

MFAC Assessment Site Completion

Following the completion of the site assessment, the team should check the Monitoring Worksheet for completion. The total time for the assessment event, including start time and end time, should also be noted on the worksheet. It is important to complete the worksheets before leaving the site while the memory is still fresh.

Observations about the condition of the site, locations of any possible trash found, potential contributing sources, and other observations should be recorded in the appropriate spaces on the trash monitoring worksheet.

SOURCE AREA EVALUATION SITE PROCEDURES

The effort for the Evaluation Site monitoring will include trash collection and take place at a later time of day. Trash collection may include items on the ground or items caught within structures or vegetation, but will exclude all items contained within waste receptacles. Source area evaluation will occur at Beaches and Harbors as well as Non-Beach Open Space and Parks. Evaluation procedures are as follows:

At Beaches, Harbors, Non-Beach Open Spaces and Parks

Before the first event at each site, set the specific endpoints by providing coordinates for each of the four corners of the site. Each site reach must be 100 feet in length and at least 5 to 10 feet in width. Also provide a description for the general location.

1. In the late afternoon before dusk, at least two field crew members will be deployed for an evaluation event. A Monitoring Worksheet will be used to record observations and notes, but only one individual is to be recording information on the worksheet to minimize the potential for errors.

2. Using the description and coordinates of the endpoints, find the approximate location at which to begin the assessment.
 - a. If for some reason it is not possible to access an endpoint or entire site, note the reason/s and contact the project manager for further directions.
 - b. If project manager is unavailable, note the time of the visit and continue on to the next site.
3. Before beginning the evaluation, record the start time.
4. Proceed to walk along the length of the reach, visually sweeping across the width.
5. Collect any articles of trash found, heading towards the far end of the 100 foot reach. Make additional notes as appropriate, and check the GPS device periodically to ensure that evaluation efforts are confined to the approximate designated location.
 - a. In areas where large amounts of trash are accumulating, note any observations on the Monitoring Worksheet.
 - b. If large items are identified or hazardous materials are found, follow the procedures in the **Identified Hazardous Materials and Intractable Trash** section of the Health and Safety Plan.
6. Upon arriving at the approximate end location, record the stop time and then record the coordinates of each of the two corners of the end location.
7. Take a digital photograph to document the cleanliness of the site.
8. If trash was found and a trash bag used to contain items found within the site, secure the bag opening and label the bag with the site name and date.
9. Use a hand-held scale to weigh the bag. Record the weight on the Monitoring Worksheet.
10. Complete any remaining relevant portions of the Monitoring Worksheet.

Source Area Evaluation Site Completion

Following completion of the site, the team should check the Monitoring Worksheet for completion. The total time for the collection event, including start time and end time, should also be noted on the worksheet. General site observations should be recorded on the trash monitoring worksheet as well. It is important to complete the worksheets before leaving the site while the memory is still fresh.

POST-EVENT ACTIVITIES

At the completion of source area evaluation events, all collected trash will be taken to a County facility. At the County facility, all trash will be placed in a dumpster and subsequently be sent to a landfill or recycling facility for appropriate disposal.

The contracted agency should make all reasonable attempts to recycle the materials collected during the event, with time permitting. The recycling of materials is not a requirement of the TMDL or the TMRP/MFAC and is at the discretion of the contractor. If items are too large to remove or are deemed hazardous or “Legacy Trash”, the contractor shall immediately contact the program manager to initiate removal of the items.

In addition, the trash generation rate will be calculated at the completion of source area evaluation events. Dividing the weight of trash collected by the site length (Beaches and Harbors) or area (Non-Beach Open Space and Parks) will yield an approximated site-specific trash generation rate, which may be used to estimate the trash generation rate for the entire location. For trash generation rate calculations, site length will be 100 feet and site width may be calculated using the coordinates of the monitored area, as recorded on a Monitoring Worksheet. The collected data will be used to inform the annual report in assessment of the comparison to baseline and, over time, evaluation of reducing trend in the rate.

Special Circumstances for Safety Consideration

Within the Santa Monica WMA there are several potentially hazardous factors that exist. One of these is the potential to encounter homeless individuals that are known to occupy the area. The other factors include steep cliffs and access trails, ocean currents, confined spaces, and invasive species. The potential for these special circumstances are discussed in more detail below and in the Health and Safety Plan (**Attachment B**). The Health and Safety Plan provides a more comprehensive review of special circumstances for safety consideration, including additional special circumstances not covered in the TMRP. Cleanup, assessments, and evaluations will not occur in areas with safety concerns.

HOMELESS INDIVIDUALS AND PROPERTY

There is the potential for encounters and/or interactions with homeless individuals during trash collection activities. The possibility of unknowingly collecting items which may be deemed property of a homeless individual may create the potential for a serious altercation. During any cleanup or monitoring event, field staff are required to use discretion in all interactions with individuals in the field (standard for any encounter, homeless or not) and should handle themselves in a professional and courteous manner. If at any time field staff feel uncomfortable or in danger, activities must immediately cease and all staff must return to a safe location. Field staff will record the amount of monitoring that took place prior to the work interruption, and note on the field sheets the end point location and time. If any situation escalates to a perceived dangerous level, field staff must immediately leave the area and contact the appropriate authorities. In the event that trash items appear to be property of a homeless individual, field staff should thus consider the items “Legacy Trash” and follow procedures outlined in the **Hazardous Materials and Legacy Trash** section of the Health and Safety Plan. Care must be taken when collecting pertinent data, and as previously stated, if at any time during monitoring or cleanup field staff feel threatened or in danger, cease all activities and move to a more secure location.

STEEP CLIFFS AND ACCESS TRAILS

Some of the assessment sites are located near or at the base of steep cliff sides and access trails. Commonly paired with crumbling earth, sharp rocks, and uneven terrain, the potential to slip and fall causing serious injury is possible at these locations, even during the driest of weather. Steep cliffs may also present the danger of landslides. Field crews will need to ensure that all precautions are taken when sampling adjacent to environments exhibiting these conditions. Field crews should avoid cliff sides and precarious trails, and identify safe routes to the designated sites. During assessment efforts, field crews should take caution when using dirt access trails and ensure that all procedures as outlined in the Health and Safety Plan are followed. Dangerous environments are deemed off limits during all assessment events.

OCEAN TIDES AND CURRENTS

The combination of ocean tides and rocky terrain often produce slippery surfaces. Especially when working in close proximity to the water, strong waves and/or rip currents may present additional dangers. Field crews should be aware of their surroundings at all times, take precaution when walking on wet surfaces, and consider wearing a pack to keep their hands as free as possible.

Collection, assessment, and evaluation events may be curtailed during periods of high surf.

CONFINED SPACES

At no time are field crews to enter any confined spaces, including storm drain outlets, freeway underpass tunnels, or any confined area located at or near a monitoring location. These confined spaces can include areas of dangerous gas buildup and other potential hazards that field crews will not be trained properly in addressing. If trash is accumulating in a confined space, notification will be given the project manager which will include a specific site location, a brief narrative of the observations, and the time and date of the observation.

Reporting Requirements

ANNUAL MONITORING REPORT

Each year, an annual monitoring report will be submitted to the Regional Board. The annual report will address Point Sources, Beaches, Harbors, and Non-Beach Open Space and Parks. Any instances of not attaining TMDL WLAs or LAs, TMRP, or MFAC/BMP Program provisions; and any BMPs proposed to address assessment metrics not meeting desired levels will also be described in the annual report.

Point Sources

For point sources, the County will:

- Include a report of the number and percent coverage of installed FCSs.
- State whether the County is attaining the TMDL schedule for installation.
- Provide an estimate of the number of point sources to be included in County efforts for the following year.
- Identify any point sources that cannot be fitted with a FCS (e.g., at a catch basin due to size constraints).

In the case that a point source is not suitable for or cannot be fitted with a FCS, the County will default to using a PCS or performing institutional controls to demonstrate the removal of trash at the daily generation rate (DGR). Institutional controls that are used at point sources without FCSs will be noted in the annual report.

Beaches

For Beaches, the County will:

- Provide a tabulation of the number of cleanup, assessment, and evaluation events conducted at shorelines and source areas.
- Include results from MFAC assessments.
- Include results from source area evaluations.
- State whether the County is attaining the following:
 - Zero trash after assessments
 - Trash generation rate below baseline
 - Trash generation rate at a reducing trend (evaluated beginning with the third annual report)

In the event any of the above are not achieved, the County will evaluate current BMPs and propose changes to existing BMPs or institute additional BMPs to ensure future assessment metrics are met in the future. Possible BMPs that may be implemented include providing additional training for field crew members, providing additional trash receptacles, or increasing legal enforcement for littering. If determined necessary, proposed modifications will be included in the Annual Report.

Harbors

For Harbors, the County will:

- Provide a tabulation of the number of cleanup, assessment, and evaluation events conducted at shorelines and source areas.
- Include results from source area evaluations.
- State whether the County is attaining the following:
 - Zero trash after assessments
 - Trash generation rate below baseline
 - Trash generation rate at a reducing trend (evaluated beginning with the third annual report)

In the event any of the above are not achieved, the County will evaluate existing BMPs and propose changes to existing BMPs or institute additional BMPs to ensure future assessment metrics are met in the future (e.g., additional training for field crew members, additional trash receptacles, and increasing legal enforcement for littering). If determined necessary, proposed modifications will be included in the Annual Report.

Non-Beach Open Space and Parks

For Non-Beach Open Space and Parks, the County will:

- Provide a tabulation of the number of cleanup assessment, and evaluation events conducted.
- Include results from MFAC assessments.
- Include results from source area evaluations.
- State whether the County is attaining the following:
 - Zero trash after assessments
 - Trash generation rate below baseline
 - Trash generation rate at a reducing trend (evaluated beginning with the third annual report)

In the event any of the above are not achieved, the County will evaluate existing BMPs and propose changes to existing BMPs or institute additional BMPs to ensure future assessment metrics are met in the future and include a description of any program modifications in the annual report.

TMRP/MFAC REVISION

All proposed revisions the County determines to be necessary to the TMRP and/or MFAC/BMP program will be proposed in the annual monitoring report. Revisions may include procedural modifications, increasing or reducing the frequency of MFAC assessment and collection, redefining “critical conditions” as given in the BPA, and changing the location or number of MFAC assessment and source area evaluation sites.

COMPARISON WITH ESTABLISHED BASELINES

To perform source area evaluation, the County will be using the baseline LAs and WLA as established in the BPA, for nonpoint sources and point sources, respectively.

Nonpoint Sources

For Beaches and Harbors, the data collected at Evaluation Sites will be used to compare trash generation rates to the TMDL default baselines. Additionally, monitoring sites are to show a decreasing trend of accumulation.¹² As mentioned in the BPA, compliance with the nonpoint source LAs may be achieved through the implementation of the MFAC/BMP program.

Point Sources

Point sources will be addressed using FCSs. A FCS “is any single device or series of devices that traps all particles retained by a 5 mm mesh screen and has a design treatment capacity of not less than the peak flow rate Q resulting from a one-year, one-hour, storm in the subdrainage area”.^{13,14} If there are physical constraints that prevent the usage of a FCS, alternative methods of compliance will be proposed on a case-by-case basis. As such, a small percentage of catch basins may require some combination of PCS/BMPs.

For the annual monitoring report, the County will prepare and include a plan outlining the proposed FCS installation schedule and/or PCS installation and BMPs to be implemented. Point sources will not be prioritized for FCS installation. For the TMRP, the County has identified 62 catch basins for inclusion as shown in Figure 2 of **Attachment A**. The projected general timeline for FCS installation at the identified point sources is given in Table 4.

Table 4. General Timeline for FCS Installation.

Final Date	Number of FCSs Installed ⁽¹⁾
March 20, 2016	13
March 20, 2017	25
March 20, 2018	38
March 20, 2019	50
March 20, 2020	62

(1) Based on 62 catch basins covered by the TMRP

CURRENT BMP EFFORTS

The County actively engages in a three-pronged approach for pollution prevention: 1) Education; 2) Incentives; and 3) Enforcement. Listed below are current trash management procedures or

¹² A decreasing trend constitutes a negative slope when the data is graphed on a time series plot

¹³ Per Resolution No. 04-023, adopted by the Regional Board on March 4, 2004

¹⁴ “Rational equation is used to compute the peak flow rate: $Q = C \times I \times A$, where Q = design flow rate (cubic feet per second, cfs); C = runoff coefficient (dimensionless); I = design rainfall intensity (inches per hour, as determined per the rainfall isohyetal map), and A = subdrainage area (acres).”

BMPs that have been put in place by the County. The given BMPs, combined with the monitoring described in the TMRP, represent the initial MFAC/BMP program for the County. As new BMPs are implemented in the Watershed, this list will be updated to account for increased efforts. Each Annual Report will include the suite of BMPs employed for the corresponding year. Current BMPs include:

- Daily cleaning of all County-owned or operated beaches.
- Daily cleaning of all harbor waters.
- *Ordinances*
 - Title 12 Chapter 12.85 - Ban on plastic carryout bags
 - Title 17 Chapter 12.365 - Smoking prohibited on County beaches
 - Title 17 Chapter 4.645 - Smoking prohibited at County parks
 - Low Impact Development Ordinance - Reduce impacts from stormwater runoff
- *FCSs*
 - Ballona Creek Watershed - There are 368 catch basins that collect runoff from County-unincorporated communities located within the Ballona Creek Watershed. To date, the County has achieved a total 88.5 percent reduction to date with the installation of 333 full-capture devices and a 81.1 percent reduction based on a 3-year average for all of the County unincorporated areas within the Ballona Creek Watershed.
 - Malibu Creek Watershed - The County has installed 192 FCSs in catch basins within the Malibu Creek Watershed in unincorporated County areas.
- *Trash and Recycling Receptacles* - Wedded clamshell-lid trash and recycling cans have been installed at areas owned, operated, or otherwise maintained by the County. These receptacles are also marked with messages and images that encourage their usage.
- *Industrial and Commercial Inspections* - Annual inspections targeting facilities lacking minimum stormwater BMPs and housekeeping practices to reduce sources of trash.
- *Maintenance and Cleanup Activities* – Parking lot and street sweeping program with most streets swept on a weekly basis in unincorporated County areas.
- *Public Information and Participation Programs* - CleanLA public outreach program and website (www.888CleanLA.org) educates residents about stormwater pollution prevention. The CleanLA campaign teaches residents about proper disposal of waste and the importance of watershed protection. Information provided through these programs includes how to report illegal dumping, why it is important to prevent animal waste and general pollution from entering the storm drain system, and locations for proper RV sewage waste disposal. The creative multimedia campaign includes broadcast of stormwater pollution prevention messages through radio, television, billboards, newspapers, video aired on Metro buses, and the Internet.
- *Storm Drain Markers* - All storm drains in the unincorporated County are appropriately marked with a “no dumping” message.

- *Development Planning Program* - The County requires post-construction BMPs to reduce the impact of development on water quality including reducing the transport of trash via stormwater runoff.

Example Hazardous Material/ Intractable Trash Log

Location Name and Type: _____

Trash ID Number	Date/Time Found (00/00/00 00:00)	Description and Notes	GPS Coordinates
EXAMPLE			

Example Trash Monitoring Worksheet

Basic Info

Monitoring Type (Circle one): Assessment / Evaluation

Date: _____

Location Name and Type (Beach, Harbor, etc.): _____

Names of Field Crew Members:

Hand Crew: _____

Skimmer Boat Crew: _____

Pre-Event

Starting Site Description (Reference street names, buildings, other structures, etc.):

Site Sketch (Number site corners and label shoreline, if applicable):

Starting Site Boundaries:

Lat, Long (e.g., 34.00000, -118.90000):

1: _____

2: _____

Event **START Time** (e.g., 14:00): _____

During

Monitoring Observations (Trash types, relative proportion of trash types, spatial/temporal trash patterns, possible sources, etc.):

Event **STOP Time** (e.g., 14:00): _____

Post-Event

Ending Site Description (Reference street names, buildings, other structures, etc.):

Ending Site Boundaries:

Lat, Long (e.g., 34.00000, -118.90000):

3: _____

4: _____

(Return to Pre-Event section to complete Site Sketch)

Time Spent Monitoring:

Total (Stop time – Start time): _____

Cumulative (Total Time * Number of Field Crew Members): _____

Weight of Trash (lbs.):

Standard (excludes Hazardous Material/Intractable Trash): _____

Hazardous Material/ Intractable Trash: _____

Additional Notes (Current/recent weather conditions, etc.):

Contact Sheet

Los Angeles County

Bruce Hamamoto, Los Angeles County Department of Public Works (LACDPW)

Phone: (626) 458-5918

E-mail: BHAMAMO@dpw.lacounty.gov

Address: 900 S. Fremont Ave., Alhambra, CA 91803

S E P T E M B E R 2 0 1 2

Santa Monica Bay Watershed Management Area (WMA) Trash Monitoring and Reporting Plan (TMRP) - Health and Safety Plan (HSP)

Provided for the:

COUNTY OF LOS ANGELES



Table of Contents

Table of Contents	i
List of Tables	iii
List of Acronyms	iv
Overview	1
Standard Operating Procedures.....	2
Key Staff	2
TMRP HSP Review Procedures	2
Monitoring Preparation	3
Pre-monitoring Event Requirements.....	3
Critical Event Pre-monitoring Requirements.....	4
Critical Event Procedures	4
Monitoring Event Considerations	4
Prohibited On-Site Activities	6
General Health and Safety Requirements	7
Site Safety Meetings	7
Incident Reporting	7
Reporting Procedures.....	7
HSP Updates	7
Health and Safety Procedures	8
Personal Protective Equipment (PPE)	8
Heat Stress	9
Cold Stress	10
Traffic and Vehicle Safety	12
Lifting	12
Slips and Falls	13
Invasive Species.....	13
Decontamination	13
Arundo and Poison Oak	13
Steep Cliffs and Access Trails	14
Ocean Tides and Currents	14
Confined Spaces.....	14

Swift Water/Flood Conditions	14
Wildfires	15
Homeless Individuals and Property	15
Wildlife	16
Hazardous Materials	16
Infectious Aerosols	16
Atmospheric Hazards.....	17
Hazardous Materials and Intractable Trash	18
Hazardous Materials	18
Potential Hazardous Items	18
Identified Hazardous Materials and Intractable Trash.....	19
Additional Trainings	22
HSP Certification	23
Conclusion	24
MCW HSP TRAINING CERTIFICATION.....	25

List of Tables

Table 1. Key TMRP HSP Staff and Responsibilities	2
--	---

List of Acronyms

HM	Hazardous Materials
HSP	Health and Safety Plan
IT	Intractable Trash
MFAC	Minimum Frequency of Assessment and Collection
PM	Program Manager
PPE	Personal Protective Equipment
SOPs	Standard Operating Procedures
TMDL	Total Maximum Daily Load
TMRP	Trash Monitoring and Reporting Plan
WMA	Watershed Management Area

Overview

The objective of the Health and Safety Plan (HSP) is to provide a guidance document that supplements the information provided in the Santa Monica Bay Nearshore and Offshore Debris Total Maximum Daily Load (TMDL) Trash Monitoring and Reporting Plan (TMRP), protects Field Staff from injury or illness during their monitoring activities, and ensures that such activities do not compromise any County laws, ordinances or safety policies. Prior to any monitoring activities, Field Staff should review any existing HSPs or similar documents that may be in place. The objective of the Santa Monica Bay Watershed Management Area (WMA) TMRP HSP will be achieved through planning, common sense, effective communication, and training. The HSP can be used in conjunction with, or to complement any existing plan.

The HSP alone cannot create a safe work environment, and it is not intended to be a comprehensive "safety manual" for the program, the HSP should serve to remind staff of health and safety policies that apply specifically to field monitoring, trash collection/assessment, and associated activities of this program. The HSP will also act as a general guide regarding how collection activities should be performed.

All Field Staff that will be participating in trash collection efforts associated with the TMRP and MFAC/BMP program shall follow the HSP. All staff participating in any component of the collection and assessment/evaluation effort shall be responsible for reading the HSP and following its procedures. The HSP should also be reviewed periodically and updated as needed, but annually at a minimum. Numerous items may be identified, including omitted items not initially considered, clarification of a particular component of the program, corrections, or additions once monitoring has been initiated, and should be addressed during the review and updating process.

The HSP has been divided into two sections, the first being an overview of the Standard Operating Procedures (SOPs) that should be followed prior to, during, and after a monitoring event. The first section is meant to complement the information included in the **Monitoring Procedures** section of the TMRP. The second section focuses on the general health and safety procedures that must be incorporated into day to day activities associated with monitoring efforts. This second section is meant to complement the information contained in the **Special Circumstances for Safety Consideration** section of the TMRP.

Standard Operating Procedures

The **Standard Operating Procedures** (SOPs) section outlines general operating procedures that should be followed by all individuals involved with this program. The **SOPs** section provides basic guidance that will allow for more efficient collection efforts and build a basic structure that will ensure HSP procedures are followed. This section should be reviewed periodically and updated as necessary, but annually at a minimum.

KEY STAFF

This section specifies key program personnel involved in the TMRP activities. Table 1 includes generic titles and specific responsibilities with relation to maintaining compliance with the HSP guidelines. While it is not mandatory to adopt the actual titles in this table, it should be used as a guide and general hierarchical structure.

Table 1. Key TMRP HSP Staff and Responsibilities

Title	Responsibilities
Program Manager	<ul style="list-style-type: none">• Ensure that program is performed in compliance with the HSP• Monitor HSP compliance• Manage and resolve issues dealing with health and safety• Ensure that the program HSP is continually implemented• Ensure that program resources are allocated to fully implement and support the HSP• Ensure that adequate training or safety briefing(s) are provided and completed• Communicate with the stakeholder(s) regarding any issues and/or incidents related to the TMRP and MFAC/BMP program HSP
Crew Leader	<ul style="list-style-type: none">• Directly responsible for Field Staff health and safety• Report all health or safety issues to the Program Manager (PM) including any unsafe conditions or practices• Assist PM in HSP implementation• Inspect all field equipment before mobilization to ensure that all health and safety equipment is available on-site• Implement emergency procedures as needed• Conduct health and safety assessments as needed
Field Staff	<ul style="list-style-type: none">• Be familiar with the TMRP HSP and related issues• Report all health and safety issues to the Crew Leader• Assist in HSP implementation• Ensure that HSP procedures are followed• Implement emergency procedures as needed• Conduct health and safety assessments and inform the Crew Leader of concerns

TMRP HSP REVIEW PROCEDURES

Prior to the initiation of any field activities, a thorough review of all documents (TMRP, HSP and any other identified safety oriented documents) should be conducted. All questions and/or concerns should be addressed prior to moving forward with any monitoring effort. All key staff

should be included in this review process to ensure that all requirements of the TMRP are understood and the guidelines and procedures outlined in this HSP are clearly defined and understood. The following steps should be carried out by Key Staff identified above:

1. The Program Manager (PM) should review and be familiar with all TMRP and HSP requirements and procedures. The PM should be able to answer all questions that Field Staff and/or the County may have concerning any element of this effort. The PM will also be responsible for communication between Field Staff and the County.
2. The PM and Crew Leader(s) should thoroughly review the TMRP and HSP requirements and procedures in a meeting to take place prior to the required start date of the TMRP activities. The PM should ensure that the Crew Leader(s) is/are adequately trained and able to convey all requirements to Field Staff. All questions should be fully addressed by the PM prior to initiating any field monitoring. The PM should also review any additional items identified by the Crew Leader(s) that may not be a component of the HSP.
3. The Crew Leader(s) should review and ensure that all Field Staff understands the TMRP and HSP requirements and procedures. It is up to the Crew Leader(s) to conduct trainings and ensure that all Field Staff understand and comply with the procedures outlined in both the TMRP and HSP. The Crew Leader(s) will be responsible for ensuring all TMRP requirements are being met in the field, and Field Staff are complying with the HSP procedures.

It is up to every individual to perform and carry out all field activities in a safe manner. By adequately training and addressing all questions early in the process, all individuals should be prepared to conduct themselves in an appropriate manner. Both the PM and all field staff should continually review the HSP procedures and communicate with all participants to ensure the HSP is up to date and accurate.

MONITORING PREPARATION

After all individuals have reviewed and understand the components of the TMRP and HSP, Field Staff may begin preparations for the monitoring event. The following requirements detail what should be completed prior to any monitoring event.

Pre-monitoring Event Requirements

Prior to all monitoring events, the Crew Leader should contact the PM to coordinate all necessary activities. The PM must also contact the appropriate County and/or Agency contact prior to the monitoring event to ensure that the tentative monitoring dates do not conflict with any planned or anticipated activities that may inhibit the completion of the event. All pertinent contacts and contact information will be established at the initiation of this program and updated as necessary. The following should be addressed during this coordination effort:

1. Any hazards and/or activities that may be happening in the watershed that will inhibit the completion of the tentative monitoring event. This would include circumstances such as construction activities, closed roads, wildfires, possible rain/wind events, and/or special events.

2. A general monitoring event plan should be developed that includes the names of staff conducting the collection event, approximate start time, sites to be completed, and site schedule.
3. A review of all important contact information with revisions made as necessary.

The PM will be responsible for ensuring all appropriate contacts have been made and all of the above items have been addressed prior to any monitoring.

Critical Event Pre-monitoring Requirements

All of the pre-monitoring event requirements should be met prior to any critical event (rain or wind event) effort. Additionally, due to the potential increase of hazardous conditions during critical event monitoring, the PM will be responsible for ensuring that conditions are safe for the collection event. Depending upon the request of County, the PM may be required to contact state and/or local safety agencies for updates on environmental conditions. Again, the PM will be responsible for contacting all appropriate agencies prior to any critical monitoring event.

CRITICAL EVENT PROCEDURES

As described above, a portion of this effort potentially include monitoring of conditions prior to and after rain and wind events. The coordination of any critical event monitoring will be the responsibility of the PM. Prior to any critical event, the PM must monitor all available information outlets and ensure Field Staff has adequate time to complete the monitoring event in safe conditions. Examples of these outlets include:

- National Weather Service - <http://www.weather.gov/>
- Fox Weather - <http://www.foxnews.com/weather/us/index.html>
- AccuWeather - <http://www.accuweather.com/>
- Intellicast Weather - <http://www.intellicast.com/>

For monitoring post-critical monitoring events, the PM must ensure that conditions are deemed safe. It is assumed that safe conditions would be when channel flows have resumed to at or near base flow conditions.

At no time will staff be in the field during any rain event. If unexpected rain occurs during an event, Field Staff should cease all collection activities and note on the Trash Monitoring Worksheet (**Attachment D** to the TMRP) the time and location of the completed work.

MONITORING EVENT CONSIDERATIONS

The TMRP includes specific information pertaining to the SOPs for monitoring events. The **Monitoring Procedures** section of the TMRP details all procedures that must be followed during and after every monitoring event. As stated previously, it is up to every individual to ensure that they conduct themselves in a safe and cautious manner while in the field. During a monitoring event, all staff should consider the following while performing monitoring activities:

1. The Crew Leader(s) are responsible for the supervision of all activities. Field Staff are required to listen to and adhere to the directions of the Crew Leader(s).

2. A pre/post site safety meeting must be conducted at each site for all events. Many of the sites include shoreline/wet sand assessments, so crews should discuss tide and currents during the safety meeting.
3. Prior to starting a monitoring event, the Crew Leader should review the site information, including the site boundaries, potential hazards, and other important information that warrants review.
4. All staff should stay alert and aware of site conditions and their surroundings, including slippery surfaces, steep cliffs, and any other areas of concern. Where there are unsafe conditions cleanups, assessments, and evaluations will not occur.

The TMRP includes specific post-event activities. Again, the Crew Leader(s) should review all information, ensure all required procedures are complete, and all equipment and trash have been accounted for. The Crew Leader(s) will be required to contact the PM, who subsequently should contact the County to acknowledge the event has been completed.

Prohibited On-Site Activities

The following on-site activities are **prohibited** at all times:

- Entering any confined space¹ at any time
- Entering any private property without obtaining permission to enter
- Insubordination
- Any rough-housing and/or un-professional activities that may increase the risk for injury or decrease overall safety of the individual or crew
- Operating any heavy machinery or County owned vehicles and boats without authorization, adequate knowledge, or safety training
- Any site visit or monitoring activity that has not been cleared by the PM
- Smoking while on site or during working (non-break) hours
- Being under the influence of drugs or alcohol on site of during working hours
- Eating or drinking on-site or during working (non-break) hours, or without prior decontamination
- Any illegal activity
- Conducting any activity that has potential to harm oneself or other staff without first consulting the Crew Leader

This list may be modified and/or increased as this effort moves forward and more items are identified as prohibited activities.

¹ Confined Spaces includes storm drains, sewer areas, or any other space as defined by the County. The U.S. Occupational Safety and Health Administration (OSHA) classify storm sewers as confined spaces. Regulations for entry into confined spaces are provided in the OSHA Confined Space Standard (Title 29 Code of Federal Regulations [CFR] 1910.146) and in Section 5157 of CalOSHA CCR 8

General Health and Safety Requirements

Only Field Staff who have reviewed both the TMRP and HSP will be allowed to participate in trash monitoring efforts and/or related field visits. It will be the responsibility of both the PM and Crew Leader(s) to properly and adequately train all staff and ensure that enough staff are prepared to complete required monitoring events.

SITE SAFETY MEETINGS

All trained Field Staff members involved in monitoring activities will:

- Be involved in a pre/post site safety meeting and continually update the Crew Leader(s) of items that need to be addressed
- Continually be briefed on the specific safety requirements and program expectations
- Acknowledge and comply with terms and conditions of the HSP

INCIDENT REPORTING

Health and Safety incidents must be reported to the PM immediately in order to assess and diagnose current risks and eliminate future incidents.

Any incident involving the following must be reported immediately:

- Any illness, injury, or reaction caused by environmental or chemical exposure
- Any scale of physical injury, even if it does not require medical attention
- Any unnatural or notable occurrence such as fire, gaseous vapors, etc.
- Any property damage (including public or private), public complaints, or HSP violations

REPORTING PROCEDURES

Incident report forms can be obtained from the PM or County. This report is to be filled out by the incident victim and filed promptly for future use or investigation. Reports involving medical treatment must be completed by the PM within 24 hours of the incident.

HSP UPDATES

This HSP has been developed based upon previous experiences with similar monitoring efforts. While this report covers basic HSP items, it should continually be reviewed and updated as new items are identified and/or addressed. This document should be revised as necessary, but at least annually during the TMRP annual reporting efforts, to incorporate the lessons learned during the previous year. If updated, Regional Board staff must be notified and provided the revised HSP for their records.

Health and Safety Procedures

The **Health and Safety Procedures** section of this HSP includes specific procedures and information that must be considered prior to and during any monitoring activity. All staff should review and fully understand this section to ensure that safety procedures and considerations are being implemented. Again, it is up to the individual to conduct themselves in a safe and cautious manner during a monitoring event. As described in the **Special Circumstances for Safety Consideration** section of the TMRP, there are several potentially dangerous factors that exist within the Santa Monica Bay WMA. This section includes numerous items of concern (including those listed in the TMRP). This section should be reviewed periodically and updated as necessary.

PERSONAL PROTECTIVE EQUIPMENT (PPE)

Wearing appropriate attire can minimize the likelihood of injury or exposure. The following sections detail the various specifics regarding appropriate clothing and layering techniques that should be considered to avoid heat or cold stress. All Field Staff should wear appropriate field clothing, including proper footwear, dungarees and shirts for field work, gloves, eye protection, and head wear to protect from the sun. It will be the responsibility of the Crew Leader(s) to train all Field Staff in what is deemed proper clothing and footwear and ensure that Field Staff is dressed appropriately before a monitoring event. The individual will be prohibited from conducting any monitoring activities if an individual does not have the appropriate clothing.

A first aid kit will be present in each vehicle used for field work. It is the responsibility of the Crew Leader(s) to be sure their vehicles have a fully stocked first aid kit before entering the field. For a field crew consisting of approximately four members, the American Red Cross suggests the following items be included in a first aid kit:

- 2 absorbent compress dressings (5 x 9 inches)
- 25 adhesive bandages (assorted sizes)
- 1 adhesive cloth tape (10 yards x 1 inch)
- 5 antibiotic ointment packets (approximately 1 gram)
- 5 antiseptic wipe packets
- 2 packets of aspirin (81 mg each)
- 1 blanket (space blanket)
- 1 breathing barrier (with one-way valve)
- 1 instant cold compress
- 2 pair of non-latex gloves (size: large)
- 2 hydrocortisone ointment packets (approximately 1 gram each)
- Scissors
- 1 roller bandage (3 inches wide)
- 1 roller bandage (4 inches wide)

- 5 sterile gauze pads (3 x 3 inches)
- 5 sterile gauze pads (4 x 4 inches)
- Oral thermometer (non-mercury/non-glass)
- 2 triangular bandages
- Tweezers
- First aid instruction booklet

The PM and Crew Leader(s) should consider including specialized items such as an insect sting treatment kit for individuals who may not be aware of allergic reaction to bee stings. The following section regarding safety tips for wildlife encounters. Staff may modify and add as this effort moves forward.

HEAT STRESS

Heat Stress is a significant potential hazard associated with field efforts. When the body becomes overheated, a condition of heat stress exists. It can lead to a number of problems, including heat exhaustion, heat stroke, heat cramps, fainting, or heat rash. The use of protective equipment in hot weather environments can also accelerate heat stress related illnesses.

Heat cramps are brought about by prolonged exposure to heat. The signs and symptoms are as follows:

- Severe muscle cramps, usually in the legs or abdomen
- Exhaustion, often to the point of collapse
- Dizziness or periods of faintness

First aid treatment includes shade, rest and fluid replacement. Normally, the individual should recover within one-half hour. If the individual is not better within 30 minutes of treatment, transport the individual to the hospital for medical attention.

Heat exhaustion usually occurs in a healthy individual who has been exposed to excessive heat while working or exercising. The signs and symptoms of heat exhaustion are as follows:

- Rapid and shallow breathing
- Weak pulse
- Cold and clammy skin with heavy perspiration
- Skin appears pale
- Fatigue and weakness
- Dizziness
- Elevated body temperature

First aid treatment includes cooling the victim, elevating the feet, and replacing fluids. If the individual is not better within 30 minutes of treatment, transport the affected individual to the hospital for medical attention.

Heat stroke occurs when an individual is exposed to excessive heat and stops sweating. This condition is classified as a medical emergency, requiring immediate cooling of the patient and transport to a medical facility. The signs and symptoms of heat stroke are as follows:

- Dry, hot, red skin
- Body temperature approaching or above 105 degrees Fahrenheit
- Large (dilated) pupils
- Loss of consciousness; the individual may go into a coma.

Local weather conditions may produce situations which require restricted work schedules in order to protect personnel.

If at any time during trash monitoring efforts, any heat related illnesses occur, the PM must be contacted immediately and continually updated on the condition of the individual. If necessary, staff should call 911.

COLD STRESS

Staff may be required to work in cold environments, sometimes for extended periods. Cold stress is a common problem encountered in these types of situations. Four factors contribute to cold stress: cold air temperatures, high velocity air movement, dampness of the air, and contact with cold water or surfaces. A cold environment forces the body to work harder to maintain its temperature. Cold air, water, and snow all draw heat from the body. While it is obvious that below freezing conditions, combined with inadequate clothing, can bring about cold stress, it is also important to understand that it can be brought about by moderate temperatures coupled with rain and wind:

- Hypothermia, which means "low heat", is a potentially serious health condition. This occurs when body heat is lost faster than it can be replaced. When the core body temperature drops below the normal 98.6°F to around 95°F, the onset of symptoms normally begins. The person may begin to shiver and stomp their feet in order to generate heat. Additional symptoms of hypothermia include loss of coordination, slurred speech, and fumbling with items in the hand. The skin will likely be pale and cold. As the body temperature continues to fall, these symptoms will worsen and shivering will stop. Workers may be unable to walk or stand. Once the body temperature falls to around 85°F, severe hypothermia will develop and the person may become unconscious, and at 78°F, the person could die. Treatment depends on the severity of the hypothermia. For cases of mild hypothermia, move to a warm area and stay active. Remove wet clothes, replace with dry clothes or blankets, and cover the head. To promote metabolism and assist in raising internal core temperature, drink a warm (not hot), sugary drink. Avoid drinks with caffeine. For more severe cases, do all the above, plus contact emergency medical personnel (call 911 for an ambulance), cover all extremities completely, and place very warm objects, such as hot packs or water bottles, on the victim's head, neck, chest and groin. Arms and legs should be warmed last. In cases of severe hypothermia, treat the individual very gently and do not apply external heat to re-warm. Hospital treatment is required. Move all extremities as close to the torso as possible to conserve body heat.

- Frostbite occurs when the skin actually freezes and loses water. In severe cases, amputation of the frostbitten area may be required. While frostbite usually occurs when the temperatures are 30°F or lower, wind chill factors can allow frostbite to occur in above freezing temperatures. Wind chill is the combination of air temperature and wind speed. Frostbite typically affects the extremities, particularly the feet and hands. The affected body part will be cold, tingling, stinging, or aching followed by numbness. Skin color turns red, then purple, then white, and is cold to the touch. There may be blisters in severe cases. Do not rub the area to warm it. Wrap the area in a soft cloth, move the worker to a warm area, and contact medical personnel. Do not leave the worker alone. If help is delayed, immerse in warm (maximum 105°F), not hot, water. Do not pour water on affected part. **If there is a chance that the affected part will get cold again, do not warm. Warming and re-cooling will cause severe tissue damage.**
- Trench foot or immersion foot is caused by having feet immersed in cold water at temperatures above freezing for long periods of time. It is similar to frostbite, but considered less severe. Symptoms usually consist of tingling, itching or burning sensation. Blisters may be present. To treat trench foot, soak the individuals feet in warm water, then wrap with dry cloth bandages. Have the individual drink a warm, sugary beverage.

Wearing appropriate clothing and being aware of how your body is reacting to the cold are important to preventing cold stress. Although alcohol and smoking are prohibited at the sites, be aware that they may increase the risk of cold stress.

Anyone working in a cold environment may be at risk for cold stress. However, senior citizens may be at more risk than younger adults, since older people are not able to generate heat as quickly. Additionally, certain medications may prevent the body from generating heat normally. These include anti-depressants, sedatives, tranquilizers and others.

Protective clothing is the most important way to avoid cold stress. The type of fabric also makes a difference. Cotton loses its insulation value when it becomes wet. Wool, on the other hand, retains its insulation even when wet. The following are recommendations for working in cold environments:

- Wear at least three layers of clothing
 - An inner layer of cotton or synthetic weaves to allow ventilation
 - A middle layer of down or wool to absorb sweat and provide insulation even when wet
 - An outer layer to break the wind and allow some ventilation (like Gortex® or nylon)
- Wear a hat. Up to 40% of body heat can be lost when the head is left exposed
- Wear insulated boots or field appropriate footwear
- Keep a change of dry clothing available in case work clothes become wet
- Do not wear tight clothing. Wear loose clothing to allow better ventilation.

Drink plenty of liquids, avoiding caffeinated beverages. It is easy to become dehydrated in cold weather. If possible, heavy work should be scheduled during the warmer parts of the day. Take breaks out of the cold. Keep an eye on other crew members and watch for signs of cold stress. Exhaustion and fatigue are signs of low energy. Be conscious of your body's energy level since energy is needed to keep muscles warm. Take frequent breaks and consume warm, high calorie foods to maintain energy reserves.

Staff should watch for signs of cold or heat stress and allow workers to interrupt their work if they are extremely uncomfortable. The PM should also ensure that water or other beverages are available and that work schedules allow for appropriate rest periods. Staff should use appropriate personal protective equipment (PPE) and work practices to reduce the risk of cold stress.

If at any time during trash monitoring efforts, any cold related illnesses occur, the PM must be contacted immediately and updated on the condition of the individual. If necessary, staff should contact 911.

TRAFFIC AND VEHICLE SAFETY

Traffic hazards will be encountered when working at the side of or in a roadway. The primary threats associated with working in or alongside roadways are Field Staff being struck by passing vehicles or being involved in a vehicular collision. The risks associated with these threats are severe bodily injury and/or death.

Field Crews must never turn their back on traffic. When walking in a roadway either setting up or taking down traffic control, Field Crews must walk facing oncoming traffic. If Field Crew member must turn their back, a coworker shall watch oncoming traffic.

Vehicles, carts, bicycles, and heavy equipment may be present both outside and inside the work area. Field Staff will observe all speed limits for vehicles. Prior to operation of vehicles, staff will check tires, steering, and brakes for proper function. Defective or suspect equipment will not be used.

Be conscious of all vehicular traffic that may be present during monitoring efforts. Be careful when exiting the work area, especially when walking out from between parked vehicles to avoid vehicular traffic.

LIFTING

The potential for back strain exists due to lifting heavy items in the field. Correct manual lifting and handling of a load may prevent strain and reduce effort. The persistent use of bad lifting methods causes strains which may eventually become severe. When lifting a load always follow these principles:

- When possible, use mechanical equipment rather than lifting by hand.
- Never carry a load that cannot be seen over or around.
- When lifting a load:
 - Lift with the legs, not with the back
 - Keep the load close to the body
 - Use the most comfortable posture

- Lift slowly and evenly, do not jerk the load
- Do not twist the back while lifting
- Securely grip the load
- Do not lift an object or load suspected to be too heavy, oddly shaped, or awkward alone. GET HELP!
- Designate one staff member to lead when two or more people carry a load.

SLIPS AND FALLS

Slipping hazards may exist due to uneven terrain, wet surfaces, steep channels, leaking hydraulic fluid, or construction materials. Tripping hazards may be present from elevation changes, debris, or equipment. Falls are possible from elevated platforms, work areas, access ladders, and stairs. Prevention requires alertness, proper procedures, and appropriate protective equipment.

INVASIVE SPECIES

There is the potential for Field Staff to come in contact with invasive species found in the Santa Monica Bay WMA, including the New Zealand Mudsnail, giant reed (*Arundo*), castor bean, wild tree tobacco, crayfish, bullfrog, mosquito fish, and largemouth bass. Staff have the potential to further spread invasive species if proper precautions are not taken prior to, during, and after an event. Staff must follow procedures as outlined by the CA Department of Fish and Game, New Zealand Mudsnail Invasive Species Program (<http://www.dfg.ca.gov/invasives/mudsnail/>) and the United States Fish and Wildlife Service Invasive Species Program (<http://www.fws.gov/invasives/what-you-can-do.html>). Staff should consider developing a Hazard Analysis and Critical Control Points (HACCP) planning document specific to their monitoring sites.

DECONTAMINATION

Decontamination procedures shall be followed by Field Staff between sites, before eating, drinking, or smoking, and at the end of the monitoring event. Crew Leader(s) will ensure that monitoring vehicles are equipped with 2.5 - 5 gallon expandable water carriers with spigots, soap or similar liquid soap, and alcohol based instant hand sanitizer. The following decontamination procedures shall be followed:

- Wash hands, arms, face, and/or neck with water and soap, taking care to keep grey water away from storm drains and adjacent water bodies
- Dry all areas with disposable paper towels
- Thoroughly wet hands with instant hand sanitizer, then briskly rub together until dry.

ARUNDO AND POISON OAK

While unlikely, during trash monitoring there is the potential for contact with *Arundo* (*Arundo donax*) and Poison Oak (*Toxicodendron diversilobum*). *Arundo* can grow up to 10 meters in height and create extremely dense vegetated environments. Due to the size and density of *Arundo* habitats, there is the possibility of tripping and/or entanglement when entering a thicket of *Arundo* vegetation. **Trash will not be collected within any areas with *Arundo* vegetation.**

However; trash may be collected on the edge of the vegetation if safe and accessible. Poison Oak growing at or near assessment locations should be avoided if at all possible. Trash seen in the Poison Oak is not required for collection, but should be noted and photographed. Field Staff will be advised to put on Poison Oak protective lotion before entering any sites where the shrub is growing. Field Staff should also be aware that even when Poison Oak is dead, the oil can remain active for up to five years.

STEEP CLIFFS AND ACCESS TRAILS

Some of the assessment sites are located near or at the base of steep cliff sides and access trails. Commonly paired with crumbling earth, sharp rocks, and uneven terrain, the potential to slip and fall causing serious injury is possible at these locations, even during the driest of weather. Steep cliffs may also present the danger of landslides. Field Staff will need to ensure that all precautions are taken when sampling adjacent to environments exhibiting these conditions. Field Staff should avoid cliff sides and precarious trails, and identify safe routes to the designated sites. During assessment efforts, Field Staff should take caution when using dirt access trails and ensure that all procedures as outlined in the Health and Safety Plan are followed. Dangerous environments are deemed off limits during all assessment events.

OCEAN TIDES AND CURRENTS

The combination of ocean tides and rocky terrain often produce slippery surfaces. Especially when working in close proximity to the water, strong waves and/or rip currents may present additional dangers. Field Staff should be aware of their surroundings at all times, take precaution when walking on wet surfaces, and consider wearing a pack to keep their hands as free as possible.

CONFINED SPACES

At no time during the collection effort are Field Staff to enter any confined spaces (confined spaces are defined in footnote ¹ on page 6), including storm drain outlets, freeway underpass tunnels, or any confined areas located at or near a collection location. Chemicals can accumulate in confined spaces creating dangerous pockets of gas and other potential hazards that Field Staff are not properly trained to address. If trash is accumulating within a confined space, the PM will be notified of the specific site location, and a brief narrative of the observations including the time and date of the observation will be provided.

SWIFT WATER/FLOOD CONDITIONS

Assessment and evaluation events will not be scheduled during wet weather. However, an unexpected storm may cause flash flood conditions. Under these conditions, the event will likely be abandoned. At no time are Field Staff to be in stream channels (engineered or natural) during swift water and/or high flow conditions, nor should staff be in any channels if a forecasted storm (of 20% or greater chance of precipitation) is predicted for that day. Monitoring for critical storm conditions must take place prior to any rainfall occurring. All activities must be suspended immediately if Field Staff are in the field and rainfall occurs. The extent of collection completed prior to rainfall will be noted on the assessment worksheet. After any rainfall event, staff are prohibited from re-entering stream channels until flow velocities have returned to base flow conditions and/or conditions are deemed safe by the PM or proper authorities.

WILDFIRES

Some of the assessment sites may be located within or near potential burn areas, particularly the sites in or around the Malibu area. All precautions should be taken to ensure no Field Staff, Crew Leader(s), or PM initiate any actions that could start a wildfire, nor hinder or interfere with any wildfire suppression activities. Subsequently, during any wildfire event that is taking place in the Watershed, all monitoring events will cease until the wildfire has been suppressed. After suppression of the wildfire, Crew Leader(s) will confirm with the PM that conditions are safe to reinstate assessment efforts. If a wildfire begins during a collection event, staff must evacuate immediately, and then proceed to document the extent to which the event was complete. If any situation escalates to a perceived dangerous level, Field Staff must immediately leave the area and contact the PM and if necessary the appropriate authorities (via 911).

HOMELESS INDIVIDUALS AND PROPERTY

There is the potential for encounters and/or interactions with homeless individuals in the course of trash collection activities. The possibility of unknowingly collecting items which may be considered the property of a homeless individual may create the potential for a serious altercation. During any collection event, it is standard procedure for Field Staff to use discretion in all interactions with all individuals in the field and handle themselves in a professional and courteous manner. If at any time Field Staff feel uncomfortable or in danger, activities must immediately cease and all staff must return to a safe location. In the event this takes place, Field Staff must record the amount of collection that took place prior to the work stoppage, and note on the assessment worksheets the end point location and time. If any situation escalates to a perceived dangerous level, Field Staff must immediately leave the area and contact the appropriate authorities. As described above, in the event this takes place, the following actions should occur:

1. If any situation escalates to a perceived dangerous level, Field Staff must immediately leave the area and contact the PM and if necessary the appropriate authorities.
2. Record the amount of monitoring that took place prior to the work stoppage. This includes specifics like bank(s) or area(s) monitored, an estimate of the trash items not collected should be noted, and noting any intractable trash items visually identified upstream, yet not completely assessed .
3. Note on the Monitoring Worksheets the end point location and time.

The Crew Leader and Field Staff must assess the situation based upon multiple factors and the overall safety of the monitoring event. If possible and deemed safe, Field Staff will resume monitoring from the last area of collection as soon as possible that same day if and conditions are deemed safe. If the situation is not deemed safe, Field Staff must exit the location, the Crew Leader should contact the PM, and the PM must advise the County of the situation that the monitoring event is deemed complete.

In the event that trash items appear to be the property of a homeless individual, Field Staff should consider the items “intractable trash” and follow procedures outlined in the Hazardous Materials and Intractable Trash section of the HSP. As stated previously, if at any time during the collection event staff feels threatened or in danger, they must cease all activities and move to

a more secure location. Preserving the safety of the field crew is the top priority during all monitoring events.

WILDLIFE

There is the potential to encounter various wildlife that may pose a threat, including but not limited to poisonous reptiles, and stinging insects. Additionally, rodents, raccoons, and opossum may be found in the proposed sites, these animals should be generally avoided due to concerns with rabies. Pets may be encountered during the events, crews are advised to avoid contact with any animal with which they are not familiar. Do not corner, entrap, or attempt to feed any animal. Prior to initiating the monitoring effort, Field Staff must be properly informed and trained on how to avoid encounters with threatening wildlife and how to handle any encounter or interaction in the field. Additionally, crews will avoid contact with protected species (e.g., least tern, snowy plover, and grunion) and any areas designated for protected species.

HAZARDOUS MATERIALS

There is potential that hazardous materials, both physical and chemical substances, may be encountered at the assessment sites. Hazardous gaseous, liquid, and/or solid contaminants may be present as the result of spills and/or illicit dumping. The presence of chemicals and/or chemical vapors may result in (but are not limited to) one or more of the following threats: toxic conditions, oxygen displacement and explosion, and/or fire. The risks associated with these threats include poisoning (acute and/or chronic), asphyxiation, and bodily injury.

The following procedures are recommended to help protect field personnel from the hazards associated with chemical substances:

- Do not inhale vapors
- Do not ingest chemical substances
- Avoid contact with skin, eyes, and clothes
- Wear protective clothing including gloves and proper footwear.

Chemicals can be hazardous if inhaled or ingested, or if they come into contact with the skin or eyes. PPE should be worn to avoid skin contact. Always wash your hands and face before eating, drinking, or smoking and before leaving the work site.

All hazardous materials identified during the monitoring event must be properly dealt with in a safe manner to protect the worker and the environment from further harm. Professionals with training in the removal of the waste material will do the actual collection. If hazardous materials are discovered at a collection site, the Crew Leader will notify the PM who will then coordinate with the County to initiate the extraction of such wastes.

INFECTIOUS AEROSOLS

The potential to encounter infectious aerosols is low. Various aerosols may contain a variety of infectious microorganisms. Skin contact and/or inhalation of aerosols should be avoided when encountered in the field. If infectious aerosols are suspected or a concern, PPE should be worn to facilitate avoidance of skin contact or inhalation. Field Staff must always wash your hands and face before eating and/or drinking and before leaving the work site or facility.

ATMOSPHERIC HAZARDS

The potential to encounter atmospheric hazards while conducting this effort is low. The hazards include atmospheres that are flammable, toxic, or oxygen deficient. These conditions are typical in “confined spaces” like a storm drain or sewer. The U.S. Occupational Safety and Health Administration (OSHA) classify storm sewers as confined spaces. Regulations for entry into confined spaces are provided in the OSHA Confined Space Standard (Title 29 Code of Federal Regulations (CFR) 1910.146) and in Section 5157 of CalOSHA CCR 8.

As previously stated, entry into enclosed spaces by Field Staff is prohibited in this Plan.

Hazardous Materials and Intractable Trash

HAZARDOUS MATERIALS

During the course of any collection event, hazardous materials that pose a health threat to Field Staff may be encountered. The following materials are an example of the types of materials that may be considered hazardous. This HSP is intended to address the most common hazards which are likely to be observed. It is not intended to be an exhaustive or all inclusive list, and only includes the general category for the types of materials that might be encountered. Field Staff should always take care to put personal safety first and contact the PM if they have any questions regarding questionable hazards or issues that may be encountered.

Hazardous Materials Include:

- Ignitable Wastes (including waste oil and used solvents)
- Corrosive Wastes (including spent battery acid)
- Reactive Wastes (including lithium-sulfur batteries and unused explosives)
- Toxic Wastes (including materials containing Mercury, Lead, and PCBs)

Further information on specifics on each type of waste and the hazards posed by each type can be found at the California Department of Toxic Substances Control (DTCS) webpage http://www.dtsc.ca.gov/HazardousWaste/#Hazardous_Waste_Identification.

As stated previously, all items deemed hazardous should be avoided and will require removal via a trained and/or certified professional.

POTENTIAL HAZARDOUS ITEMS

The following is a list of hazardous materials that may be encountered by Field Staff, sorted by general waste category.

Household Hazardous Wastes (HHW) are often dumped into and/or near channels. The types of items classified as HHW can vary greatly, but some items dumped can be dangerous and should be handled with care. For example, fluorescent light bulbs can contain hazardous materials impacting both the environment and staff, and if broken should be handled with care. HHW items can include:

- Abrasive Cleaners
- Air Fresheners
- Antifreeze
- Asbestos
- Bug Sprays
- Batteries/Car Batteries
- Disinfectants/Cleaners
- Drain Cleaners

- Drugs/Pharmaceuticals/Medicine
- Engine Cleaners/Automotive Fluids/Oil Filters
- Fertilizers
- Herbicides
- Pesticides
- Paint/Paint Thinner/Paint Removers
- Pool Chemicals
- Rodent/Pest Poison
- Rug/Upholstery Cleaner

Although not all Electronic Waste (EW) may be considered hazardous, items in poor condition (i.e. heavily damaged, weathered, or broken) may release hazardous materials into the environment and should be handled carefully. Examples of EW that may be considered hazardous include:

- Cell Phones
- Computers
- Electronic Games/Consoles
- Fax Machines
- Microwaves
- NiCad Batteries
- Printers
- Stereos
- Televisions/VCRs/DVD Players

It will be up to the Crew Leader to identify and properly handle any items deemed hazardous. Some items may be removed during the monitoring event, for example household batteries can be removed if disposed of in a proper fashion. Staff should take this list out in the field as a guide to what may or may not be deemed hazardous. This list should be updated during any HSP revision.

IDENTIFIED HAZARDOUS MATERIALS AND INTRACTABLE TRASH

Any material that is deemed “Hazardous” must be dealt with in the following manner:

1. Identify to the best extent possible what the object is and give a detailed description of the material/object on the Monitoring Worksheet. This description should include but is not limited to size estimates, if the material is buried in sediments or entangled in vegetation and number of items if a consolidated dumping area is identified.
2. Create a “Unique ID Number” for each item following this format below:

- a. HM (Hazardous Material)
 - b. Site ID
 - c. Sequential number starting at 001 (e.g., HM_xxx_001)
3. Obtain GPS coordinates for the location of the material/object.
4. Take pictures of the material(s) and note any surrounding markings/landmarks so as to easily locate the material(s) in the future.
5. Post-event, fill out a new Hazardous Materials and Intractable Trash Log (**Attachment E** of the TMRP) if no Hazardous Materials or Intractable Trash have previously been found in the general location. If there is an existing log for the location, add an entry to the running log for the affected site.
6. The Crew Leader(s) must notify the PM that hazardous materials have been identified and send a copy of the log to the County.
7. The Crew Leader(s) should maintain a Hazardous Materials and Intractable Trash Log that can be referenced from event to event and reviewed when encountering hazardous materials. If an item is still in place, the Crew Leader(s) should notify the PM that the material is still in the site and needs to be removed.

Intractable Trash is defined as items that may not be considered “hazardous” but are too large to remove by Field Staff. These items can vary in size, material, condition, but all pose a threat to safety if attempted to move without proper equipment and/or training of removal procedures. These items must still be addressed, and will follow a similar documentation protocol as hazardous materials. Procedures are as follows:

1. Identify to the best extent possible what the object is and describe the material/object on the data sheet.
2. Create a “Unique ID Number” for each item following this format below:
 - a. IT (Intractable Trash)
 - b. Site ID
 - c. Sequential number starting at 001 (e.g., IT_xxx_001)
3. Obtain GPS coordinates for the location of the material.
4. Take pictures of the material(s) and any surrounding markings that may help for future locating of the material.
5. Post-event, fill out a new Hazardous Materials and Intractable Trash Log for the site if no Hazardous Materials or Intractable Trash have previously been found at the general location. If there is an existing log for the location, add an entry to the running log for the affected site.
6. The Crew Leader(s) will notify the PM that intractable trash has been identified and send a copy of the list to notify the County.

7. The Crew Leader(s) should maintain a Hazardous Materials and Intractable Trash Log that can be referenced from event to event and reviewed when encountering intractable materials. If an item is still in place, the Crew Leader(s) should notify the PM that the material is still in the site and needs to be removed.

Additional Trainings

It is not a requirement of this HSP that individuals obtain training in other safety areas but it is highly recommended that Crew Leaders and Field Staff be trained in basic safety classes including:

- CPR Training
- General First Aid Training
- 8 hr/24 hr HazWORP Training
- First Responder Training

It may be cost effective to only train Crew Leaders in the more advanced first aid training, but overall, it would be in the best interest to train all staff to ensure if any incidents take place in the field, staff will be properly trained and prepared to deal with the situation.

HSP Certification

As stated in the **SOP** section of this document, all staff should thoroughly review this HSP prior monitoring activities. Once all Field Staff have reviewed HSP procedures including proper training in all health and safety aspects of this plan, staff should sign the attached HSP Release form. This form can be used for annual trainings and continued certification efforts. The completed forms should be stored for future reference and held by the PM.

Conclusion

This HSP has been developed to assist all staff participating in field monitoring efforts. Again, this is not an all-encompassing safety guide or manual, it is up to the individual to ensure they follow the procedures outlined in this plan and use common sense when in the field. This plan should be continually reviewed and updated as necessary to ensure procedures are up to date and reflect true conditions encountered in the field. If procedures are followed and common sense is utilized, staff should complete the monitoring safely, efficiently, and effectively ensuring that the ultimate goals of meeting regulatory requirements are achieved.

MCW HSP TRAINING CERTIFICATION

HEALTH AND SAFETY PLAN FIELD PERSONNEL CERTIFICATION/RELEASE FORM

I, _____ hereby confirm that I have read and understand the Health and Safety Plan. I agree to follow this plan and to make every effort to make the workplace safe. I will report any health or safety hazard that I observe to the Project Manager.

I do agree to defend, indemnify, and hold harmless _____, its owners, employees, representatives, clients, and the property owner for any accidents, sickness, or injuries resulting from the violation or non-compliance of this Health and Safety Plan.

Name: _____ Title: _____

Signature: _____ Date: _____

S E P T E M B E R 2 0 1 2

Santa Monica Bay Watershed Management Area (WMA) Trash Monitoring and Reporting Plan (TMRP) - Monitoring Sites

Submitted to:

COUNTY OF LOS ANGELES



Table of Contents

Table of Contents	i
List of Tables	i
List of Figures	i
Proposed Monitoring Sites.....	1
Nonpoint Sources.....	1
Beaches and Harbors.....	1
Parks and Open Space.....	2
Non-Beach Open Space and Parks	8
Point Sources	9

List of Tables

Table 1. Proposed Assessment (MFAC) and Evaluation (Eval) Beach and Harbor Sites.....	4
Table 2. Proposed Sites at Burton Chace Park (BCP)	8

List of Figures

Figure 1. Beaches Owned or Operated by the County.....	3
Figure 2. County Unincorporated Area LACFCD-Owned Catch Basins.....	9

Proposed Monitoring Sites

Nonpoint and point sources are provided below, along with select monitoring sites for each nonpoint source. These sites highlight approximate areas of concern, and may exceed the 100 foot length to be used during the monitoring events. For the first monitoring event at each site, the County will select a 100 foot reach within or otherwise encompassing these sites and document the exact locations so that subsequent TMRP and MFAC/BMP program monitoring events will occur at the same locations so the results can be accurately compared. Proposed designations are included for sites that may be considered for monitoring (i.e., MFAC Assessment Sites [Assessment Sites or MFACs] and/or Source Area Evaluation Sites [Evaluation Sites or Evals]). Proposed Assessment Sites and Evaluation Sites were selected based on observations noted during preliminary site visits. The following general parameters were used to select sites:

- Proximity to structures and objects (e.g., parking lots, food stands, and trash cans)
- Physical/topographical features
- Amount of trash observed
- Volume, concentration, and flow of visitors
- Feedback from lifeguards.

NONPOINT SOURCES

Nonpoint sources include beaches and harbors, as well as non-beach open spaces and parks. The following nonpoint sources are organized by category and listed in sequential order, proceeding from northwest to southeast direction along the Santa Monica Bay coastline. Individual monitoring sites may or may not be listed in the same manner.

Beaches and Harbors

Beaches owned or operated by the County are shown in Figure 1. Preliminary site visits were conducted at the beaches of Nicholas Canyon, Zuma, Point Dume, Latigo Shores, Dan Blocker, Malibu/Surfrider, Las Tunas, Topanga, Marina Beach, Manhattan, Hermosa, Redondo, and Torrance.¹ Will Rogers, Venice, Dockweiler, and Point Fermin beaches will not be covered in the LA County Santa Monica WMA TMRP as the individual cities which have jurisdiction over these beaches plan to prepare separate TMRPs that will cover these locations. White Point/Royal Palms Beach will not be covered in the Santa Monica Bay WMA TMRP because shoreline conditions preclude MFAC Assessments and there are no suitable source areas under County jurisdiction. If such constraints change, the beach will be added to the TMRP and MFAC/BMP program requirements. A site visit was also conducted at Marina Del Rey Harbor. For details on

¹ El Sol Beach is situated at the base of a bluff-top and currently does not have an access trail. Since the beach can only be reached on foot by “making a 20-minute trek at low tide” over algae-covered rocks and the County does not currently have plans to access this location by boat, El Sol will be considered unsafe and inaccessible for the purposes of the Santa Monica Bay WMA TMRP. In the event the County further develops access to the beach, it will be added to the TMRP and MFAC/BMP program requirements. (<http://wikimapia.org/5163129/El-Sol-County-Beach-Park-Public-Access-low-tide>)

proposed MFAC Assessment and Source Area Evaluation sites at Beaches and Harbors, see Table 1.

Parks and Open Space

One Non-Beach Open Space and Park location was identified for inclusion in the TMRP. The identified location, Burton Chace Park, is located within Marina Del Rey. See Table 2 below for the proposed sites at Burton Chace Park.

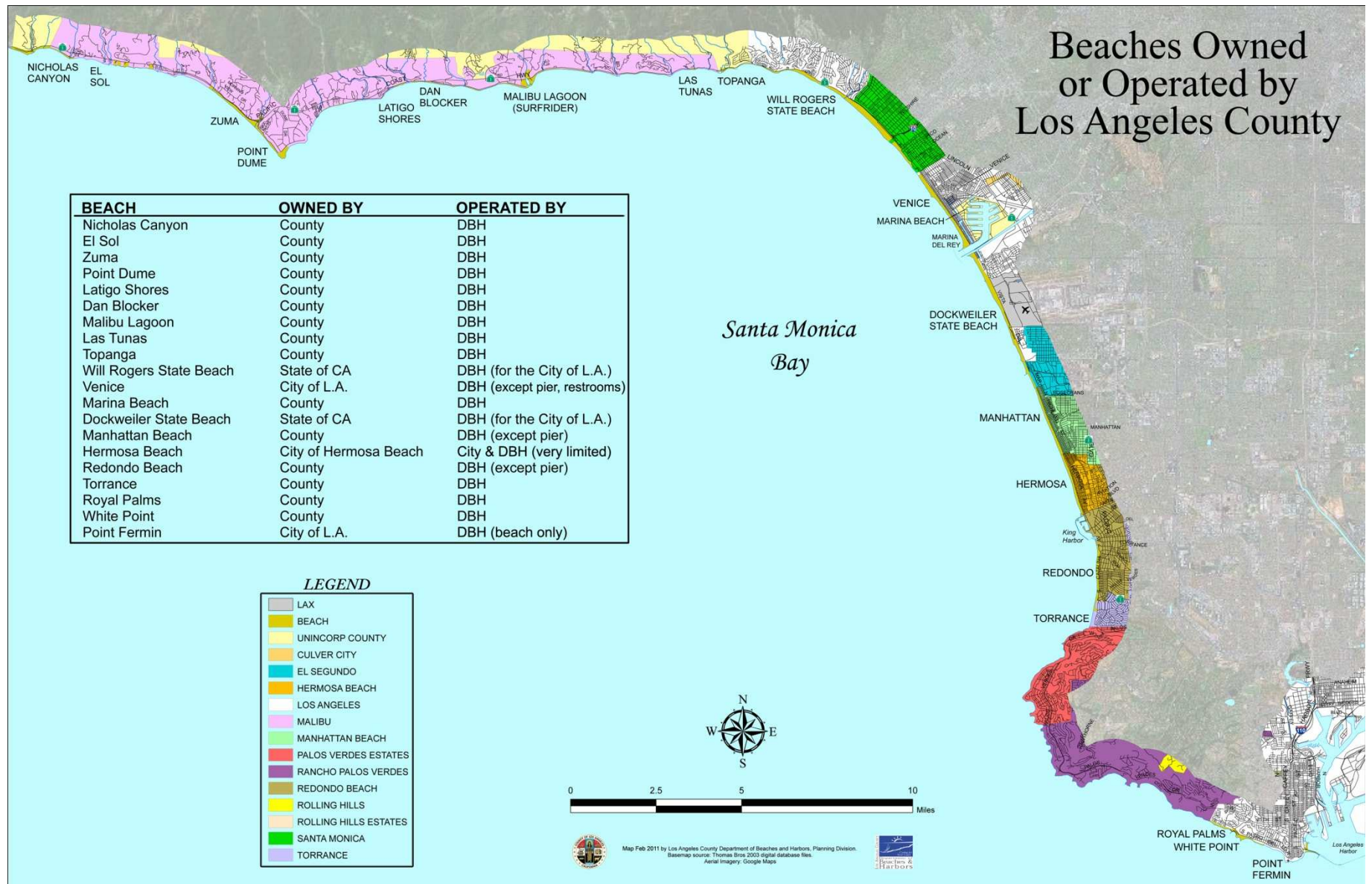


Figure 1. Beaches Owned or Operated by the County

Table 1. Proposed Assessment (MFAC) and Evaluation (Eval) Beach and Harbor Sites

Proposed Designation ⁽¹⁾		Location	Description	GPS Coordinates ⁽²⁾ (Lat, Long)	Notes
MFAC	Eval				
<i>Nicholas Canyon Beach (NIC)</i>					
✓		Shoreline (NIC_S1)	Area parallel to concrete emergency beach access ramp, all the way to edge of eroded stretch of ramp pavement	(34.0438,-118.9192)	Nearby trash can at ramp bottom seldom serviced; likely source of beach trash/debris
	✓	Parking lot (NIC_P)	Southeast corner, curbside closest to ocean	(34.0427, -118.9152)	Trash hotspot, trash also in dirt planters/caught in vegetation
<i>Zuma Beach (ZUM)</i>					
✓		Shoreline (ZUM_S1)	Adjacent to picnic tables/ parking lot	(34.0228, -118.8332) to (34.0218, -118.8318)	Well frequented, no trash
	✓	Shoreline (ZUM_S2)	Adjacent to volleyball courts/ parking lot on southeast end	(34.0153, -118.8229) to (34.0153, -118.8219)	Well frequented, no trash
<i>Point Dume Beach (PTD)</i>					
✓	✓	Shoreline (PTD_S1)	LG station 3-4	(34.0098, -118.8163)	Minimal trash
<i>Latigo Shores Beach (LTS)</i>					
	✓	Parking lot (LTS_P)	Roadside off PCH, east of intersection of PCH and Latigo Shores Dr.	(34.0312, -118.7497)	Lots of trash at road/fence interface
<i>Dan Blocker Beach (DBL)</i>					
✓		Shoreline (DBL_S2)	From outfall pipe (at given Lat/Long) to channel outflow underpass/bridge west of LG station 2	(34.0329, -118.7329)	Well frequented

continued

Table 1. Continued.

Proposed Designation ⁽¹⁾		Location	Description	GPS Coordinates ⁽²⁾ (Lat, Long)	Notes
MFAC	Eval				
Malibu Lagoon/Surfrider Beach (MLS)					
✓		Shoreline (MLS_S3)	Approximate midpoint of beach	(34.0319, -118.6800)	Beach nearly clean and trash-free
Las Tunas Beach (LTN)					
	✓	Parking lot (LTN_P)	Dirt lot adjacent to LG station LT1, specifically next to concrete safety barrier and portable toilets	(34.0393, -118.5972)	
Topanga Beach (TOP)					
✓	✓	Shoreline (TOP_S1)	Between American Apparel and outfall (Topanga Creek)	(34.0378, -118.5841)	
Marina Beach (MAR)					
✓		Shoreline (MAR_S1)	At high water mark of eastern end bordered by riprap; near kayak/boat/dingy rentals and boat launch walkway	(33.9814, -118.4559)	Some trash
	✓	Parking lot (MAR_P)	Lot closest to gazebo barbeque/picnic table area, LG station, and buoyed swim area	(33.9816, -118.4586)	Moderate trash

continued

Table 1. Continued.

Proposed Designation ⁽¹⁾		Location	Description	GPS Coordinates ⁽²⁾ (Lat, Long)	Notes
MFAC	Eval				
Marina Del Rey Harbor (MDR)					
✓		Water (MDR_W1)	Along Basin H, Parcel 77, or any berths in Marina	(33.9775, -118.4430)	All berths accumulate trash in varying amounts
	✓	Misc. (MDR_M)	Trash and recycling collection pen near end of Basin E, located on sidewalk overhang above water	(33.9812, -118.4555)	Moderate amount of trash piled in holding pen
Manhattan Beach (MAN)					
✓		Shoreline (MAN_S3)	On north end of beach, between Rosecrans and 45 th St.	(33.9032, -118.4227)	Well frequented
Hermosa Beach (HER) ⁽³⁾					
✓		Shoreline (HER_S1)	At southern end of beach, bordered by jetty	(33.8507, -118.3997)	
	✓	Parking lot (HER_P)	Lot A, at corner of 11 th St. and Hermosa Ave.	(33.8615, -118.4001)	
Redondo Beach (RED)					
✓		Shoreline (RED_S2)	Between LG station AVE A and main maintenance building	(33. 8278, -118.3911)	No trash, adjacent to temporary trash collection center (parked cleaning vehicles, equipment, cans, etc.) (pictured)- may potentially release trash
	✓	Shoreline (RED_S3)	Around LG station AVE H	(33.8202, -118.3908)	No trash

continued

Table 1. Continued.

Proposed Designation ⁽¹⁾		Location	Description	GPS Coordinates ⁽²⁾ (Lat, Long)	Notes
MFAC	Eval				
Torrance Beach (TOR)					
✓		Shoreline (TOR_S1)	Far southern section where beach turns to cobble and sand diminishes	(33.8035, -118.3951) to (33.8040, -118.3944)	
	✓	Shoreline (TOR_S3)	Between LG stations RAMP and HR	(33.8116, -118.3916)	

(1) MFAC = MFAC Assessment Site, Eval = Source Area Evaluation Site

(2) Approximate locations given primarily in Description field. GPS coordinates are supplementary, and may refer to the actual reach of interest; or a relevant landmark, midpoint, or endpoint within the described site

(3) City of Hermosa Beach, and not the County, will be solely responsible for TMRP implementation at the identified non-point source sites. The Santa Monica Bay WMA TMRP serves only to propose how the non-point source TMRP component for Hermosa Beach will be addressed and monitored.

Non-Beach Open Space and Parks

One Non-Beach Open Space and Park location was identified for inclusion in the TMRP. The identified location, Burton Chace Park, is located within Marina Del Rey. See Table 2 below for the proposed sites at Burton Chace Park.

Table 2. Proposed Sites at Burton Chace Park (BCP)

Proposed Designation ⁽¹⁾		Location	Description	GPS Coordinates ⁽²⁾ (Lat, Long)	Notes
MFAC	Eval				
✓	✓	Shoreline	Along fence line between park and harbor	(33.9765, -118.4454) to (33.9766, -118.4451)	West of restrooms

(1) MFAC = MFAC Assessment Site, Eval = Source Area Evaluation Site

(2) Approximate locations given primarily in Description field. GPS coordinates are supplementary, and may refer to the actual reach of interest; or a relevant landmark, midpoint, or endpoint within the described site

POINT SOURCES

Point sources proposed for TMRP coverage include 62 Los Angeles County Flood Control District (LACFCD) catch basins which are shown in Figure 2.

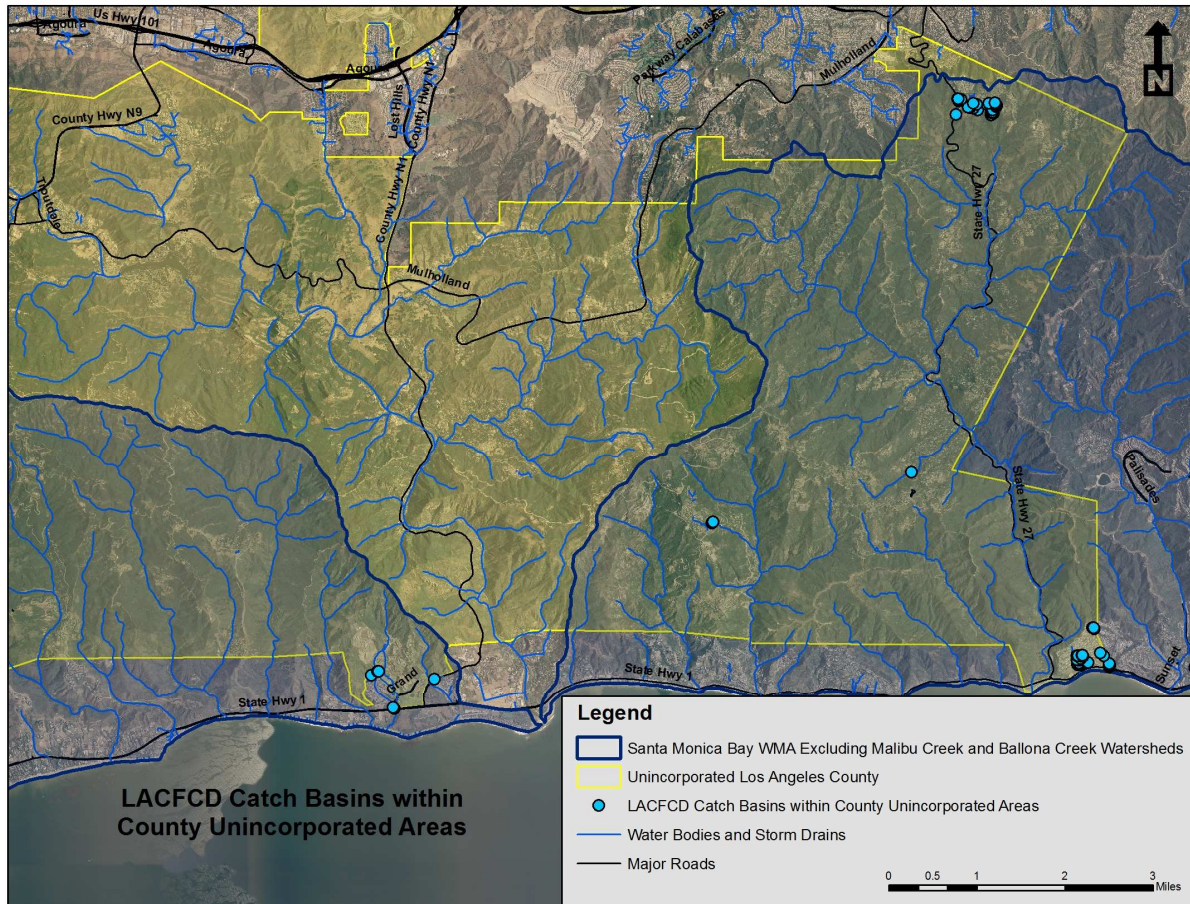


Figure 2. County Unincorporated Area LACFCD-Owned Catch Basins

Appendix G
Malibu Creek Watershed Trash TMDL
TMRP

A P R I L 2 0 1 0

Malibu Creek Watershed Trash Monitoring and Reporting Plan (TMRP)

Provided for the:

CITIES OF CALABASAS, MALIBU, WESTLAKE VILLAGE, AGOURA HILLS, AND
HIDDEN HILLS, AND COUNTY OF LOS ANGELES

Table of Contents

Table of Contents	i
List of Tables	ii
List of Figures.....	ii
Appendices.....	iii
List of Acronyms.....	1
Overview	2
Participating Responsible Parties.....	2
Implementation	3
TMRP Requirements.....	5
Monitoring and Assessment Approach.....	7
Assessment Site Location Approach	7
Compliance Monitoring Sites	7
General Assessment Sites	8
TMRP Coverage	9
Inaccessible Areas.....	9
Assessment Procedure Approach.....	10
Assessment Site Locations and Monitoring Frequencies	11
Assessment Site Locations.....	11
Compliance Monitoring Site Locations	11
General Assessment Site Locations	11
Assessment Frequency Approach.....	11
Seasonal Variations/Critical Conditions.....	13
Seasonal Variations.....	13
Critical Conditions (Wind And Rain)	13
Collection Event Preparation.....	14
Site Definition	14
Stream Length.....	14
Upper Boundary of Banks	15
Assessment Procedures.....	16
Trash Collection Procedures	16
Compliance Monitoring Site Collection Procedures	16

Compliance Monitoring Site Completion	18
General Assessment Site Collection procedures.....	18
General Assessment Site Completion	19
Post-Event Activities	19
Special Circumstances for Safety Consideration	20
Homeless Individuals and Property	20
Arundo and Poison-Oak.....	20
Steep Channels.....	21
Confined Spaces.....	21
Swift Water/Flood Conditions	21
Wildlife	21
Wildfires	21
Invasive Species.....	22
Reporting Requirements	23
Monitoring Report	23
TMRP/MFAC Revision	23
Establishment of the Baseline.....	23
Current BMP Efforts.....	23
BMP Effectiveness Assessment and MFAC/BMP Revision Process.....	29
Point Source Prioritization.....	30

List of Tables

Table 1. Responsible Parties Participating in This TMRP and MFAC/BMP Program	2
Table 2. Compliance Monitoring Site(s) per Responsible Party for Implementing the TMRP and MFAC/BMP Program	4
Table 3. Frequency of Assessment at Compliance Monitoring Sites	12
Table 4. Equipment Checklist.....	14

List of Figures

Figure 1. Overview of the Malibu Creek Watershed with TMRP Areas Covered by This Plan.	31
Figure 2. Malibu Lagoon and Malibu Creek TMRP Areas and Compliance Monitoring Sites ..	32
Figure 3. Las Virgenes Creek TMRP Areas and Compliance Monitoring Sites	33

Figure 4. Lindero and Madea Creeks TMRP Areas and Compliance Monitoring Sites 34

Appendices

Appendix A. Trash Assessment Worksheet

Appendix B. Trash Worksheet - Hazardous Material/Intractable Waste Log

List of Acronyms

BMP	Best Management Program
BPA	Basin Plan Amendment
CMS	Compliance Monitoring Site
FCS	Full Capture System
GAS	General Assessment Site
HACCP	Hazard Analysis and Critical Control Points
HOA	Home Owner's Association
LA	Load Allocation
MFAC	Minimum Frequency of Assessment and Collection Program
NGO	Non-Government Organization
PCS	Partial Capture System
RTAP	Rapid Trash Assessment Protocol
SWAMP	Surface Water Ambient Monitoring Program
TMDL	Total Maximum Daily Load
TMRP	Trash Monitoring and Reporting Program
WLA	Waste Load Allocation

Overview

PARTICIPATING RESPONSIBLE PARTIES

The purpose of this document is to meet the requirements of the Malibu Creek Watershed Trash Total Maximum Daily Load (TMDL) (Order No. R4-2008-007) for the following implementation action items:

- Trash Monitoring and Reporting Plan (TMRP); and
- Minimum Frequency of Assessment and Collection Program (MFAC)/Best Management Practices (BMP) Program

As outlined in the Los Angeles Regional Water Quality Control Board (herein referred to as “Regional Board”) letter to stakeholders and responsible jurisdictions dated October 30, 2009, the effective date of the TMDL was revised July 7, 2009. The letter includes the provision that the TMRP must be submitted to the Regional Board for review and approval on or before April 30, 2010, which is 6 months after the date of notification of the effective date of the TMDL. Otherwise the Regional Board Executive Officer (EO) will establish an appropriate TMRP. By submitting this TMRP prior to the April deadline, the participants in this plan will have met this first regulatory milestone.

This TMRP is written with the intent that the responsible parties, as identified in Table 1, have jointly participated in the development and completion of this TMRP document and will follow the standard procedures as the mechanism for compliance with TMDL requirements.

Table 1. Responsible Parties Participating in This TMRP and MFAC/BMP Program

Responsible Party	Point Source	Nonpoint Source ¹
City of Agoura Hills	X	X
City of Calabasas	X	X
City of Hidden Hills	X	X
City of Malibu	X	X
City of Westlake Village	X	X
County of Los Angeles	X	X

1. These responsible parties are submitting the MFAC/BMP program for consideration by the EO of the Regional Board as their proposed implementation mechanism for meeting the requirements of the Nonpoint Source component of the TMDL.

The TMDL Basin Plan Amendment (BPA) lists numerous responsible parties who are not participating in this TMRP effort and are not covered by any component of this TMRP. Some of these non-participatory responsible parties are listed below:

- County of Ventura
- Ventura County Watershed Protection District
- City of Thousand Oaks
- National Park Service
- California Department of Parks and Recreation
- Santa Monica Mountains Conservancy
- CALTRANS
- Adjacent Land Owners¹

The above listed non-participating responsible parties are solely responsible for their individual TMDL requirements, including all required monitoring for point and nonpoint sources, reporting efforts, and meeting compliance deadlines as outlined in the BPA.

It should be noted that the County of Ventura, Ventura County Watershed Protection District, and City of Thousand Oaks, while not participants in or covered by this TMRP, are submitting a similar plan with similar approaches and procedures. Both Ventura County and Thousand Oaks worked with the members of this TMRP development group to establish a watershed wide consistent monitoring strategy that will complement efforts and best utilize limited resources.

Outreach to other responsible parties, including State and National Parks was conducted at the onset of the TMRP development process, but no commitment materialized. The group is assuming the non-participating responsible parties will be implementing their own plan and the Regional Board will enforce all requirements associated with BPA milestones and requirements in an equitable manner to ensure that the trash impairments are addressed in all listed areas.

IMPLEMENTATION

The TMDL and BPA assign equal responsibility to all named responsible parties in the BPA. No one responsible party is listed in this TMDL as having any more or less responsibility for compliance with the TMRP and MFAC than the others². Neither does the TMDL assign any lead role to any of the six responsible parties participating in this TMRP – each is considered equally responsible for ensuring program compliance.

The responsible parties listed in Table 1 are currently submitting this TMRP for the first year effort. At this time, no agreement to implement monitoring efforts as a group has been formalized. This TMRP will allow for a single responsible party to conduct monitoring on their own and/or responsible parties to collaborate on monitoring initiatives.

¹ The participating agencies covered by this TMRP consider the “Land owners in the vicinity of the waterbodies...” includes entities such as school districts, Home Owners Associations (HOAs), private golf courses, and other private land owners that own or operate point sources in the Watershed. The monitoring outlined in this plan will not address privately owned or operated drains nor will address any regulatory requirement for these privately owned facilities.

² WLAs and LAs may be assigned to additional responsible jurisdictions in the future under Phase 2 of the USEPA Stormwater Permitting Program, or other regulatory programs.

This TMRP was developed to allow for flexibility in the various monitoring components and procedures, but ensures that a participating responsible party (either implementing on their own or in a group) meets all TMDL and BPA requirements. A structure has been developed that assigns jurisdictions specific responsibility for TMRP and MFAC elements and sites described in this TMRP. Each responsible party has been assigned one or more Compliance Monitoring Sites (CMS) as shown in Table 2. If any of the responsible parties decides to collaborate on monitoring efforts, then the participants will identify the CMS that are being addressed by the group. Details on the collection locations and collection frequencies are provided in the Assessment Site Locations and Assessment Frequency Approach sections, respectively.

Table 2. Compliance Monitoring Site(s) per Responsible Party for Implementing the TMRP and MFAC/BMP Program

Participating Responsible Party	CMS
City of Agoura Hills	CMS_MDC_1, CMS_LDC_2
City of Calabasas	CMS_LVC_1, CMS_LVC_3
City of Hidden Hills	CMS_LVC_2
City of Malibu	CMS_ML_1
City of Westlake Village	CMS_LDC_1
County of Los Angeles	CMS_MC_1

TMRP Requirements

This document addresses all TMRP requirements as listed in the BPA including:

1. Establishment of Monitoring Requirements
2. Establishment of a Baseline Waste Load Allocation (WLA)
3. Definition of Critical Conditions
4. Development of First-year Monitoring Procedures
 - a. Identification of Collection Locations
 - b. Identification of Collection Frequencies
5. Establishment of Reporting Requirements
6. Prioritization for Full Capture System (FCS) or Partial Capture System (PCS)/BMP program implementation
 - a. Identification of High Trash Generating Areas
 - b. Implementation of PCS/BMP Effectiveness Program

In addition, this document will serve as the monitoring guidelines and procedures that will be used for the MFAC/BMP program effort. Any changes and revisions to the described procedures will be included with the annual monitoring report. The MFAC program, as defined in the BPA, is “established at an interval that prevents trash from accumulating in deleterious amounts that cause nuisance or adversely affect beneficial use between collections.”

The following lists the procedures used to meet TMDL requirements as listed in the BPA:

1. Conduct initial TMRP monitoring to meet the following goals:
 - a. Determine WLA Baseline for Point Sources
 - b. Identify Sources
 - c. Identify High Trash Generation Areas
 - d. Prioritize High Trash Generation Areas for Full Capture System (FCS) installation or PCS/BMP program implementation
2. Concurrently conduct MFAC collection at the defined sites included in this report and at the frequency prescribed in this report.
3. Prepare a monitoring report one year from the start of the required monitoring³ and each year thereafter that provides the following information:
 - a. WLA Baseline for Point Sources
 - b. Plan for FCS and/or PCS/BMP program implementation for point sources that may include the following:
 - i. First year proposed locations

³ The start of the required monitoring program will be based upon receipt of the Regional Board EO's approval letter.

- ii. Possible areas of interest for future investigation
- c. Plan for implementing BMPs for nonpoint sources that may include the following:
 - i. Current trash BMPs
 - ii. Proposed trash BMPs
- d. Tentative schedule of BMPs, PCSs and/or FCSs installation
- e. Results of all monitoring efforts
- f. Discussion of effectiveness of the MFAC program
- g. Proposed revisions to the MFAC program including;
 - i. General Assessment Site revisions
 - ii. Frequency revisions

This proposed structure is a tentative list of component/elements that may be modified after the monitoring efforts begin. Any major deviations will require Regional Board notification. The first monitoring report will incorporate all monitoring results into one final report and certain components and/or elements may be added as deemed fit by the participating responsible party or parties reporting. Responsible parties, unless participating in a joint effort, will only include information that pertains to their respective jurisdiction. Final reports will not include nor cover any monitoring results or required information outside of their jurisdiction.

Monitoring and Assessment Approach

As described in the Overview section of this report, the TMRP needs to include a number of elements and meet several requirements. To achieve those goals, an assessment approach was developed that utilizes a similar approach to other Regional Board approved TMRPs currently being implemented in Ventura County. For this TMRP, MFAC sites are identified for each impaired Reach that falls under the jurisdiction of the participating agencies. This approach has been developed to ensure that the MFAC program requirements are being completely met at the approved locations and frequencies outlined in this document, and subsequently utilize MFAC data and information to the greatest extent possible to meet TMRP requirements. This approach will ensure that limited resources are used in the most efficient manner and duplicative efforts are minimized.

ASSESSMENT SITE LOCATION APPROACH

The impaired Reaches listed in the BPA include a number of broadly defined locations in the Malibu Creek Watershed. The Malibu Creek Watershed poses unique challenges due to the topography of the land with steep ravines and densely vegetated riparian corridors which creates many dangerous and inaccessible areas that cannot be safely monitored. In addition, there are private properties requiring permission to access some areas of the impaired Reaches in the watershed. This document will discuss these unique challenges and how the stakeholders propose to address them to achieve compliance with the BPA requirements.

The proposed approach for meeting both the MFAC and TMRP requirements will include the use of two types of monitoring sites:

- Compliance Monitoring Sites (CMS); and
- General Assessment Sites (GAS)

The CMS are specific locations within impaired waterbodies within the Watershed that will be representative of the defined Reach described in the BPA. The CMS will be considered a component of the MFAC program and will be considered the points of compliance for all TMDL milestones and reductions. The CMS will also serve to fulfill TMRP requirements, including the development of the trash baseline allocation and identification of sources via the detailed collection taking place at the site.

The GAS will be utilized to further identify high trash generating areas upstream of CMS locations, site specific BMP effectiveness monitoring, site specific conditions prior to BMP implementation (both full and partial capture systems), specific land use characterization, and other applications as deemed necessary by the participating responsible parties. The GAS will not be utilized as points of compliance for TMDL milestones and reductions, but supplement the information gathered at the CMS.

COMPLIANCE MONITORING SITES

CMS will serve the following purposes under this TMRP:

- CMS are set locations that allow for repeatable monitoring efforts and comparable data analysis for the duration of the first year effort and future efforts.
- CMS will be utilized to measure compliance with TMDL trash reduction goals.

- CMS will be utilized to establish baseline conditions and allocations.

The CMS were chosen for their safety and accessibility as well as their representation of their respective impaired Reaches. Each CMS will provide a representative assessment of the waterbodies listed in the BPA, provide locations for long-term assessment, and be representative of participating jurisdictions covered by this TMRP. In certain circumstances, there is more than one CMS per impaired Reach and/or jurisdiction.

Detailed monitoring of up to 100-foot sections of stream length in the impaired reach will be conducted at each CMS. Monitoring procedures are described in the Assessment Procedures section of this report. The CMS will also be used to assess the impact of seasonal variations and critical conditions (major wind and rain events) in the Watershed. CMS will also be monitored per special conditions such as during high visitation times (i.e., summer/dry season) in the Malibu Lagoon area. Specific details pertaining to each site sampled will be included in subsequent annual monitoring reports.

GENERAL ASSESSMENT SITES

GAS may be utilized to provide assessment for areas within the Watershed and may assist in fulfilling the remaining TMRP requirements. The general assessment sites may serve the following purpose(s):

- Characterize and/or locate high trash generating areas. This will be performed in two methods:
 - Locating sites below or near discharge locations known to be areas of interest identified in previous studies or information, including non-government organization (NGO) data reports, previous monitoring efforts for other TMDL efforts, or jurisdictional/municipality information.
 - Locating sites below or near discharge locations of interest that may be significant trash sources, yet information on the location has not been previously collected.

This information would be utilized to target and/or prioritize areas for FCS, PCS, or BMP programs. This data may also be utilized as supporting information for a request to incorporate non-listed entities as potential responsible parties contributing to the trash impairment.

- Prior to the installation of any BMP, a responsible agency may locate a GAS below or near a discharge location to gather trash data for “pre-installation” conditions. After installation, data gathered at that location may be utilized to assess “post-installation” conditions showing BMP effectiveness.
- Characterize land use loadings and/or general sources of trash accumulation.
- Characterize locations of the impaired Reaches that are not significant sources of trash and considered low priority for any trash BMPs.
- General assessment of any location within the impaired Reaches that any participating responsible party deems necessary to gather trash data that may assist in BMP implementation.

As this effort moves forward, the utilization of GAS may be modified as deemed necessary under the discretion of the responsible party or parties. This modification may involve ceasing assessment

activities at one particular site, moving of sites to different locations, or adding sites to further supplement data needs.

Overall, the GAS are meant to provide supplemental information. The GAS will not be used as points of compliance for trash reduction goals or milestones in this first year effort or subsequent efforts.

GAS will be up to 100-foot segments similar to the CMS. GAS monitoring will not be conducted at the same level of effort or frequency as the CMS. Monitoring procedures conducted at the GAS may include categorizing, article counting, photo evidence, and weighing all trash that is collected.

Monitoring procedures are described in the Assessment Procedures section of this report. No specific source identification data will be collected and the specific amount of information collected per GAS may vary based on feasibility, necessity of information, and accessibility of the site. Similar to the CMS, GAS will not be located in areas deemed unsafe, inaccessible or on private property where access has not been granted.

TMRP COVERAGE

Figures 1 through 4 detail the overall area covered by this TMRP in the Malibu Creek Watershed and within each impaired sub-watershed. Other responsible parties not participating in this TMRP effort (as listed previously, the County of Ventura, the City of Thousand Oaks, State and National Parks, Caltrans, and private land owners) will be fully responsible for submitting monitoring plans and reporting compliance for the areas not addressed by this TMRP. The participating responsible parties to this TMRP will not be held responsible for any monitoring not conducted in the areas defined as being outside the boundaries characterized in Figures 1 through 4.

Locations that are specifically listed in the BPA Implementation Element - Nonpoint Source section for collection activities that are not covered by this TMRP include the following:

- State Park Areas within Malibu Creek (from Lagoon to Malibou Lake)
- State Park Areas within Malibu Lagoon
- Malibou Lake
- National Park Areas within Medea Creek Reach 1
- Areas within Medea Creek Reach 2 located in Ventura County
- Areas within Lindero Creek Reach 2 located in Ventura County
- Lake Lindero
- State Park Areas within Las Virgenes Creek
- Areas within Las Virgenes Creek located in Ventura County

INACCESSIBLE AREAS

Areas of the Watershed that are deemed inaccessible due to safety concerns or limited access will not be assessed by this effort. Specifics on areas deemed inaccessible and fall under the jurisdiction of the responsible parties will be included in the annual monitoring reports.

ASSESSMENT PROCEDURE APPROACH

Trash assessment for the TMRP requires the collection of trash in a specified manner that allows for the generation of reproducible results that can be compared over time. Additionally, the assessment procedure needs to define the metric that will be used to measure the trash collected. The standard procedures per each type of site (CMS vs. GAS) also vary, with a more detailed approach at the CMS. The Standard Operating Procedures (SOPs) for the assessment can be found in the Assessment Procedures section of this document.

The assessment procedure approach that has been selected for this TMRP is a modified version of the Rapid Trash Assessment Protocol (RTAP), California Regional Water Quality Control Board, San Francisco Bay Region, November 15, 2004 (Developed by members of the San Francisco Bay Regional Board's Surface Water Ambient Monitoring Program [SWAMP]) combined with elements from the Oxnard City Corps Stormdrain Keeper Program. The RTAP has been modified in some ways to better suit to the goals of this TMRP and MFAC program. The modifications include the addition of several metrics to allow a variety of options for defining the baseline and a removal of the "scoring" portion of the RTAP. The scoring portion of the RTAP is a subjective analysis that is more appropriate for assessing the "hazard" level of the trash. These procedures are not necessary for meeting the goals of the TMRP and MFAC. The additional metrics to be assessed include the number of trash bags, weight of trash collected, and total trash collection time per site.

Assessment Site Locations and Monitoring Frequencies

ASSESSMENT SITE LOCATIONS

Compliance Monitoring Site Locations

Figures 2 through 4 present the locations of CMS in the Malibu Creek Watershed. The following is a summary of the sites presented:

Malibu Lagoon

CMS_ML_1 - Site located just upstream of the Pacific Coast Highway (PCH) crossing, on the left bank upstream from the bridge.

Malibu Creek

CMS_MC_1 (Upper Malibu Creek) - Site located on the west bank immediately upstream of the Malibu Creek Canyon Road crossing and downstream of the Tapia WWTP facility.

Las Virgenes Creek

CMS_LVC_1 - Site located in the concrete flood control channel, upstream of the Parkmor Road crossing.

CMS_LVC_2 - Site located in the restored stream channel, just upstream of the Rondell Street crossing and downstream of the Hwy 101 freeway crossing.

CMS_LVC_3 - Site located in the concrete channel just downstream of the Lost Hills Road crossing.

Medea Creek

CMS_MDC_1 - Site located in the concrete channel upstream of the confluence with Cheseboro Creek and just downstream of the Agoura Road crossing.

Lindero Creek

CMS_LDC_1 - Site located in the concrete channel just upstream of the Thousand Oaks Boulevard crossing and just downstream of the golf facility driving range.

CMS_LDC_2 - Site located in the engineered channel just downstream of the Agoura Road crossing.

The frequency of collection per site is listed in Table 3 and assessment procedure details are listed in the Assessment Procedures section of this report.

General Assessment Site Locations

No GAS have been located at the time of development of this document. As stated previously, the GAS are not required for this effort but can be utilized to gather further information as deemed necessary. A list of any GAS utilized during this effort and a summary of findings by site will be included in the annual monitoring report.

ASSESSMENT FREQUENCY APPROACH

The frequency of assessment per the impaired Reaches listed in the BPA varies greatly, from a frequency of twice a week to monthly. To better utilize resources and have a more compatible first

year data set, the frequencies of monitoring at the listed waterbodies have been modified. By modifying frequencies for collection events, the participating responsible agencies will better utilize limited resources for this first year effort. As listed in the BPA, after the first year effort, collection frequencies can be revised pending review of the data collected through this program.

For CMS, the following frequencies listed in Table 3 per individual site will be adhered to until noted as otherwise in subsequent monitoring reports.

Table 3. Frequency of Assessment at Compliance Monitoring Sites

<u>Impaired Subwatershed</u>	<u>Compliance Monitoring Site(s)</u>	<u>Site Description in BPA¹</u>	<u>Assessment Frequency</u>
Malibu Creek (From Malibu Lagoon to Malibu Lake)	CMS_MC_1	<i>Within the County of Los Angeles & in the State Parks</i>	Monthly
Malibu Lagoon	CMS_ML_1	<i>The waterbody, shorelines, beach & areas adjacent to Malibu Lagoon</i>	Bimonthly
Medea Creek Reach 2 (Above Confluence)	CMS_MDC_1	<i>Waterbody, shorelines & the adjacent areas from the confluence w/ Lindero Creek to the intersection w/ Thousand Oaks Blvd</i>	Bimonthly
Lindero Creek Reach 1 (Confluence with Medea Creek to Lake Lindero)	CMS_LDC_2	Lindero Creek Reach 1 including the waterbody, shorelines & the adjacent areas	Bimonthly
Lindero Creek Reach 2 (Above Lake Lindero)	CMS_LDC_1	<i>Lindero Creek Reach 2 including the waterbody, shorelines & the adjacent areas</i>	Monthly
Las Virgenes Creek	CMS_LVC_3	<i>Waterbody, shorelines & adjacent areas between Mulholland Highway & Juan Bautista De Anza Park at Los Hills Road in the City of Calabasas</i>	Bimonthly
	CMS_LVC_1 CMS_LVC_2	Waterbody, shorelines & the adjacent areas for the rest of the City of Calabasas	Bimonthly

1. ***Bold and Italicized*** Site Descriptions include areas where there is an overlap of responsibility with National Parks, State Parks, privately owned land with restricted access, and/or Ventura County responsible parties.

For the GAS, a monthly assessment will be conducted for the first year of this effort. The frequency of assessment at general assessment sites may be modified upon review of the data gathered.

The responsible parties participating in the development of this program intend to initiate monitoring based upon the receipt of a letter of approval from the Regional Board EO. Until formal notification from the EO, no monitoring activities will take place. If there are any delays in the initiation of the monitoring program, immediate notification will be given to the Regional Board staff, including a narrative description of the cause of the delay and corrective actions taken to overcome the delay.

Seasonal Variations/Critical Conditions

SEASONAL VARIATIONS

The BPA requires that responsible parties account for both seasonal and weather related influences during the TMRP/MFAC monitoring effort. Results of the required monitoring data will be analyzed to identify any trends that may be attributed to seasonal variations and a discussion will be included in the annual monitoring report.

CRITICAL CONDITIONS (WIND AND RAIN)

To evaluate both high wind and rain events, the collection of trash during “pre-” and “post-” critical condition events will be analyzed at CMS only, in a similar approach to procedures being conducted in the Ventura County Trash TMDL TMRP efforts. Like the Ventura County efforts, responsible parties will attempt to sample three wind and three rain events per year.

Due to the sheer size and geographic variation of the Malibu Creek Watershed - where conditions can change significantly between the upper Watershed in the Santa Monica Mountains and the coastal region, for example - one set standard or trigger for critical conditions will not be adopted. In lieu of defining the critical condition triggers in this document, responsible parties will initiate collection when conditions are deemed favorable for a “pre-” collection event. Specifics of the event (total rainfall, wind speed, relevant National Weather Service [NWS] warnings) will be recorded. When conditions are deemed safe (following procedures outlined in the Health and Safety Plan), crews will conduct a “post-” collection event.

The results of the critical conditions collection events will be included in the annual monitoring report.

Collection Event Preparation

Collection events should only be conducted during full daylight hours under safe weather and environmental conditions. Safe weather conditions are defined as no forecasted weather (wind or rain) events for the day of collection. The weather forecast should be checked immediately prior to each collection event. Precipitation events within the Watershed can cause water to rise rapidly and create unsafe conditions. Crews should also check with the local and state agencies to ensure that no wildfire events are taking place in the Watershed. Crews are not allowed in the Watershed during any wildfire events. If at any time during a collection event field personnel feel that site conditions are unsafe for any reason, the event should be abandoned and the project manager notified of the situation. Prior to mobilization for each collection event, field personnel should prepare the equipment necessary to conduct the trash collection event. Required equipment is listed in Table 4.

Table 4. Equipment Checklist

Required Trash Assessment Items	
<input type="checkbox"/> First Aid Kit	<input type="checkbox"/> Hip Boots
<input type="checkbox"/> Cellular Telephone	<input type="checkbox"/> Large Trash Bags (Glad Lawn & Leaf Bags: 33" x 41" x 1.1 mil (39 gallon)
<input type="checkbox"/> MCW TMRP	<input type="checkbox"/> Work Gloves
<input type="checkbox"/> Trash Assessment Worksheets	<input type="checkbox"/> Trash Grabber
<input type="checkbox"/> Clipboard	<input type="checkbox"/> Metal Kitchen Tongs
<input type="checkbox"/> Notebook	<input type="checkbox"/> Tape Measure
<input type="checkbox"/> Pens/Pencils	<input type="checkbox"/> Maps and Aerial Photos
<input type="checkbox"/> GPS Unit	<input type="checkbox"/> Digital Camera
<input type="checkbox"/> Sharps Container	<input type="checkbox"/> Poison Oak Protective Lotion/Calamine Lotion
<input type="checkbox"/> Ziploc Bags	<input type="checkbox"/> Hand Sanitizer

Additionally, any necessary permits required to access flood control channels for trash removal will be obtained prior to the collection event.

SITE DEFINITION

All CMS locations have been identified as listed in the Assessment Site Location section of this report. At each of the selected monitoring locations, shown in Figures 1 through 4, monitoring will take place at the section of the stream that is identified as the “monitoring site”. All subsequent collection events will take place within the same identified site. If for any reason the location of a site is modified during an assessment event, the field crews will need to note the change and contact the project manager.

Stream Length

Prior to or during the first collection event, the site to be sampled will be accurately measured and include documentation of the sinuosity of the channel. The length should be measured as the actual stream length (including curves), not in a straight line. Where possible, the upstream and

downstream boundaries of each site should be identified by clearly visible landmarks, such as large trees or boulders. If possible, the boundaries should be flagged or marked to serve as reference for subsequent events, thus saving valuable monitoring time. In addition, GPS coordinates should be recorded for the boundaries of each site during the first event. Again, if a section of the length is blocked or deemed inaccessible, the site can be moved upstream or downstream to a more accessible location, if available. Any change will be noted and the project manager notified upon completion of the event.

Upper Boundary of Banks

Prior to or during the first collection event, the field team will document the upper boundary of the banks to be surveyed. This boundary represents the boundary within which trash can be carried to the waterbody by wind or water (e.g., an upper terrace in the stream bank) and will be assessed during a trash collection event. This boundary may also be defined by a physical structure, such as the fence or a roadway. Upper boundaries for each monitoring site (compliance and/or general) will be documented in the field notes and with digital photographs. Subsequent assessment events should follow similar procedures and monitoring within the same general locations. If unable to resample previous areas, field crews will have to note the change in the assessment worksheets.

Assessment Procedures

For the required collection events, trash will be collected following standard operation procedures as outlined in this document. The amount of effort per event will vary based upon the types of sites being assessed for that specific event. However, procedures outlined in this document are still required to be followed. During each collection event the amount and type of trash will be recorded. The amount of trash will be determined using three metrics: pieces of trash, number of trash bags filled, and weight of trash.

TRASH COLLECTION PROCEDURES

During each collection event at each site, two-person monitoring crews will walk through the entire monitoring site, picking up every piece of trash found. For this TMRP, all items greater than five millimeters (mm) in size within the monitored site should be picked up (or accounted for if too large to collect). Picking up all trash items will allow the site to be revisited and re-assessed for impairment and usage patterns.

COMPLIANCE MONITORING SITE COLLECTION PROCEDURES

For the CMS, the following procedures must be followed.

While collecting the trash, the field crew will fill out a trash assessment worksheet (attached in Appendix A). Trash collection will be conducted using the following procedures:

1. Begin the survey at the downstream end of the site so that trash can be seen in the undisturbed stream. On the assessment worksheet, mark down the starting location of the trash assessment.
2. One team member begins walking along the bank or in the stream along the water's edge. That team member looks for trash on the bank up to the upper bank boundary, and above and below the high water line. This person picks up trash and tallies the items on the trash assessment worksheet as either in stream or on the bank. The person will also code the source of the trash using the key on the trash assessment worksheet.
3. The second team member walks in the streambed and/or bank where feasible picking up and calling out specific trash items found in the water body and on the opposite bank both above and below the high water line. The information will be recorded by the first team member and coded appropriately on the trash assessment worksheet.
4. If available, multiple individuals can collect trash in the stream or on the bank, **but only one individual is to be recording/tallying information** on one trash assessment worksheet (i.e., multiple records are not allowed due to possible confusion, data recording duplication mistakes, and possible errors in transposing information from worksheet to worksheet).
5. All team members must take caution when walking the site and only collect in areas that are safe and accessible. If a bank or section of the site is in-accessible the area should be noted on the assessment worksheet.

6. To avoid injury while picking up trash, all team members should always wear gloves and avoid touching trash with unprotected hands.

The person tallying the trash will indicate on the worksheet whether the trash was found above the high water line on the bank, or below the high water line (either on the bank or in the stream). This can be done by recording a dot (•) for above high water line and a tally line (|) for below the high water line. If it is evident that items have been littered, dumped, or accumulated via downstream transport, a note should be included at the bottom of the worksheet. If the monitoring crew identifies a more efficient and/or modified method to record this information, the method must be approved prior to initiating a collection event by the project manager.

Trash that is collected must be identified using the key provided on the last page of the trash assessment worksheet. Identifying the source of the trash, if possible, may support development of targeted BMPs. Use the two letter ID in the provided space on the worksheet for recording the source.

Another method to help identify the original source location of trash will include a visual analysis to determine the amount of algae growth present, “wear and tear” on the item, and location of item within the streambed. A range is given on the trash assessment worksheet as to quantify the extent of these three potential indicators of trash age. The percentage of algae growth on the item's surface may indicate the amount of time the trash has been in the water, though only items with 50% algae growth or greater should be recorded. The classification of “wear and tear” will include noting any significant wearing off of print/coloring and noting dents or anything broken on the object. Lastly, the location of the item of trash in the streambed will be noted (i.e. in-stream, on bank). These will all serve as guidance in identifying how much trash and which types of trash may potentially drift downstream from an upstream location (i.e., did not originate at the location collected).

A trash grabber, metal kitchen tongs, or a similar tool should be used to help pick up trash. It is important to look under bushes, logs and other vegetation to see if trash has accumulated underneath. The ground and substrate should be inspected to ensure that small items such as cigarette butts and pieces of broken glass or expanded polystyrene are picked up and counted.

All collected trash shall be placed in 39-gallon trash bags. To the extent possible, trash bags should be filled to approximately $\frac{3}{4}$ full so that all bags represent approximately the same volume of trash.

To account for items which are too heavy to be lifted or are embedded in the streambed (referred to as *Intractable Trash*), specific notes will be written on the Hazardous Materials/Intractable Waste Log (attached in Appendix B) along with digital photographs and GPS coordinates as to not count the same items during the next collection event. Intractable trash items will need to be removed by qualified individuals (possibly with heavy equipment which may require special permits) and the monitoring crew shall not try to remove these items themselves. Information on who to contact to remove such items is listed in the contact sheet and after the first collection event, the contractor or monitoring crew will immediately contact the project manager to notify the appropriate individuals to address intractable trash items.

Prior to deployment, the monitoring crew shall be informed or trained as to what hazardous materials they may encounter. If a potentially hazardous item is found during the collection, the crew will be advised not to touch or move the item but shall inform the lead field technician. If the lead field technician determines that the item cannot be safely removed, then the location of the item will be documented (along with photographs and GPS coordinates) on the Waste Log. The appropriate

authorities will be contacted immediately for removal of the hazardous item(s) if proper training or collection materials are not available to the monitoring crew.

Hazardous material identification and removal is further defined in the Health and Safety Plan along with a list of items considered “hazardous” and banned from disposal in the trash. More information can be found on the Calrecycle Website (<http://www.calrecycle.ca.gov/HomeHazWaste/info/>).

Compliance Monitoring Site Completion

Following the completion of the assessment worksheet, the team should use the worksheet margins to count up two totals for each trash item line, one total for items found above the high water line (on bank), and one total for items found below the high water line (in-stream). Additionally, the team should sum the totals for each trash category and write the results in the provided spaces just to the right of the category name. The start time, end time, and total time elapsed for the collection event should be noted on the worksheet. Total weight of trash collected for each site will be completed prior to leaving⁴, and included on the worksheet. It is important to complete the worksheets before leaving the site in order to guarantee accuracy.

Observations about the condition of the site, locations of trash found, potential contributing sources, and other observations should be recorded in the appropriate spaces on the trash assessment worksheet.

Additionally, the number of trash bags collected at the site and the type and size of trash bags filled should be recorded on the trash assessment worksheet in the space provided.

GENERAL ASSESSMENT SITE COLLECTION PROCEDURES

The effort for the GAS monitoring, which is generally similar to the CMS monitoring effort, will be as follows:

1. Similar to the CMS, the survey will begin at the downstream end of the site so that trash can be seen in the undisturbed stream. On the assessment worksheet, mark down the starting location of the trash assessment.
2. One team member begins walking along the bank or in the stream along the water's edge. That team member looks for trash on the bank up to the upper bank boundary, and above and below the high water line. This person picks up trash and tallies the items on the trash assessment worksheet as either in stream or on the bank, and into a general category as listed in the worksheet. Source ID information will not be required.
3. The second team member walks in the streambed picking up and calling out specific trash items found in the water body and on the opposite bank both above and below the high water line. The information will be recorded by the first team member and coded appropriately on the trash assessment worksheet.

⁴ If total weight cannot be completed at the site, crews will need to ensure that the trash for that site is kept separate from other trash collected at other sites (if sampling multiple sites in one day) and weighed separately and recorded on the appropriate site worksheet.

4. In areas where large amounts of trash are accumulating, it will be noted on the trash assessment worksheet the location of the accumulation, and general descriptive notes to better identify the area (including if the location is a drain, general geographical location information, and nearest street or road crossings including approximate length from crossings either upstream or downstream).
5. If large items are identified or hazardous materials are found, the team will fill out a Hazardous Materials/Intractable Waste Log (see CMS procedures).
6. If available, multiple individuals can collect trash in the stream or on the bank, **but only one individual is to be recording/tallying information** on one trash assessment worksheet (i.e. multiple tally sheets are not allowed due to possible confusion, data recording duplication mistakes, and/or possible errors in transposing information from worksheet to worksheet).
7. All team members must take caution when walking the site and only collect in areas that are safe and accessible. If a bank or section of the site is in-accessible, the area should be noted on the assessment worksheet.
8. When a reach area is deemed completely assessed (hence the site is complete), the first team member shall mark on the worksheet a specific stopping point including specific geographical information.
9. After the collection event has been completed, information should be tallied and all trash disposed of properly. General procedures (e.g., preparation, equipment, worksheet completion etc.) for the GAS follow CMS procedures, including the use of 39 gallon trash bags.

General Assessment Site Completion

Following completion of the site, the team should use the worksheet margins to count up two totals, one total for items found above the high water line, and one total for items found below the high water line. Additionally, the team should sum the totals for each general trash category and write the results in the provided spaces just to the right of the general category name. The start time, end time, and total time elapsed for the collection event should be noted on the worksheet. It is important to complete the worksheets before leaving the site in order to guarantee accuracy.

General site observations should be recorded in the appropriate spaces on the trash assessment worksheet.

Additionally, the number of trash bags collected and filled should be recorded on the worksheet in the space provided.

POST-EVENT ACTIVITIES

At the completion of each collection event, all collected trash will be disposed of properly. If trash is taken to a landfill or recycling facility, all trash can be weighed and a receipt obtained that document's the weight of the trash.

The contractor or in-house forces should make all attempts to recycle the materials collected during the event, with time permitting. The recycling of materials is not a requirement of the TMDL or the TMRP/MFAC and is at the discretion of the contractor and/or responsible agency. All "hazardous"

or “intractable trash” items need to be reported to the project manager and/or responsible agency to initiate removal procedures.

Special Circumstances for Safety Consideration

There are several potentially dangerous factors that exist within the Malibu Creek Watershed. One of these is the potential to encounter homeless individuals or encampments in the area. The other factors include poison oak, steep channels, confined spaces, swiftwater/flood conditions, wildlife, wildfires, and invasive species. While not a concern for personal safety, the threat of accidental transport of invasive species within the Watershed is possible. The potential for these special circumstances are discussed in more detail below and in the Health and Safety Plan⁵.

HOMELESS INDIVIDUALS AND PROPERTY

There is the potential for encounters and/or interactions with homeless individuals in the course of trash collection activities. This includes the possibility of unknowingly collecting items which homeless individuals may dispute to be personal property, thus creating the potential for an altercation. During any collection event, it is standard procedure for field staff to use discretion in all interactions with all individuals in the field and handle themselves in a professional and courteous manner. If at any time field staff feel uncomfortable or in danger, activities must immediately cease and all staff must return to a safe location. In the event this takes place, field staff need to record the amount of collection that took place prior to the work stoppage, and note on the assessment worksheets the end point location and time. If any situation escalates to a perceived dangerous level, field staff must immediately leave the area and contact the appropriate authorities. In the event that trash items appear to be property of a homeless individual, field staff should thus consider the items as “intractable trash” and follow procedures outlined in the Hazardous Materials and Intractable Trash section of the Health and Safety Plan. Preserving the safety of the field crew is the top priority during all collection events.

ARUNDO AND POISON-OAK

During trash collection there is the potential for contact with Arundo (*Arundo donax*) and Poison-Oak (*Toxicodendron diversilobum*). Arundo, which may be encountered in the lower reaches of the Malibu Creek Watershed, can grow up to 10 meters in length and create extremely dense vegetated environments. Due to the size and density of Arundo habitats, there is the possibility of tripping and/or entanglement when entering a thicket of Arundo vegetation. **Trash will not be collected within any areas with Arundo vegetation.** However; trash may be collected on the edge of the vegetation if safe and accessible. Poison-Oak growing at or near assessment locations should be avoided if at all possible. Trash seen in the Poison-Oak is not required for collection, but should be noted and photographed. Field staff will be advised to put on Poison-Oak protective lotion before entering any sites where the shrub is growing. Field staff should also be aware that even when Poison-Oak is dead, the oil can remain active for up to five years.

⁵ The Health and Safety Plan (HSP) is intended to address the most common hazards which are likely to be observed and compliment existing HSPs that responsible parties may already have in place. It is not intended to be an exhaustive or all inclusive list and may be modified per future revisions to TMRP procedures. Collection crews should always take care to put personal safety first and contact the project manager if they have any questions regarding questionable hazards, potential dangers, or issues that may be encountered.

STEEP CHANNELS

Many of the assessment sites included in this TMRP are located in flood control channels or channels containing steep banks. The potential to slip and fall causing injury is possible in many of the locations, even during the driest of weather. Field crews will need to ensure that all precautions are taken when sampling in environments exhibiting these conditions. Field crews should identify safe points of entry to the sites. During the monitoring effort, field crews should take extreme caution when walking in channels and ensure that all procedures as outlined in the Health and Safety Plan are followed. All dangerous environments, including narrow banks above concrete channel fence lines, are deemed off limits during any collection event.

CONFINED SPACES

At no time during the collection effort are field crews to enter any confined spaces, including storm drain outlets, freeway underpass tunnels, or any confined areas located at or near a collection location. These confined spaces can contain pockets of dangerous gas build up and other potential hazards that field crews are not properly trained to address. If trash is accumulating within a confined space, the project manager will be notified of the specific site location, and a brief narrative of the observations and the time and date of the observation will be provided.

SWIFT WATER/FLOOD CONDITIONS

At no time are field crews to be in stream channels (engineered or natural) during swift water and/or high flow conditions, nor should crews be in any channels if a forecasted storm (of 20% or greater chance of precipitation) is predicted for that day. Monitoring for critical storm conditions must take place prior to any rainfall occurring. All activities must be suspended immediately if crews are in the field and rainfall occurs. The extent of collection completed prior to rainfall will be noted on the assessment worksheet. After any rainfall event, crews are prohibited from re-entering stream channels until flow velocities have returned to base flow conditions and/or conditions are deemed safe by the project manager or proper authorities.

WILDLIFE

There is the potential for crew members to encounter various wildlife that may pose a threat, including but not limited to poisonous reptiles, stinging insects, and mountain lions. Prior to initiating the monitoring effort, crew members must be properly informed and trained on how to avoid encounters with threatening wildlife and how to handle any encounter or interaction in the field.

WILDFIRES

The Malibu Creek Watershed has repeatedly been subject to wildfires. Many of the assessment sites are located within or near potential burn areas and all precautions should be taken to ensure no field crew members initiate any actions that could start a wildfire, nor hinder or interfere with any wildfire suppression activities. Subsequently, during any wildfire event that is taking place in the Watershed, all collection events will cease until the wildfire has been suppressed. After suppression of the wildfire, field crews will need to confirm with the project manager that conditions are safe to reinstate assessment efforts. If a wildfire begins during a collection event, crews will need to evacuate immediately, then proceed to document the extent to which the event was complete.

INVASIVE SPECIES

There is the potential for field crews to come in contact with invasive species found in the Malibu Creek Watershed, including the New Zealand Mudsail (*Potamopyrgus antipodarum*). Crews have the potential to further spread invasive species if proper precautions are not taken prior to, during, and after an event. Crews must follow procedures as outlined by the CA Department of Fish and Game, New Zealand Mudsail Invasive Species Program (<http://www.dfg.ca.gov/invasives/mudsail/>) and the United States Fish and Wildlife Service Invasive Species Program (<http://www.fws.gov/invasives/what-you-can-do.html>). Crews may also want to consider developing a Hazard Analysis and Critical Control Points (HACCP) planning document specific to their monitoring sites.

Reporting Requirements

MONITORING REPORT

After the completion of the first full year of monitoring, a report will be submitted to the Regional Board that includes all of the requirements and elements listed in the TMRP Requirements (for both Point Source and Nonpoint Source components) section of this TMRP. The report may include more information beyond the items listed in the referenced section at the discretion of the reporting party or parties.

TMRP/MFAC REVISION

All proposed revisions to the TMRP and/or MFAC program will be included as a component with the annual monitoring report. Revisions may include but are not limited to:

- Procedural revisions or modifications;
- Site location revisions; and
- Modifications to frequency of monitoring/assessments.

ESTABLISHMENT OF THE BASELINE

Weight, volume, counting, and source identification will be incorporated in the initial 12-month assessment and all four components may be included to compare and contrast the differences between each and determine which (if not all) is the most applicable for the establishment of the baseline. An averaging period will be determined after the initial 12-month assessment along with a comparison of seasonal, wind event, and wet weather data to determine if a relationship exists between these variables and the amount of trash. Responsible parties may also compare the results of the 12-month effort to existing baselines calculated for similar TMDL efforts in Ventura and Los Angeles Counties. The proposed baseline will be included in the annual monitoring report.

CURRENT BMP EFFORTS

Listed below are current trash management procedures or Best Management Practices (BMPs) that have been put in place by the responsible parties listed in Table 1. These BMPs, combined with the monitoring described in the TMRP, represent the initial MFAC/BMP program for the responsible parties covered by this TMRP. As new BMPs are implemented in the Watershed, this list (per responsible party) will be updated to account for increased efforts. Current BMPs include:

City of Agoura Hills

- Existing Ordinances:
 - No. 9392.1. - *Outdoor Storage and Display Standards Enumerated* - All landscaped areas shall be maintained in a neat, clean and healthful condition subject to the continuing review of the director. Such maintenance shall include proper pruning, mowing of lawns, weeding, removal of litter, fertilizing, replacement of plants when necessary, and regular watering.
 - No. 9395.1. - *Outdoor Dining Design and Operational Standards Enumerated* - Outdoor dining areas, including flooring, shall remain clear of litter, food scraps, and soiled dishes at all times. Where eating establishments provide self-service take-out service, an adequate

number of employees shall be maintained to clear refuse or litter on a regular basis even though table service is not provided. Concrete flooring shall be washed daily.

Chapter 12 Social Host Accountability - (f) "Unruly gathering" shall mean a party, event or gathering where two (2) or more underage persons are present at a residence or other private property in which alcoholic beverages are being consumed, served to or possessed by any underage person and/or at which unruly conduct occurs. Unruly conduct is that which threatens the public health, safety or general welfare, or interferes with the quiet enjoyment of residential property and may include, without limitation, excessive noise, excessive traffic, obstruction of public streets by crowds or vehicles, public drunkenness or unlawful public consumption of alcohol or alcoholic beverages, assaults, batteries, fights, domestic violence or other disturbances of the peace, vandalism, litter.

- No. 5328 - *Litter* - Any person who deposits or causes to be deposited any solid waste or recyclable material on the public right-of-way or on private property within public view, except in a container provided therefore as herein provided, shall immediately sweep up and remove the same. Any person, firm or corporation violating any provision of this section shall be guilty of an infraction and shall be punishable as provided in Chapter 2 of Article I of this Code.
- No. 5335 - *Residential Collection - Solid Waste Containers* - The residential collector shall provide each residential premise with standard residential solid waste containers and green waste containers in accordance with the level of service chosen by the householder, at no cost to the householder. If a solid waste or green waste container is damaged, lost or stolen, contractor shall replace the container at cost and may bill customer for cost of container.
- No. 5300 - *Regulation of Solid Waste Haulers' Activities* - The city will promote public health and safety by, among other things, requiring newer and safer vehicles, regular maintenance, reduction of spillage and litter in the public streets, establishing accountability for the cleaning of refuse bins and containers, and accountability to the public.
- No. 5343 - *Commercial - Maintenance and Place of Containers* - Solid waste containers provided by the collector shall be maintained in a clean and healthful condition by the collector. Solid waste containers which are not provided by the collector shall be maintained in a clean and healthful condition by the commercial business owner. Every commercial business owner shall provide a solid waste container location on the commercial premises and shall keep the area in good repair, clean and free of refuse outside of the container. Every collector shall remove any solid waste or litter that is spilled or deposited on the ground as a result of the collector's emptying of the container or other activities of the collector.
- No. 5505 - *Prohibited Activities*. (b) *Littering* - It is prohibited to throw, deposit, place, leave, maintain, keep, or permit to be thrown, deposited, placed, left, or maintained or kept, any refuse, rubbish, garbage, or any other discarded or abandoned objects, articles or accumulations, in or upon any street, alley, sidewalk, storm drain, inlet, catch basin conduit or drainage structure, business place, or upon any private plot of land in the city, so that the same might be or become a pollutant. No person shall throw or deposit litter in any fountain, pond, lake, stream, or other body of water within the city. This subsection shall not apply to refuse, rubbish or garbage deposited in containers, bags or other appropriate receptacles which are placed in designated locations for regular solid waste pick up and disposal. *Structural BMP* means any structural facility designed and constructed to mitigate the adverse impacts of

storm water and urban runoff pollution (e.g. canopy, structural enclosure). Structural BMP's may include both treatment control BMP's and source control BMP's.

- No. 9576.1 - *Trash Handling* - Trash handling facilities shall be provided for all developments with the CD overlay district with the exception of single-family detached dwellings. A trash enclosure will be provided for all but excepted uses, unless the proposed location of the trash area is completely enclosed by walls or buildings. The freestanding trash enclosure shall be constructed of masonry block. No trash shall be allowed to extend above or beyond the enclosure.
- *Street Sweeping* - Street sweeping was increased to twice a month within the City's jurisdictional streets.
- *California Highway Adoption Company* - The City has contracted the past five years with California Highway Adoption Company to perform trash pick-up and weed abatement along the freeway corridor and local streets as directed by City staff.
- *Catch Basin Grates & Filters* - The City began a pilot program with Water Way Solutions by installing catch basin grates and filters located in two areas by schools to measure their success.
- *Storm Drain Marking* - All storm drain inlets are stenciled with a “*No Dumping. Drains to Ocean.*” message.
- *County Media Contribution* - The City of Agoura Hills contributes annually to the County’s *Don’t Trash California* campaign.
- *Trash Receptacles* - The City has installed additional trash receptacles at various parks.
- *Covenant & Deed Restriction* - Development project subject to SUSMP requirements are conditioned to record a covenant for the maintenance of treatment devices.
- *Creek Clean-Up* - The City sponsors annual community creek clean-up events in various accessible areas of Lindero Creek.
- *City Webpage* - The City has improved their webpage by increasing the stormwater information.

City of Calabasas

- Existing Ordinances:
 - No. 2008.251 - Mobile car wash ordinance requires mobile car wash businesses to obtain permits from the City and follow certain regulations to prevent pollutants from entering the storm drain system.
 - No. 2006.217 - Second hand smoke ordinance to ensure a cleaner and more hygienic environment for the City, its residents and its natural resources including its creeks and streams.
 - No. 2007.233 - Polystyrene ban barring retail food establishments, nonprofit food providers and City facilities from using food packaging materials made of expanded polystyrene, known popularly by the trademark name *Styrofoam*.
- *Storm Drain Markers* - Over 3200 markers were installed on storm drain catch basins throughout the City.

- *CDS Units* - Calabasas has managed the installation of four Continuous Deflector Separation (CDS) Units. CDS Units allow for the separation of sediment and trash from storm water without screens thus allowing for continuous flow before discharging to local creeks. The units are cleaned out on a quarterly basis.
- *Catch Basin Screens* - Along major streets including Calabasas Road, the City has installed 42 Abtech storm screen units. These devices keep trash and debris from entering the storm drains. They are cleaned out on a quarterly basis.
- *Infiltration and Bioremediation of Urban Runoff* - The City of Calabasas was tasked to design and build a storm water treatment facility to improve the quality of water entering Malibu Lagoon via Las Virgenes Creek and Malibu Creek. This device filters 100% of the average dry weather flow observed in the storm drain and retains all solid pollutant larger than 0.25 inches. A pump unit is integrated with this filter system to bring the filtered water upwards several feet to the sub-surface level to an infiltration bed. Water in the infiltration unit infiltrates to the ground using an area of about 2,400 sq. ft.
- *Creek Clean-Ups* - The City hosts two annual community creek clean-up events in various accessible areas of Las Virgenes Creek.
- *Street Sweeping* - Weekly street sweeping takes place within the City's jurisdictional streets.

City of Hidden Hills

- *Street Sweeping* - The City conducts street sweeping of major thoroughfares, residential streets, and several parking lots on a weekly, bi-monthly, and monthly basis respectively.
- *Ordinances* - The City has enactment and enforcement of litter ordinances to reduce sources of trash within city jurisdictional areas.
- *Trash Receptacles* - The City has installed trash receptacles at two public transit locations.
- *Valet Waste Bins* - Waste bin services are available to reduce the accidental discharge of trash.
- *City Clean Up Services* - Home Owners Association maintenance and cleaning crews routinely clean the entire City area.
- *SUSUMP/Code Enforcement* - SUSMP and building code enforcement to ensure that building sites are being kept clean.

County of Los Angeles

- Existing County Code:
 - Title 13 Chapter 80 - Illegal Dumping ban in unincorporated County public lands and/or private land that is not designated for that disposal purpose.
 - Title 12 Chapter 80 - Stormwater and Runoff Pollution control ordinance which includes a ban on littering. This also includes signage for littering fines and penalties.
 - Title 17 Chapter 04.645 - Smoking ban in County Parks prohibited outside of designated smoking areas unless granted by the facilities manager and/or director.

- *Full Capture Devices* - The County installed Regional Board approved Full Capture Devices on 192 catch basin connector pipes throughout unincorporated County areas of Malibu Creek Watershed.
- *Storm Drain Markers* - All storm drains in unincorporated County are appropriately marked with a “no dumping” message.
- *Street Sweeping Program* - Street sweeping is conducted weekly in unincorporated areas of Malibu Creek Watershed that have curb and gutter.

City of Malibu

- Existing Ordinances:
 - No. 265 - Prohibiting Smoking on Beaches within the City of Malibu.
 - No. 286 - Ban of Polystyrene Food Packaging.
 - No. 323 - Ban the use of Plastic Shopping Bags by Retail Establishments within the City of Malibu.
 - No. 337 - Ban of Smoking in Outdoor Dining Areas and Public Events.
- *Malibu Municipal Code (MMC)* - The Malibu MMC Title 13 Chapter 13.04 includes the following definition of Pollutant in the City of Malibu Storm Water Management and Discharge Control Ordinance No. 157: “Pollutant” means those “pollutants” defined in Section 502(6) of the Federal Clean Water Act (33 U.S.C. Section 1362(6)), or incorporated into California Water Code Section 13373. Examples of pollutants include, but are not limited to the following: 1.Commercial and industrial waste (such as fuels, solvents, detergents, **plastic pellets**, hazardous substances, fertilizers, pesticides, slag, ash, and sludge);”

In addition the following section lists prohibitions.

“13.04.060 - Prohibited activities.

B. Littering. It is prohibited to deposit any refuse, rubbish, garbage, or any other discarded or abandoned objects or material in or upon any public or private property so that the same might enter the MS4. Refuse, rubbish or garbage intended for regular solid waste pick up and disposal shall be deposited in containers, bags or other appropriate receptacles and placed in designated locations in accordance with Chapter 8.32 of this code. No person shall throw or deposit litter in any body of water within the city that connects with the MS4, including fountains, ponds, lakes, or streams.”

This Chapter of the MMC, and others are enforceable through Ordinance 324 which established an administrative citation procedure to impose administrative fines for violations of the MMC.

- *Street Sweeping* - Pacific Coast Highway (PCH) twice a month (1st and 3rd Mondays of the month) and street sweeping within the City's jurisdictional streets near the Civic Center and Malibu Creek once a month (2nd Monday of the month).
- *Cross Creek Roadway Improvements* - This award-winning (American Public Works Association B.E.S.T Project of the year 2009) project helped relieve traffic congestion, attract pedestrians to downtown Malibu and improve ocean water quality through its use of environmentally sensitive construction techniques such as permeable pavers and native vegetation in landscaping. Before the improvements, Cross Creek Road was a congested street with no sidewalks or other amenities

to attract pedestrians. It often flooded and could discharge stormwater, trash and pollutants directly into Malibu Lagoon and Surfrider Beach because of its inadequate drainage. The project also included placement of trash containers along the walkways.

- *Civic Center Stormwater Treatment Facility(CCSTF)* - a 1,400 Gallon per minute filtration and disinfection unit installed in the Civic Center area which diverts runoff for treatment and dispersal on land instead of discharge to Malibu Creek. The three major drainage catchments in the Civic Center area are each treated through CDS type devices (two Aquaswirl and one Stormceptor) at each pump station prior to media filtration and disinfection by ozonation. *The Stormceptor was a pilot device installed prior to the construction of the CCSTF and incorporated into the project.
- *Legacy Park Project* - The City is currently constructing Legacy Park. Employing state-of-the-art technology, it is a central park that will work as an environmental cleaning machine, reducing pollution impacts in Malibu Creek, Malibu Lagoon, and Surfrider Beach, and will provide a living learning center for five coastal habitats. The park includes an 8 acre foot intermittent wetland which will act as storage for runoff beyond the existing capacity of the CCSTF. Some of the stormdrain infrastructure enhancements include installation of three stainless steel trash screens by Advanced Solutions in the drains. The Park will also include placement of trash and recycling containers along the walking paths and gathering areas.
- *Cross Creek Road Pilot Trash Excluder: Trash Guard* - The City installed a trash excluder in February 2010 in a catch basin on Cross Creek Road to test its effectiveness. Trash Guard® is a patented stormwater treatment device that captures debris, sediment and floatables. Its function is identical to the CPS designs used by the County of Los Angeles for several years. The Trash Guard® has been tailored to meet “full trash capture” specifications and requirements. All screen holes are 3/16” (4.7625 mm) diameter. The City of San Francisco just approved this device for their Trash TMDL.
- *Trash and Recycle Container Installations at Bus Stops and in a Commercial Area Adjacent to Malibu Creek* - The City helped to purchase recycle bins with a grant from the State for a commercial plaza adjacent to the Creek. This allowed the property owner to commit funds to purchase more trash containers, helping to prevent litter. The City intends to continue similar partnerships with other commercial areas. In addition, the City placed trash containers at all bus stops in its jurisdiction.
- *Clean Bay Restaurant Certification Program* - The City implemented the Clean Bay Restaurant Certification Program in 2009 to encourage businesses to be proactive in protecting water quality by doing more than just the minimum requirements for pollution prevention. Criteria include proper trash and litter control, surface cleaning, and a recycling program.
- *Storm Drain Marking* - All storm drain inlets which drain to the Malibu Creek are stenciled with a “No Dumping. Drains to Ocean.” message.
- *Catch Basin Cleaning* - The City maintains and cleans all catch basins in the City’s right of way at least annually and quarterly in the Civic Center area which would discharge to Malibu Creek if it weren’t diverted to the CCSTF.

City of Westlake Village

- *Street Sweeping* - The City conducts street sweeping citywide on a weekly basis.
- *Daily Trash Collection* - City public works staff conduct trash collections in the public right-of-way daily.
- *Ordinances* - The City has enactment and enforcement of litter ordinances to reduce sources of trash within city jurisdictional areas.
- *Trash Receptacles* - The City has installed trash receptacles at all bus stops, and public gathering areas.
- *Catch Basin Cleaning and Maintenance*- All City owned and maintained catch basins are cleaned annually and stenciled with a “No dumping – Drains to Lake” message.
- *Trash/Debris Capture Devices* - The City has retrofitted 25 priority catch basins in mechanical trash excluders and eight debris basin standpipes with filter fabric. By way of SUSMP conditioning, several trash mitigation structural BMPs have been installed throughout the City; such as CDS and clarifier devices.

BMP EFFECTIVENESS ASSESSMENT AND MFAC/BMP REVISION PROCESS

The suite of BMPs listed above represents the initial BMP program for the responsible parties participating in the development of this TMRP. The first year of the TMRP will provide a basis for information on the current levels of trash in the Malibu Creek Watershed that will be used to evaluate the effectiveness of BMP implementation during subsequent years. Monitoring data from both CMS and any GAS will be utilized for this effort. Responsible parties may locate GAS at strategic locations in the Watershed, but the decision will be at the discretion of the responsible party. The following process will be used to document the implementation of BMPs and identify their effectiveness:

1. Identification of the BMP (i.e., street sweeping, trash collection, trash cans, full or partial capture device) and general location(s) of the activity.
2. Documentation of the time frame for specific BMPs (i.e., when the activity was initiated or when device was installed, frequency of activity if applicable).
3. Assessment of the number and types of BMPs occurring in the drainage area for each of the monitoring locations.
4. Comparison of monitoring results between monitoring locations (i.e. comparing types and numbers of BMPs and the volumes of trash accumulated across the drainage areas).
5. Comparison of monitoring results between events before and after BMP implementation.

An attempt will be made to assess differences between trash levels at monitoring sites with BMPs in the associated drainages and monitoring sites without BMPs. By comparing and contrasting sites with BMPs to those without, responsible parties may be able to identify which BMPs are most effective and/or where additional BMP implementation may be needed. Additionally, as BMPs are implemented during the monitoring period, trash levels before and after BMP implementation will be assessed to determine effectiveness.

Subsequently, to measure the effectiveness of BMPs over a period of time, attempts will be made to determine if a correlation exists between the amount of trash collected at a site to the number (and type) of BMPs being implemented between each event at or near that site. By identifying a decrease in the total amount of trash collected from each event, it can then be determined that the BMP(s) is working effectively. Conversely, if an increase in total trash accumulation is observed, then additional and/or more effective BMPs will be considered.

The monitoring data can also be utilized to identify the most effective BMPs to assist in meeting the zero trash goal. By characterizing the types of trash and identifying the source it may be possible to see which BMPs will also be the most effective for targeting specific sources in the Watershed. This evaluation can also be used to prioritize sites for FCS installation for point sources where appropriate.

Finally, the monitoring data will be used to identify high trash generating areas to prioritize locations for additional BMPs. Sites that show consistently higher levels of trash accumulating in deleterious amounts when compared to other sites within the Watershed may be considered high trash areas. Using the monitoring information and any information generated through other programs, responsible agencies will work to better identify these areas and utilize methods, including but not limited to site investigations, review of existing data, and/or computer mapping to formally identify and track these areas.

After the first year of monitoring, the BMP effectiveness evaluation discussed above will be used to propose recommendations for additional BMP implementation and modifications to the MFAC program for nonpoint sources. The information will be used to develop a revised MFAC/BMP program (if necessary). The revised MFAC/BMP program will include any needed revisions to the TMRP to better assess BMP effectiveness.

POINT SOURCE PRIORITIZATION

The first year TMRP will also be utilized for point sources to help identify areas for prioritization of FCS, PCS, or other BMP Programs. By utilizing the above strategy, responsible parties will be able to identify areas deemed appropriate for FCS, PCS or other BMP Programs. Monitoring data will be used to identify high trash generation areas and allow for scheduling of installation of devices as required in the BPA. A plan for point sources will be prepared that outlines their proposed FCS installation schedule and/or PCS/BMP program, which will be included in the annual monitoring report. Inclusion and consideration of these point source plans may result in revisions to the monitoring schedule or monitoring location prioritization in subsequent annual monitoring reports.

Figure 1. Overview of the Malibu Creek Watershed with TMRP Areas Covered by This Plan

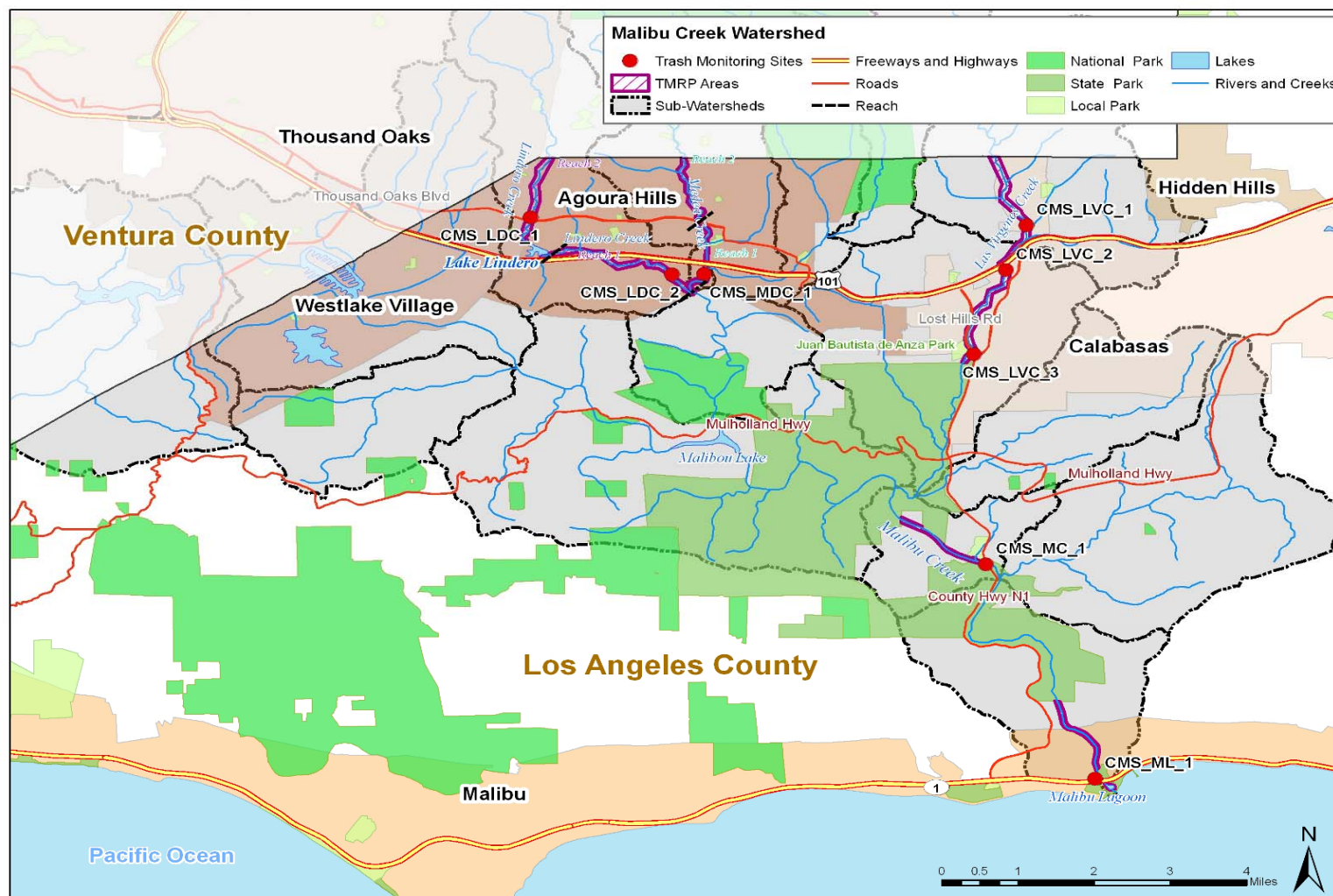


Figure 2. Malibu Lagoon and Malibu Creek TMRP Areas and Compliance Monitoring Sites

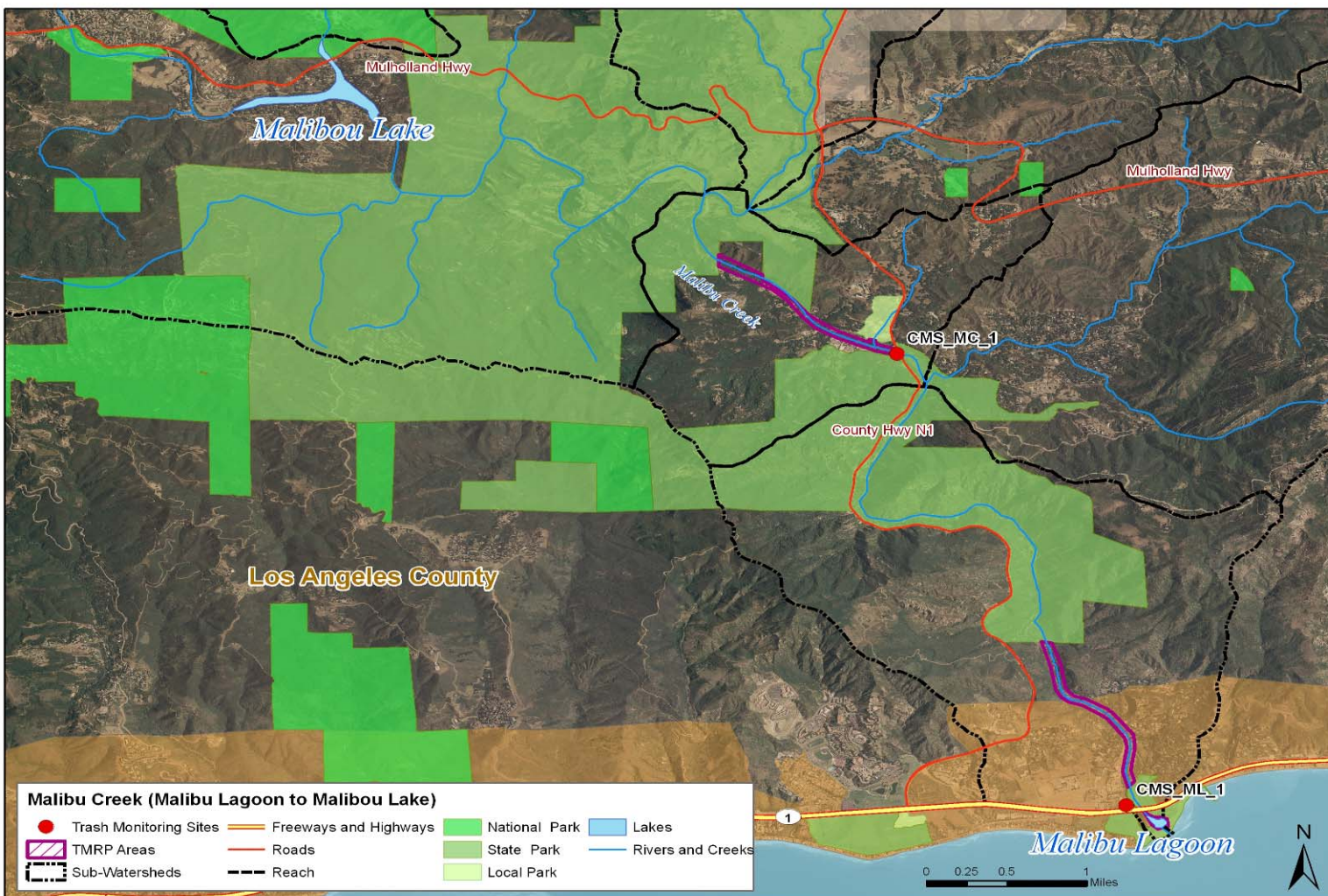


Figure 3. Las Virgenes Creek TMRP Areas and Compliance Monitoring Sites

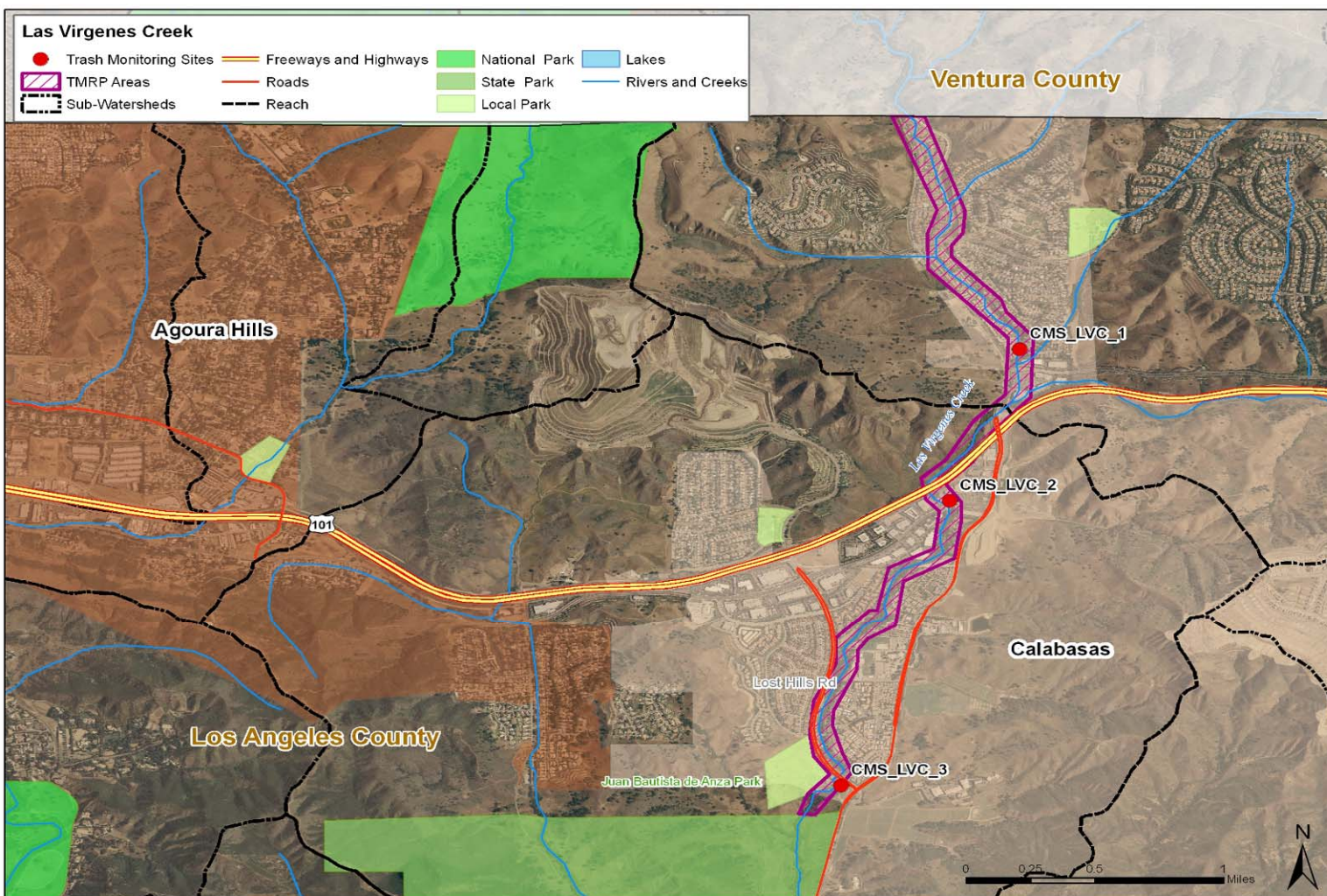
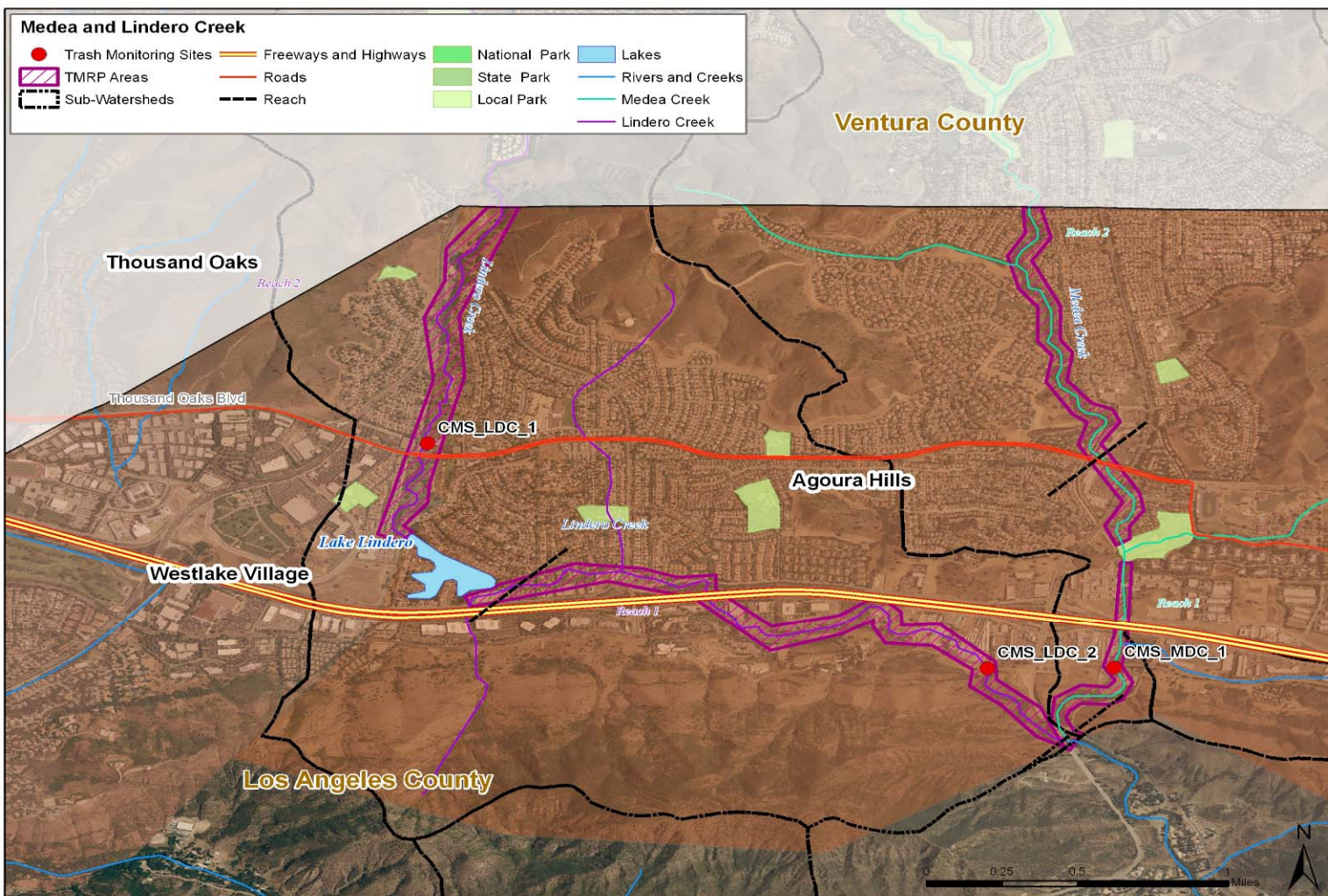


Figure 4. Lindero and Madea Creeks TMRP Areas and Compliance Monitoring Sites



Appendix A Trash Assessment Worksheet

Malibu Creek Watershed Trash Assessment Worksheet		
Watershed/Stream:	Date:	Start Time:
Monitoring Staff:	Site ID:	End Time:
Total Pieces In Stream:	Total Pieces On Banks:	Grand Total Trash:
Volume (# trash bags):	Weight (lbs): In Stream- On Banks-	Total Weight Outside Site (lbs):
Width Right Bank (ft):	Width Left Bank (ft):	Photo #'s (from camera)
Dumped %	Hazardous Waste Log (Y/N)	Intractable Trash Log (Y/N)

Trash Item Tally: Tally with ()

Plastic/Styrofoam:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Paper Products/ Biodegradable:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Household Items:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Landscape Materials:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Aluminum/Metal:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Automotive:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Toxic/Hazardous Material:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Glass:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Bio/Hazardous:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Personal Effects:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Sports Equipment:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Miscellaneous:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Debris Source/Identification**Additional Items:**

a. Aquafina	
b. Arrowhead	
c. Bud Light	
d. Budweiser	
e. Burger King	
f. Carl's Jr.	
g. Cheetos	
h. Circle K	
i. Coke (Coca Cola Co.)	
j. Coors	
k. Corona	
l. Doritos	
m. Evian	
n. Fritos	
o. Gatorade	
p. Jack in the Box	
q. Keystone	
r. KFC	
s. Kmart	
t. Lifestyles	
u. Marlboro	
v. Miller	
w. M & M's	
x. McDonald's	
y. Natural Light	
z. Papa Johns Pizza	
aa. Pepsi. Co.	
bb. Pollo Loco	
cc. PowerAde	
dd. Ralph's	
ee. Red Bull	
ff. Rite Aide	
gg. Round Table Pizza	
hh. Shasta	
ii. Snickers	
jj. Sprite	
kk. Starbucks	
ll. Taco Bell	
mm. Toppers	
nn. Vons/Safeway	
oo. Wal-Mart	
pp. 99 cent Store Only	
qq. Unmarked Bags	
rr. Unmarked Cups	
ss. Unmarked food containers	
tt. Unmarked water bottles	
uu. Unknown Source	

Appendix B Hazardous Material/Intractable Waste Log

Hazardous Material/Intractable Waste Log

Watershed/Stream:	Date:
Monitoring Staff:	

Description of Object	
Unique Identification Number (Example would be HM_S1_001)*	
GPS Coordinates	
Picture #'s	
Previously Identified Item? (Y/N)	
Additional Information	

* HM = Hazardous Material

* IT = Intractable Waste

S# = Site Identification (e.g., Site 1, Site 2)

001 = Item Number

Malibu Creek Watershed Bacteria TMDL Coordinated Monitoring Plan



Attachment B

MALIBU CREEK AND LAGOON BACTERIA TMDL COMPLIANCE MONITORING PLAN

**PREPARED BY THE
COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC WORKS**

SUBMITTED ON BEHALF OF

**COUNTY OF LOS ANGELES
LOS ANGELES COUNTY FLOOD CONTROL DISTRICT**

**COUNTY OF VENTURA
VENTURA COUNTY WATERSHED PROTECTION DISTRICT**

CALIFORNIA DEPARTMENT OF TRANSPORTATION

**CITIES OF
AGOURA HILLS
CALABASAS
HIDDEN HILLS
MALIBU
THOUSAND OAKS
WESTLAKE VILLAGE**

**ORIGINAL SUBMITTAL DATE:
REGIONAL WATER QUALITY CONTROL BOARD,
LA REGION APPROVAL DATE:
REVISION DATE:**

**MAY 24, 2006
NOVEMBER 11, 2007
FEBRUARY 25, 2008**

THIS PAGE LEFT BLANK INTENTIONALLY

TABLE OF CONTENTS

1.0 INTRODUCTION.....	3
1.1 Background.....	3
1.2 Participants.....	3
1.3 Objectives	4
2.0 COMPLIANCE TARGETS.....	5
2.1 Numeric Targets.....	5
2.2 Allowable Number of Exceedance Days	6
3.0 SAMPLING PROGRAM DESIGN.....	7
3.1 Sampling Sites	7
3.2 Frequency.....	7
3.3 Duration	8
4.0 METHODOLOGY	13
4.1 Sampling Procedure	13
4.2 Analytical Methodology	13
4.3 Data Management	14
4.4 Quality Assurance/Quality Control.....	14
APPENDIX A – Malibu Creek and Lagoon Bacteria Total Maximum Daily Load	
APPENDIX B – Sampling Locations	
APPENDIX C – Ventura County Committal Letter	

THIS PAGE LEFT BLANK INTENTIONALLY

1.0 INTRODUCTION

1.1 Background

The Malibu Creek Watershed is located about 35 miles west of Los Angeles and extends from the Santa Monica Mountains to the Pacific Coast. The watershed is approximately 109 square miles and drains into the Malibu Lagoon and ultimately into Santa Monica Bay when the Lagoon is breached.

Federal Regulations under the Clean Water Act require States to develop a list of impaired waters and the pollutants for which they are impaired, also known as the 303(d) List. Several reaches and tributaries to the Malibu Creek and Lagoon were designated as impaired and included on California's 1998 and 2002 CWA 303(d) list of impaired waters due to excessive amounts of coliform bacteria. The presence of coliform bacteria in surface waters is an indicator that water quality may not be sufficient to maintain the beneficial use of these waters for human body contact recreation (REC-1). To address this issue, States must establish a watershed-based pollutant specific Total Maximum Daily Load to bring impaired waters into compliance with water quality standards necessary for its beneficial uses.

The California Regional Water Quality Control Board, Los Angeles Region (Regional Board) released a first draft of the Malibu Creek and Lagoon Bacteria TMDL on December 13, 2004. The TMDL was subsequently approved by the United States Environmental Protection Agency (USEPA) on December 22, 2005, and came into effect on January 24, 2006. One of the TMDL's first requirements is the submittal of a Compliance Monitoring Plan within 120 days of the effective date.

1.2 Participants

This Monitoring Plan is developed by the County of Los Angeles Department of Public Works in coordination with the other responsible jurisdictions and agencies under the TMDL, including the County of Ventura, the cities of Agoura Hills, Calabasas, Hidden Hills, Malibu, Thousand Oaks, and Westlake Village; and California Department of Transportation (Caltrans). Implementation of this monitoring program will be accomplished through a joint coordinated effort by these responsible agencies.

During the development of the monitoring plan, feedback was also solicited from the Regional Board, Heal the Bay, and Santa Monica Bay Keeper.

For reference, the TMDL document can be found in Appendix A of this document or on the Regional Board's website at <http://www.swrcb.ca.gov/rwqcb4/>.

1.3 Objectives

Data collected from this Monitoring Plan will be used to achieve the following:

- 1) Characterize the existing water quality as compared to water quality at the reference watershed,
- 2) Measure compliance with the allowable number of exceedances days set forth by the TMDL; and
- 3) Provide data to support the re-evaluations that will be made when the TMDL is reconsidered in 2009.

2.0 COMPLIANCE TARGETS

2.1 Numeric Targets

The TMDL establishes multi-part numeric targets based on the bacteriological water quality objectives for marine and fresh water to protect the water contact recreation use (REC-1). The bacteriological objectives are set forth in Chapter 3 of the Regional Water Quality Control Plan (Basin Plan). The objectives are based on four bacteriological indicators and include both the geometric mean¹ limits and single sample limits. The Basin Plan objectives that serve as the numeric targets for this TMDL for marine waters and fresh waters are listed below in Table 1 and Table 2, respectively:

Table 1. Numeric Targets in Marine Waters Designated for Water Contact Recreation (REC-1).

Geometric Mean Limits (Marine Waters)	
Indicator	mpn/100ml
Total Coliform	1,000
Fecal Coliform	200
Enterococcus	35
Single Sample Limits (Marine Waters)	
Indicator	mpn/100ml
Total Coliform*	10,000
Fecal Coliform	400
Enterococcus	104

*Total coliform density shall not exceed 1,000/100 ml, if the ratio of fecal-to-total coliform exceeds 0.1.

Table 2. Numeric Targets in Fresh Waters Designated for Water Contact Recreation (REC-1).

Geometric Mean Limits (Fresh Waters)	
Indicator	mpn/100ml
E. Coli	126
Fecal Coliform	200
Single Sample Limits (Fresh Waters)	
Indicator	mpn/100ml
E. Coli	235
Fecal Coliform	400

¹ The geometric mean is defined in Webster's Dictionary as "the n^{th} root of the product of n numbers." Thus, the 30-day geometric mean calculation for the Malibu Creek and Lagoon TMDL will be calculated as the 30th root of the product of 30 numbers (the most recent 30 day results). For weekly sampling, the 30 numbers are obtained by assigning the weekly test result to the remaining days of the week. If more samples are tested within the same week, each test result will supersede the previous result and be assigned to the remaining days of the week until the next sample is collected. This rolling 30-day geometric mean must be calculated for each day, regardless of whether a weekly or daily schedule is selected.

2.2 Allowable Number of Exceedance Days

The TMDL allows some exceedances of the Basin Plan bacteriological objectives to account for bacterial loading from non-anthropogenic sources (e.g. wildlife). The allowable number of exceedance days varies depending on the time of year² and sampling frequency. Table 3 summarizes the allowable number of exceedance days for all sampling sites, as well as when these limits must be achieved.

Table 3. Summary of Compliance Targets

Time of Year	Compliance Deadline	Allowable Number of Exceedance Days			
		Daily Sampling		Weekly Sampling	
		Single Sample Limit	Geometric Mean Limit	Single Sample Limit	Geometric Mean Limit
Summer dry weather	1/24/09*	0	0	0	0
Winter dry weather	1/24/12	3	0	1	0
Wet weather	1/24/16**	17	0	3	0

*May be extended to 1/24/12.

**May be extended up to 7/10/21.

² For compliance purposes, the TMDL divides the year into three separate periods:

- summer dry-weather (April 1 –October 31)
- winter dry-weather (November 1 – March 31), and
- wet weather (days with rain events of ≥ 0.1 inches of precipitation and the three days following the end of the rain event.

3.0 SAMPLING PROGRAM DESIGN

3.1 Sampling Sites

In total, eighteen sampling sites will be sampled under this monitoring program. Sites were selected using the following guidelines:

- Seven sites³ specified in Table 7-10.2 of the TMDL (Noted in Table 4).
- At least one site in each subwatershed;
- Areas where frequent REC-1 use is known to occur; and
- Availability of previous water quality data;
- Perennial flow; and
- Safe and legal access.

The Ventura County Watershed Protection District, on behalf of Ventura County and the City of Thousand Oaks have committed to providing monitoring services on seven sampling stations within their jurisdiction. Los Angeles County, Caltrans, and the Cities of Agoura Hills, Calabasas, Hidden Hills, Malibu, and Westlake Village will collaborate in providing the monitoring data for eleven sampling stations.

Many of the sites either are or had been previously monitored by other programs. Specifically, one of the proposed sites is also being monitored by Heal the Bay. Four sites are being monitored by the Las Virgenes Municipal Water District. Four sites had been previously monitored under the Malibu Creek Watershed Monitoring Program led by the City of Calabasas and two sites monitored under the Malibu Creek Watershed Water Quality Monitoring Project conducted by the County of Los Angeles Department of Public Works. Table 4 lists all 18 sampling sites and the subwatershed in which each is located. The general locations of the sampling sites are shown in Figure 1. A more detailed description of each sampling sites is included in Appendix B.

3.2 Frequency

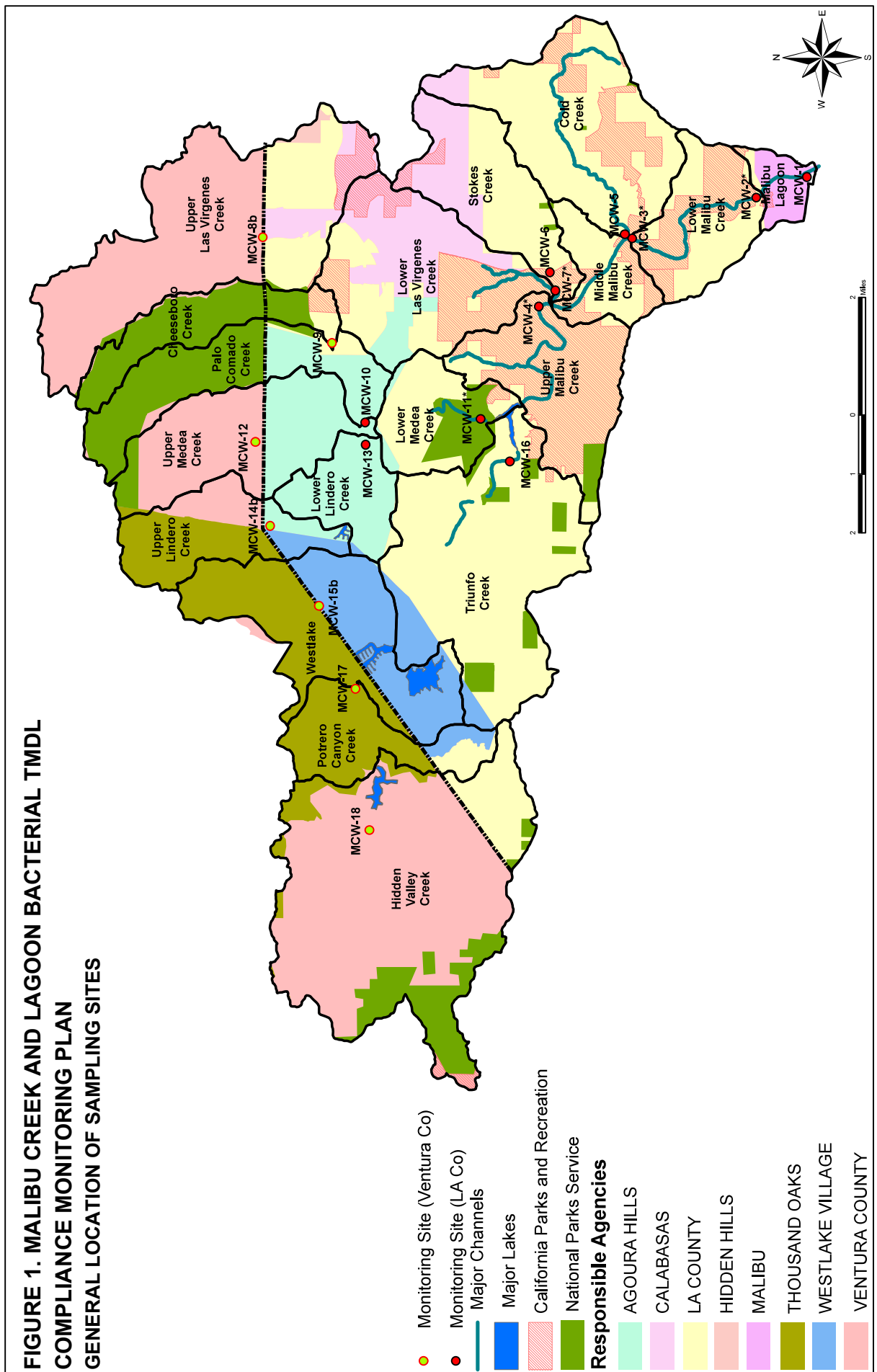
The TMDL allows a choice between daily and weekly sampling for this monitoring program. Responsible agencies have elected to conduct weekly sampling at all sites. Because fewer exceedances will be detected with weekly sampling, the TMDL's allowable number of exceedance days is reduced accordingly when samples are collected weekly.

³ Eight sites are specified in Table 7-10.2 of the TMDL. However, a field reconnaissance of these sites showed that two of the sites currently sampled by the Las Virgenes Municipal Water District (R-3 and R-4) are located within close proximity of each other and have yielded similar water quality results historically, according to LVMWD personnel. Access to site R-3 requires a hike of about a quarter of a mile. To avoid redundancy and expedite sample collection, R-3 has been excluded from the compliance monitoring program. Furthermore, according to LVMWD personnel, site R-4 is characterized as a Lower Malibu Creek site, not as a Malibu Lagoon site as shown in the TMDL, because the water at this site has not been brackish historically.

3.3 Duration

The monitoring program will be implemented as approved until the TMDL is re-considered in 2009/2010. At that time, the program will be re-evaluated so monitoring can be reduced or discontinued at those reaches where beneficial uses are not impaired. It is assumed that such modifications to the approved monitoring program will require Regional Board approval.

**FIGURE 1. MALIBU CREEK AND LAGOON BACTERIAL TMDL
COMPLIANCE MONITORING PLAN
GENERAL LOCATION OF SAMPLING SITES**



THIS PAGE LEFT BLANK INTENTIONALLY

**TABLE 4
LIST OF SAMPLING SITES**

Responsible Agencies	SITE ID	Subwatershed	Coordinates
Los Angeles County, Cities (Agoura Hills**, Calabasas, Hidden Hills, Malibu, Westlake Village), and Caltrans	MCW-1*	Malibu Lagoon	N 34°02.069' W 118°40.969'
	MCW-2*	Lower Malibu Creek	N 34°02.825' W 118°41.371'
	MCW-3*	Middle Malibu Creek	N 34°04.654' W 118°42.105'
	MCW-4*	Upper Malibu Creek	N 34°06.001' W 118°43.364'
	MCW-5	Cold Creek	N 34°04.739' W 118°41.996'
	MCW-6	Stokes Creek	N 34°05.889' W 118°42.748'
	MCW-7*	Lower Las Virgenes	N 34°05.769' W 118°43.072'
	MCW-10	Palo Comado Creek	N 34°08.585' W 118°45.468'
	MCW-11*	Lower Medea	N 34°06.921' W 118°45.339'
	MCW-13	Lower Lindero	N 34°08.592' W 118°45.842'
	MCW-16*	Triunfo	N 34°06.438' W 118°46.073'
Ventura County** and the City of Thousand Oaks	MCW-8b	Upper Las Virgenes	N 34°10.115' W 118°42.102'
	MCW-9	Cheeseboro Creek	N 34°09.082' W 118°44.058'
	MCW-12	Upper Medea	N 34°10.230' W 118°45.765'
	MCW-14b	Upper Lindero	N 34°09.943' W 118°47.268'
	MCW-15b	Westlake	N 34°09.263' W 118°48.693'
	MCW-17	Potrero Canyon	N 34°08.696' W 118°50.165'
	MCW-18	Hidden Valley	N 34°08.474' W 118°52.673'

Notes:

* Sampling Stations pursuant LA Regional Board Resolution 2004-19R, Malibu Creek and Lagoon Bacterial TMDL Table 7-10.2.

** Agency responsible for contracting or providing services.

THIS PAGE LEFT BLANK INTENTIONALLY

4.0 METHODOLOGY

Monitoring will begin upon execution of the cost-sharing Memorandum of Agreement between the County of Los Angeles and the other participating responsible agencies, with a goal of no later than six months after the Regional Board's approval of this plan. It is estimated that six months will be needed to hire a consultant team to implement this program.

4.1 Sampling Procedure

Sampling will be conducted by qualified professionals with proper training and in accordance with accepted industry protocols. Responsible agencies intend to contract this program's implementation to outside consultant(s). General sampling procedures are described below. Prior to the start of sampling, a detailed sampling protocol and QA/QC procedures will be submitted to the Regional Board.

Weekly sampling will be conducted on Tuesdays. Grab samples will be collected, placed on ice, and delivered to the lab under chain-of-custody within the six-hour holding time. Each sample will be associated with recorded observations of site conditions, which should minimally include sample ID, collection date and time, weather conditions including rain measurement, estimated flow rate, environmental conditions (presence of wildlife), suspicious discharges, sample characteristics (color and turbidity), and sampler's name.

Sampling should only occur when conditions are safe. The safety of the sample collector is the top priority and should preclude scheduled sampling.

4.2 Analytical Methodology

Marine/brackish samples collected from the Lagoon will be tested for the presence of total coliform, *E. coli* or fecal coliform, and enterococcus bacteria. Freshwater samples will be tested for the presence of *E. coli* and fecal coliform. All indicator groups will be quantified from a single sample collected at the designated monitoring site. Necessary dilutions or aliquot volumes will be processed to insure that reportable values can be determined. Bacterial results are reported as organism type per 100 mL of sample. When selecting analytical bacterial methods for TMDL monitoring, the importance of practical fast turnaround times from the laboratory (48 hours for preliminary results for fecal coliform) should be emphasized.

For the marine/brackish samples, the IDEXX chromogenic substrate method *E. coli* result can be converted to fecal coliform using a 1:1 translator. The application of a 1:1 translator was approved by the Regional Board in October 2002 after review of the IDEXX and Membrane Filtration Study conducted by the City of Los Angeles (approval letter dated October 16, 2002, from Dennis Dickerson, Executive Officer).

Prior to the start of sampling, a detailed laboratory protocol and QA/QC procedures will be submitted to the Regional Board for review.

4.3 Data Management

Data collected as result of this monitoring program will be managed entirely by the consultant team conducting the monitoring. Both quantitative and qualitative results will be stored in a database designed in accordance with the State's Surface Water Ambient Monitoring Program data reporting protocols. Data reports will summarize sampling results as well as contain a running tally of the number of exceedances. Monthly data summary reports will be submitted to the Regional Board as well as participating responsible agencies by the last day of each month for data collected during the previous month.

To determine whether a result falls under the dry- or wet-weather category, a rain gage within the Malibu Creek Watershed will be used. The LA County Department of Public Works' ALERT Rainfall Gage 317 (Agoura), will be used as the reference rain gage. Data from this rainfall gage is available via the LA County Department of Public Works' Internet Site: <http://dpw.lacounty.gov/wrd/Precip/index.cfm>

STATION NAME	ALERT ID	RAINGAGE REF ID	LAT	LONG	ELEV.
Agoura Precip	317	434	34-08-08	118-45-07	800.00

4.4 Quality Assurance/Quality Control

If multiple laboratories are used, each will participate in an inter-laboratory calibration program to ensure consistency of results. Laboratories must employ a program that associates quality assurance with the laboratory facility, staff, instrumentation and equipment, materials and methods, media and reagents, and data validation. The quality assurance procedures shall be in accordance with Standard Methods for the Examination of Water and Wastewater, 18-20th Editions (APHA 1992-98). All participating laboratories must maintain ELAP certification.

APPENDIX A

Attachment A to Resolution No. 2004-019R

Proposed Amendment to the Water Quality Control Plan – Los Angeles Region to incorporate the Malibu Creek and Lagoon Bacteria TMDL

Adopted by the California Regional Water Quality Control Board, Los Angeles Region on December 13, 2004

Amendments:

Table of Contents

Add:

Chapter 7. Total Maximum Daily Loads (TMDLs) Summaries

7-10 Malibu Creek and Lagoon Bacteria TMDL

List of Figures, Tables and Inserts

Add:

Chapter 7. Total Maximum Daily Loads (TMDLs)

Tables

7-10 Malibu Creek and Lagoon Bacteria TMDL

7-10.1. Malibu Creek and Lagoon Bacteria TMDL: Elements

7-10.2. Malibu Creek and Lagoon Bacteria TMDL: Final Allowable Exceedance Days by
Sampling Location

7-10.3. Malibu Creek and Lagoon Bacteria TMDL: Significant Dates

Chapter 7. Total Maximum Daily Loads (TMDLs) Summaries, Section 7-10 (Malibu Creek and Lagoon Bacteria TMDL)

This TMDL was adopted by the Regional Water Quality Control Board on December 13, 2004.

This TMDL was approved by:

The State Water Resources Control Board on September 22, 2005.

The Office of Administrative Law on December 1, 2005.

The U.S. Environmental Protection Agency on January 10, 2006.

The following table includes the elements of this TMDL.

Attachment A to Resolution No. 2004-019R

Table 7-10.1. Malibu Creek and Lagoon Basins Bacteria TMDL: Elements

Element	Key Findings and Regulatory Provisions
<i>Problem Statement</i>	Elevated bacterial indicator densities are causing impairment of the water contact recreation (REC-1) beneficial use at Malibu Creek, Lagoon, and adjacent beach. Swimming in waters with elevated bacterial indicator densities has long been associated with adverse health effects. Specifically, local and national epidemiological studies compel the conclusion that there is a causal relationship between adverse health effects and recreational water quality, as measured by bacterial indicator densities.
<i>Numeric Target</i> <i>(Interpretation of the numeric water quality objective, used to calculate the waste load allocations)</i>	<p>The TMDL has a multi-part numeric target based on the bacteriological water quality objectives for marine and fresh water to protect the water contact recreation use. These targets are the most appropriate indicators of public health risk in recreational waters.</p> <p>These bacteriological objectives are set forth in Chapter 3 of the Basin Plan.¹ The objectives are based on four bacterial indicators and include both geometric mean limits and single sample limits. The Basin Plan objectives that serve as the numeric targets for this TMDL are:</p> <p>In Marine Waters Designated for Water Contact Recreation (REC-1)</p> <p><u>1. Geometric Mean Limits</u></p> <ul style="list-style-type: none"> a. Total coliform density shall not exceed 1,000/100 ml. b. Fecal coliform density shall not exceed 200/100 ml. c. Enterococcus density shall not exceed 35/100 ml. <p><u>2. Single Sample Limits</u></p> <ul style="list-style-type: none"> a. Total coliform density shall not exceed 10,000/100 ml. b. Fecal coliform density shall not exceed 400/100 ml. c. Enterococcus density shall not exceed 104/100 ml. d. Total coliform density shall not exceed 1,000/100 ml, if the ratio of fecal-to-total coliform exceeds 0.1. <p>In Fresh Waters Designated for Water Contact Recreation (REC-1)</p> <p><u>1. Geometric Mean Limits</u></p> <ul style="list-style-type: none"> a. E. coli density shall not exceed 126/100 ml. b. Fecal coliform density shall not exceed 200/100 ml. <p><u>2. Single Sample Limits</u></p> <ul style="list-style-type: none"> a. E. coli density shall not exceed 235/100 ml. b. Fecal coliform density shall not exceed 400/100 ml.

¹ The bacteriological objectives were revised by a Basin Plan amendment adopted by the Regional Board on October 25, 2001, and subsequently approved by the State Water Resources Control Board, the Office of Administrative Law and finally by U.S. EPA on September 25, 2002.

Attachment A to Resolution No. 2004-019R

Element	Key Findings and Regulatory Provisions
	<p>These objectives are generally based on an acceptable health risk for marine recreational waters of 19 illnesses per 1,000 exposed individuals as set by the US EPA (US EPA, 1986). The targets apply throughout the year. The final compliance point for the targets is the point at which the effluent from a discharge initially mixes with the receiving water.</p> <p>Implementation of the above bacteria objectives and the associated TMDL numeric targets is achieved using a ‘reference system/anti-degradation approach’ rather than the alternative ‘natural sources exclusion approach’ or strict application of the single sample objectives. As required by the CWA and Porter-Cologne Water Quality Control Act, Basin Plans include beneficial uses of waters, water quality objectives to protect those uses, an anti-degradation policy, collectively referred to as water quality standards, and other plans and policies necessary to implement water quality standards. The ‘reference system/anti-degradation approach’ means that on the basis of historical exceedance levels at existing monitoring locations, including a local reference beach within Santa Monica Bay, a certain number of daily exceedances of the single sample bacteria objectives are permitted. The allowable number of exceedance days is set such that (1) bacteriological water quality at any site is at least as good as at a designated reference site within the watershed and (2) there is no degradation of existing bacteriological water quality. This approach recognizes that there are natural sources of bacteria that may cause or contribute to exceedances of the single sample objectives and that it is not the intent of the Regional Board to require treatment or diversion of natural coastal creeks or to require treatment of natural sources of bacteria from undeveloped areas.</p> <p>The geometric mean targets may not be exceeded at any time. The rolling 30-day geometric means will be calculated on each day. If weekly sampling is conducted, the weekly sample result will be assigned to the remaining days of the week in order to calculate the daily rolling 30-day geometric mean. For the single sample targets, each existing monitoring site is assigned an allowable number of exceedance days for three time periods (1) summer dry-weather (April 1 to October 31), (2) winter dry-weather (November 1 to March 31), and (3) wet-weather (defined as days with 0.1 inch of rain or greater and the three days following the rain event.)</p>
Source Analysis	<p>Fecal coliform bacteria may be introduced from a variety of sources including storm water runoff, dry-weather runoff, onsite wastewater treatment systems, and animal wastes. An inventory of possible point and nonpoint sources of fecal coliform bacteria to the waterbody was compiled, and both simple methods and computer modeling were used to estimate bacteria loads for those sources. Source inventories were</p>

Attachment A to Resolution No. 2004-019R

Element	Key Findings and Regulatory Provisions
	used in the analysis to identify all potential sources within the Malibu Creek watershed, modeling was used to identify the potential delivery of pathogens into the creeks and the lagoon
<i>Loading Capacity</i>	The loading capacity is defined in terms of bacterial indicator densities, which is the most appropriate for addressing public health risk, and is equivalent to the numeric targets, listed above. As the numeric targets must be met at the point where the effluent from storm drains or other discharge initially mixes with the receiving water throughout the day, no degradation or dilution allowance is provided.
<i>Waste Load Allocations (for point sources)</i>	<p>Waste Load Allocations (WLAs) are expressed as the number of daily or weekly sample days that may exceed the single sample limits or 30-day geometric mean limits as identified under “Numeric Target.” WLAs are expressed as allowable exceedance days because the bacterial density and frequency of single sample exceedances are the most relevant to public health protection.</p> <p>Zero days of exceedance are allowed for the 30-day geometric mean limits. The allowable days of exceedance for the single sample limits differ depending on season, dry weather or wet-weather, and by sampling locations as described in Table 7-10.2.</p> <p>The allowable number of exceedance days for a monitoring site for each time period is based on the lesser of two criteria (1) exceedance days in the designated reference system and (2) exceedance days based on historical bacteriological data at the monitoring site. This ensures that bacteriological water quality is at least as good as that of a largely undeveloped system and that there is no degradation of existing water quality. However, existing data indicates that the number of exceedance days for all locations assessed in this TMDL were greater than the allowable exceedance days (i.e., number of exceedance days greater than the number at the reference sites).</p> <p>For each monitoring site, allowable exceedance days are set on an annual basis as well as for three time periods. These three periods are:</p> <ol style="list-style-type: none"> 1. summer dry-weather (April 1 to October 31) 2. winter dry-weather (November 1 to March 31) 3. wet-weather (defined as days of 0.1 inch of rain or more plus three days following the rain event). <p>The responsible jurisdictions and responsible agencies are the County of Los Angeles, County of Ventura, the cities of Malibu, Calabasas, Agoura Hills, Hidden Hills, Simi Valley, Westlake Village, and Thousand Oaks; Caltrans, and the California Department of Parks and Recreation. The responsible jurisdictions and responsible agencies include the permittees and co-permittees of the municipal storm water (MS4) permits for Los Angeles County and Ventura County, and Caltrans. The storm water permittees are individually responsible for the discharges from their municipal separate storm sewer systems to Malibu Creek, Malibu Lagoon or tributaries thereto. The California</p>

Attachment A to Resolution No. 2004-019R

Element	Key Findings and Regulatory Provisions
	<p>Department of Parks and Recreation (State Parks), as the owner of the Malibu Lagoon and Malibu Creek State Park, is the responsible agency for these properties. However, since the reference watershed approach used in developing this TMDL is intended to make allowances for natural sources, State Parks is only responsible for: conducting a study of bacteria loadings from birds in the Malibu Lagoon, water quality monitoring, and compliance with load allocations applicable to anthropogenic sources on State Park property (e.g., onsite wastewater treatment systems). The Santa Monica Mountains Conservancy and the National Park Service as the owner of natural parkland also are responsible for water quality monitoring and compliance with load allocations resulting from anthropogenic sources (e.g., onsite wastewater treatment systems) from lands under their jurisdiction.</p> <p>As discussed in “Source Analysis”, discharges from Tapia WWRF and effluent irrigation, and general construction storm water permits are not expected to be a significant source of bacteria. Therefore, the WLAs for these discharges are zero (0) days of allowable exceedances for all three time periods and for the single sample limits and the rolling 30-day geometric mean.</p>
<p>Load Allocations (for nonpoint sources)</p>	<p>Load Allocations (LA) are expressed as the number of daily or weekly sample days that may exceed the single sample limits or 30-day geometric mean limits as identified under “Numeric Target.” LAs are expressed as allowable exceedance days because the bacterial density and frequency of single sample exceedances are the most relevant to public health protection.</p> <p>Zero days of exceedance are allowed for the 30-day geometric mean limits. The allowable days of exceedance for the single sample limits differ depending on season, dry weather or wet-weather, and by sampling locations as described in Table 7-10.2.</p> <p>The allowable number of exceedance days for a monitoring site for each time period is based on the lesser of two criteria (1) exceedance days in the designated reference system and (2) exceedance days based on historical bacteriological data at the monitoring site. This ensures that bacteriological water quality is at least as good as that of a largely undeveloped system and that there is no degradation of existing water quality. However, existing data indicates that the number of exceedance days for all locations assessed in this TMDL were greater than the allowable exceedance days.</p> <p>For each monitoring site, allowable exceedance days are set on an annual basis as well as for three time periods. These three periods are:</p> <ol style="list-style-type: none"> 1. summer dry-weather (April 1 to October 31) 2. winter dry-weather (November 1 to March 31) 3. wet-weather (defined as days of 0.1 inch of rain or more plus three days following the rain event).

Attachment A to Resolution No. 2004-019R

Element	Key Findings and Regulatory Provisions
	<p>Onsite wastewater treatment systems were identified as the major nonpoint anthropogenic source within the watershed. The responsible agencies are the county and city health departments and/or other local agencies that oversee installation and operation of on-site wastewater treatment systems. However, owners of on-site wastewater treatment systems are responsible for actual discharges.</p>
<i>Implementation</i>	<p>The regulatory mechanisms to implement the TMDL may include, but are not limited to the Los Angeles County Municipal Storm Water NPDES Permit (MS4), Ventura County Municipal Storm Water NPDES Permit, the Caltrans Storm Water Permit, waste discharge requirements (WDRs), MOUs, revised MOUs, general NPDES permits, general industrial storm water permits, general construction storm water permits, and the authority contained in Sections 13225, 13263 and 13267 of the Water Code. Each NPDES permit assigned a WLA shall be reopened or amended at reissuance, in accordance with applicable laws, to incorporate the applicable WLAs as a permit requirement. This TMDL will be implemented in three phases over a ten-year period as outlined in Table 7-10.3. Within three years of the effective date of the TMDL, compliance with the allowable number of summer dry-weather exceedance days and the rolling 30-day geometric mean targets must be achieved. In response to a written request from the responsible jurisdiction or responsible agency subject to conditions described in Table 7-10.3, the Executive Officer of the Regional Board may extend the compliance date for the summer dry-weather allocations from 3 to up to six years from the effective date of this TMDL. Within six years of the effective date of the TMDL, compliance with the allowable number of winter dry-weather exceedance days and the rolling 30-day geometric mean targets must be achieved. Within ten years of the effective date of the TMDL, compliance with the allowable number of wet-weather exceedance days and rolling 30-day geometric mean targets must be achieved.</p> <p>To be consistent with the Santa Monica Bay (SMB) Beaches TMDLs, the Regional Board intends to reconsider this TMDL in coordination with the reconsideration of the SMB Beaches TMDLs. The SMB Beaches TMDLs are scheduled to be reviewed in July 2007 (four years from the effective date of the SMB Beaches TMDLs). The review will include a possible revision to the allowable winter dry-weather and wet-weather exceedance days based on additional data on bacterial indicator densities in the wave wash; to re-evaluate the reference system selected to set allowable exceedance levels; and to re-evaluate the reference year used in the calculation of allowable exceedance days. In addition, the method for applying the 30-day geometric mean limit also will be reviewed. The Malibu Creek Bacteria TMDL is scheduled to be reconsidered in three years from the effective date, which is expected to approximately coincide with the reassessment required under the SMB Beaches TMDLs.</p>

Attachment A to Resolution No. 2004-019R

Element	Key Findings and Regulatory Provisions
<i>Margin of Safety</i>	<p>A margin of safety has been implicitly included through the following conservative assumptions.</p> <ul style="list-style-type: none"> • The watershed loadings were based on the 90th percentile year for rain (1993) based on the number of wet weather days. This should provide conservatively high runoff from different land uses for sources of storm water loads • The watershed loadings were also based on a very dry rain year (1994). This ensures compliance with the numeric target during low flows when septic systems and dry urban runoff loads are the major bacterial sources. • The TMDL was based on meeting the fecal 30-day geometric mean target of 200 MPN/ 100 ml, which for these watersheds was estimated to be more stringent level than the allowable exceedance of the single sample standard. This approach also provides assurance that the E. coli single sample standard will not be exceed. • The load reductions established in this TMDL were based on reduction required during the two different critical year conditions. A wet year when storm loads are high, and a more typical dry year when base flows and assimilative capacity is low. This adds a margin of safety for more typical years. <p>In addition, an explicit margin of safety has been incorporated, as the load allocations will allow exceedances of the single sample targets no more than 5% of the time on an annual basis, based on the cumulative allocations proposed for dry and wet weather. Currently, the Regional Board concludes that there is water quality impairment if more than 10% of samples at a site exceed the single sample bacteria objectives annually.</p>
<i>Seasonal Variations and Critical Conditions</i>	<p>Seasonal variations are addressed by developing separate waste load allocations for three time periods (summer dry-weather, winter-dry weather, and wet-weather) based on public health concerns and observed natural background levels of exceedance of bacterial indicators.</p> <p>To establish the critical condition for the wet days, we used rain data from 1993. Based on data from the Regional Board's Santa Monica Bay TMDL this represents the 90th percentile rain year based on rain data from 1947 to 2000. To further evaluate the critical conditions, we modeled a representative dry year. The dry-year critical condition was based on 1994, which was the 50th percentile year in terms of dry weather days for the period of 1947-2000.</p>
<i>Compliance Monitoring</i>	<p>Responsible jurisdictions and agencies shall submit a compliance monitoring plan to the Executive Officer of the Regional Board for approval. The compliance monitoring plan shall specify sampling frequency (daily or weekly) and sampling locations and that will serve</p>

Attachment A to Resolution No. 2004-019R

Element	Key Findings and Regulatory Provisions
	<p>as compliance points. This compliance monitoring program is to determine the effectiveness of the TMDL and not to determine compliance with individual load or wasteload allocations for purposes of enforcement.</p> <p>If the number of exceedance days is greater than the allowable number of exceedance days the water body segment shall be considered out-of-compliance with the TMDL. Responsible jurisdictions or agencies shall not be required to initiate an investigation detailed in the next paragraph if a demonstration is made that bacterial sources originating within the jurisdiction of the responsible agency have not caused or contributed to the exceedance.</p> <p>If a single sample shows the discharge or contributing area to be out of compliance, the Regional Board may require, through permit requirements or the authority contained in Water Code section 13267, daily sampling at the downstream location (if it is not already) until all single sample events meet bacteria water quality objectives. Furthermore, if a creek location is out of compliance as determined in the previous paragraph, the Regional Board shall require responsible agencies to initiate an investigation, which at a minimum shall include daily sampling in the target receiving waterbody reach or at the existing monitoring location until all single sample events meet bacteria water quality objectives.</p> <p>The County of Los Angeles, County of Ventura, and municipalities within the Malibu Creek watershed, Caltrans, and the California Department of Parks and Recreation are strongly encouraged to pool efforts and coordinate with other appropriate monitoring agencies in order to meet the challenges posed by this TMDL by developing cooperative compliance monitoring programs.</p>

Note: The complete staff report for the TMDL is available for review upon request.

Attachment A to Resolution No. 2004-019R

Table 7-10.2. Malibu Creek and Lagoon Bacteria TMDL: Final Annual Allowable Exceedance Days for Single Sample Limits by Sampling Location

Compliance Deadline		3* years after effective date		6 years after effective date		10 years after effective date	
		Summer Dry Weather ^		Winter Dry Weather ^**		Wet Weather ^**	
		April 1 – October 31		November 1 - March 31		November 1 - October 31	
Station ID	Location Name	Daily sampling (No. days)	Weekly sampling (No. days)	Daily sampling (No. days)	Weekly sampling (No. days)	Daily sampling (No. days)	Weekly sampling (No. days)
LA RWQCB	Triunfo Creek	0	0	3	1	17	3
LA RWQCB	Lower Las Virgenes Creek	0	0	3	1	17	3
LA RWQCB	Lower Medea Creek	0	0	3	1	17	3
LVMWD (R-9)	Upper Malibu Creek, above Las Virgenes Creek	0	0	3	1	17	3
LVMWD (R-2)	Middle Malibu Creek, below Tapia discharge 001	0	0	3	1	17	3
LVMWD (R-3)	Lower Malibu Creek, 3 mi below Tapia	0	0	3	1	17	3
LVMWD (R-4)	Malibu Lagoon, above PCH	0	0	3	1	17	3
LVMWD (R-11)	Malibu Lagoon, below PCH	0	0	3	1	17	3
-----	Other sampling stations as identified in the Compliance Monitoring Plan as approved by the Executive Officer including at least one sampling station in each subwatershed, and areas where frequent REC-1 use is known to occur.	0	0	3	1	17	3

Notes: The number of allowable exceedances is based on the lesser of (1) the reference system or (2) existing levels of exceedance based on historical monitoring data.

The allowable number of exceedance days during winter dry-weather is calculated based on the 10th percentile storm year in terms of dry days at the LAX meteorological station

The allowable number of exceedance days during wet-weather is calculated based on the 90th percentile storm year in terms of wet days at the LAX meteorological station.

^ A dry day is defined as a non-wet day. A wet day is defined as a day with a 0.1-inch or more of rain and the three days following the rain event.

* The compliance date may be extended by the Executive Officer to up to 6 years from the effective date.

** A revision of the TMDL is scheduled for four years after the effective date of the Santa Monica Bay Beaches TMDLs in order to re-evaluate the allowable exceedance days during winter dry-weather and wet-weather based on additional monitoring data and the results of the study of relative loading from storm drains versus birds.

Attachment A to Resolution No. 2004-019R

Table 7-10.3. Malibu Creek and Lagoon Bacteria TMDL: Significant Dates

Date	Action
120 days after the effective date of this TMDL	<p>Responsible jurisdictions and responsible agencies must submit a comprehensive bacteria water quality monitoring plan for the Malibu Creek Watershed to the Executive Officer of the Regional Board. The plan must be approved by the Executive Officer before the monitoring data can be considered during the implementation of the TMDL. In developing the 13267 order, the EO will consider costs in relation to the need for data. With respect to benefits to be gained, the TMDL staff report demonstrates the significant impairment and bacteria loading. Further documenting success or failure in achieving waste load allocations will benefit the responsible agencies and all recreational water users.</p> <p>The purpose of the plan is to better characterize existing water quality as compared to water quality at the reference watershed, and ultimately, to serve as a compliance monitoring plan. The plan must provide for analyses of all applicable bacteria indicators for which the Basin Plan has established objectives including <i>E. coli</i>. For fresh water and enterococcus for marine water. The plan must also include sampling locations that are specified in Table 7-10.2, at least one location in each subwatershed, and areas where frequent REC-1 use is known to occur. However, this is not to imply that a mixing zone has been applied; water quality objectives apply throughout the watershed—not just at the sampling locations.</p>
1 year after effective date of this TMDL	<ol style="list-style-type: none"> 1. Responsible jurisdictions and responsible agencies shall provide a written report to the Regional Board outlining how each intends to cooperatively achieve compliance with the TMDL. The report shall include implementation methods, an implementation schedule, and proposed milestones. Specifically, the plan must include a comprehensive description of all steps to be taken to meet the 3-year summer dry weather compliance schedule, including but not limited to a detailed timeline for all category of bacteria sources under their jurisdictions including but not limited to nuisance flows, urban stormwater, on-site wastewater treatment systems, runoff from homeless encampments, horse facilities, and agricultural runoff. 2. If the responsible jurisdiction or agency is requesting an extension of the summer dry-weather compliance schedule, the plan must include a description of all local ordinances necessary to implement the detailed workplan and assurances that such ordinances have been adopted before the request for an extension is granted. 3. Local agencies regulating on-site wastewater treatment systems shall provide a written report to the Regional Board's Executive Officer detailing the rationale and criteria used to identify high-risk areas where on-site systems have a potential to impact surface waters in the Malibu Creek watershed. Local agencies may use the approaches outlined below in (a) and (b), or an alternative approach as approved

Attachment A to Resolution No. 2004-019R

Date	Action
	<p>by the Executive Officer.</p> <p>(a) Responsible agencies may screen for high-risk areas by establishing a monitoring program to determine if discharges from OWTS have impacted or are impacting water quality in Malibu Creek and/or its tributaries. A surface water monitoring program demonstration must include monitoring locations upstream and downstream of the discharge, as well as a location at mid-stream (or at the approximate point of discharge to the surface water) of single or clustered OWTS. Surface water sampling frequency will be weekly for bacteria indicators and monthly for nutrients. A successful demonstration will show no statistically significant increase in bacteria levels in the downstream sampling location(s).</p> <p>(b) Responsible agencies may define the boundaries of high-risk or contributing areas or identify individual OWTS that are contributing to bacteria water quality impairments through groundwater monitoring or through hydrogeologic modeling as described below:</p> <p>(1) Groundwater monitoring must include monitoring in a well no greater than 50-feet hydraulically downgradient from the furthestmost extent of the disposal area, or property line of the discharger, whichever is less. At a minimum, sampling frequency for groundwater monitoring will be quarterly. The number, location and construction details of all monitoring wells are subject to approval of the Executive Officer.</p> <p>(2) Responsible agencies may use a risk assessment approach, which uses hydrogeologic modeling to define the boundaries of the high-risk and contributing areas. A workplan for the risk assessment study must be approved by the Executive Officer of the Regional Board.</p> <p>4. OWTS located in high-risk areas are subject to system upgrades as necessary to demonstrate compliance with applicable effluent limits and/or receiving water objectives.</p> <p>5. If a responsible jurisdiction or agency is requesting an extension to the wet-weather compliance schedule, the plan must include a description of the integrated water resources (IRP) approach to be implemented, identification of potential markets for water re-use, an estimate of the percentage of collected stormwater that can be re-used, identification of new local ordinances that will be required, a description of new infrastructure required, a list of potential adverse environmental impacts that may result from the IRP, and a workplan and schedule with significant milestones identified. Compliance with the wet-weather allocations</p>

Attachment A to Resolution No. 2004-019R


Date	Action
	<p>shall be as soon as possible but under no circumstances shall it exceed 10 years for non-integrated approaches or extend beyond July 15, 2021 for an integrated approach. The Regional Board staff will bring to the Regional Board the aforementioned plans for consideration of extension of the wet-weather compliance date as soon as possible.</p>
<p>2 years after the effective date of this TMDL</p>	<p>The California Department of Parks and Recreation shall provide the Regional Board Executive Officer, a report quantifying the bacteria loading from birds to the Malibu Lagoon.</p> <p>The Regional Board's Executive Officer shall require the responsible jurisdictions and responsible agencies to provide the Regional Board with a reference watershed study. The study shall be designed to collect sufficient information to establish a defensible reference condition for the Malibu Creek and Lagoon watershed.</p>
<p>3 years after effective date of this TMDL**</p> <p>** May be extended to up to 6 years from the effective date of this TMDL</p>	<p>Achieve compliance with the applicable Load Allocations and Waste Load Allocations, as expressed in terms of allowable days of exceedances of the single sample bacteria limits and the 30-day geometric mean limit during summer dry-weather (April 1 to October 31). In response to a written request from a responsible jurisdiction or responsible agency, the Executive Officer of the Regional Board may extend the compliance date for the summer dry-weather allocations from 3 years to up to 6 years from the effective date of this TMDL. The Executive Officer's decision to extend the summer dry-weather compliance date must be based on supporting documentation to justify the extension, including a detailed work plan, budget and contractual or other commitments by the responsible jurisdiction or responsible agency.</p>
<p>3 years after effective date of this TMDL</p>	<p>The Regional Board shall reconsider this TMDL to:</p> <ol style="list-style-type: none"> (1) Consider a natural source exclusion for bacteria loadings from birds in the Malibu Lagoon if all anthropogenic sources to the Lagoon have been controlled. (2) Reassess the allowable winter dry-weather and wet-weather exceedances days based on additional data on bacterial indicator densities, and an evaluation of site-specific variability in exceedance levels to determine whether existing water quality is better than water quality at the reference watershed, (3) Reassess the allowable winter dry-weather and wet-weather exceedance days based on a re-evaluation of the selected


Attachment A to Resolution No. 2004-019R


Date	Action
	<p>reference watershed and consideration of other reference watersheds that may better represent reaches of the Malibu Creek and Lagoon.</p> <p>(4) Consider whether the allowable winter dry-weather and wet-weather exceedance days should be adjusted annually dependent on the rainfall conditions and an evaluation of natural variability in exceedance levels in the reference system(s),</p> <p>(5) Re-evaluate the reference year used in the calculation of allowable exceedance days, and</p> <p>(6) Re-evaluate whether there is a need for further clarification or revision of the geometric mean implementation provision.</p>
6 years after the effective date of this TMDL	Achieve compliance with the applicable Load Allocations and Waste Load Allocations, expressed as allowable exceedance days during winter dry weather (November 1-March 31) single sample limits and the rolling 30-day geometric mean limit.
<p>10 years after the effective date of this TMDL</p> <p>** May be extended up to July 15, 2021.</p>	<p>Achieve compliance with the wet-weather Load Allocations and Waste Load Allocations (expressed as allowable exceedance days for wet weather and compliance with the rolling 30-day geometric mean limit.)</p> <p>The Regional Board may extend the wet-weather compliance date up to July 15, 2021 at the Regional Board's discretion, by adopting a subsequent Basin Plan amendment that complies with applicable law.</p>


**This Page Intentionally
Left Blank**


APPENDIX B


Site Id: MCW-1		
Historical Site Id: LVMWD (R-11)	Subwatershed: Malibu Lagoon (below PCH)	Coordinates: N 34°02.069' W 118°40.969'
Comments: This site is located below the bridge on PCH near Cross Creek Road. *LVMWD is the sampling entity & will continue to monitor at this location monthly. *Required by the TMDL.		


Site Id: MCW-2		
Historical Site Id: LVMWD (R-3)	Subwatershed: Lower Malibu Creek	Coordinates: N 34°02.825' W 118°41.371'
Comments: Inside Serra Canyon Community at 23500 Palm Canyon. This site is located 3 miles below Tapia. This site is accessed through a private community off of PCH called Serra. *LVMWD is the sampling entity & will continue to monitor at this location monthly. *Required by the TMDL.		

Site Id: MCW-3		
Historical Site Id: LVMWD (R-2)	Subwatershed: Middle Malibu Creek	Coordinates: N 34°04.654' W 118°42.105'
Comments: This site is located off of Malibu Canyon Road below Tapia discharge 001. *LVMWD is the sampling entity & will continue to monitor at this location monthly. *Required by the TMDL.		


Site Id: MCW-4		
Historical Site Id: LVMWD (R-9)	Subwatershed: Upper Malibu Creek	Coordinates: N 34°06.001' W 118°43.364'
Comments: This site is located at Malibu Creek in L.A. County unincorporated area above the confluence with Las Virgenes Creek. *LVMWD is the sampling entity & will continue to monitor at this location monthly. *Required by the TMDL.		


Site Id: MCW-5		
Historical Site Id: CC	Subwatershed: Cold Creek	Coordinates: N 34°04.739' W 118°41.996'
Comments: From 101 Freeway, go south on Las Virgenes Road. Make a left on Piuma Road. Off of Piuma Road, between Crater Camp Drive and Live Oak Circle Drive. There is a dead tree that has a cat carved into it which is across the street from the site. *The City of Calabasas is the sampling entity. Sampling frequency is not known at this time.		


Site Id: MCW-6		
Historical Site Id: New Site	Subwatershed: Stokes Creek	Coordinates: N 34°05.889' W 118°42.748'
Comments: This site is located in Malibu Creek State Park. Once you enter Malibu Creek State Park from the Las Virgenes Road entrance, pass the booth and make an immediate left onto the gravel road. Continue down the road until you reach the tan and green building. Access to the creek is located behind the tan and green building.		


Site Id: MCW-7		
Historical Site Id: Heal the Bay site #5	Subwatershed: Lower Las Virgenes Creek	Coordinates: N 34°05.769' W 118°43.072'
<p>Comments: This site is located in Malibu Creek State Park. It is off a bridge near the Las Virgenes Road entrance. Site is located directly above area that is used for recreation so the results aren't skewed by contributions of bacteria from recreational users.</p> <p>*The RWQCB and Heal the Bay are the sampling entities. Sampling frequency is not known at this time. *Required by the TMDL.</p>		


Site Id: MCW-8b		
Historical Site Id: New Site	Subwatershed: Lower Las Virgenes Creek	Coordinates: N 34°10.115' W 118°42.102'
<p>Comments: This site is located in the City of Calabasas where Las Virgenes Creek crosses the border of Ventura County and Los Angeles County. From the 101 Freeway, exit Las Virgenes Road and go north until the end of the roadway. This is the borderline of the City of Calabasas and the Las Virgenes County State Park Land. Las Virgenes Creek is 500 ft. east of the roadway through a LA County Flood Control District gate.</p>		No available photograph at this time.

Site Id: MCW-9		
Historical Site Id: New Site	Subwatershed: Chesebro Canyon	Coordinates: N 34°09.082' W 118°44.058'
<p>Comments: This site is located in Los Angeles County unincorporated. From the 101 Freeway exit Cheseboro and go north on Palo Comado Canyon Road. Make a right onto Chesebro Road and continue until you reach a small bridge. Chesebro Creek is to the right side of the bridge and Palo Comado Canyon Creek is to the left side. There is a low wooden fence to climb over to access the site.</p>		

Site Id: MCW-10		
Historical Site Id: Site #3	Subwatershed: Palo Comado	Coordinates: N 34°08.585' W 118°45.468'
Comments: From the 101 Freeway, exit Kanan Road and go south. Make a left onto Agoura Road and enter the Los Angeles County yard (on your right side). *LACDPW was the sampling entity. Sampling at this site has Concluded.		


Site Id: MCW-11		
Historical Site Id: Med2	Subwatershed: Lower Medea	Coordinates: N 34°06.921' W 118°45.339'
Comments: This site is situated in Paramount Ranch (Santa Monica Mountains National Recreation Area) at the Cornell Road entrance at the bridge at the edge of the parking lot. *The RWQCB and the City of Calabasas is the sampling entity. Sampling frequency is not known at this time. *Required by the TMDL.		


Site Id: MCW-12		
Historical Site Id: Med1	Subwatershed: Upper Medea	Coordinates: N 34°10.230' W 118°45.765'
Comments: From the 101 Freeway, exit Kanan Road and go north. Turn left onto Conifer Street. Sampling location is south of metal culvert on left hand side. *LACDPW and the City of Calabasas were the sampling entities. Sampling at this site has concluded.		


Site Id: MCW-13		
Historical Site Id: Site #5	Subwatershed: Lower Lindero	Coordinates: N 34°08.592' W 118°45.842'
Comments: Downstream of Lindero Lake at the end of an underground concrete culvert on the south side of Agoura Road west of Kanan Road. It outlets to a scour pond of concrete riprap leading to a natural channel. *LACDPW was the sampling entity. Sampling at this site has concluded..		

Site Id: MCW-14b		
Historical Site Id: New Site	Subwatershed: Upper Lindero	Coordinates: N 34°09.943' W 118°47.268'
Comments: This site is located in the City of Agoura Hills around where Upper Lindero Creek crosses the border of Ventura County and Los Angeles County. From the 101 Freeway, exit north on Lindero Canyon Road. Before the intersection of Blackbird Ave, the creek is east of the roadway.		No available photograph at this time.

Site Id: MCW-15b		
Historical Site Id: New Site	Subwatershed: Westlake	Coordinates: N 34°09.263' W 118°48.693'
Comments: This site is located in the City of Westlake Village where Russell Creek crosses the border of Ventura County and Los Angeles County. From the 101 Freeway, exit north on Lindero Canyon Road. Left on Via Collinas, then a left on Via Rocas, right on La Tienda Rd. until the end of the Oaks Christian High School property where the creek is located. The county border is 0.3 ft. upstream of La Tienda Rd.		No available photograph at this time.

Site Id: MCW-16		
Historical Site Id: TRI	Subwatershed: Triunfo Creek	Coordinates: N 34°06.438' W 118°46.073'
Comments: Triunfo Creek before it feeds into Malibou Lake. From the 101 Freeway, exit Kanan Road and go south on Kanan Road. Make a left on Troutdale Drive. Make a left onto Mulholland Hwy, then make a right on Lake Vista Drive. Make a right into Green Willow Ranch and stop at the bridge. *The RWQCB and the City of Calabasas are the sampling entities. Sampling frequency is not known at this time. *Required by the TMDL		

Site Id: MCW-17		
Historical Site Id: POT	Subwatershed: Potrero Canyon Creek	Coordinates: N 34°08.696' W 118°50.165'
Comments: From the 101 Freeway, exit Westlake Blvd/23 and go south, make a left on Triunfo Canyon Road. Cross over a bridge and make an immediate right on Glastonbury Road and go about 100 feet (across from Hillsbury Road) to the access road. Need to obtain the flood control access road key from Ventura County Flood Control District: (805) 654-5000.		

Site Id: MCW-18		
Historical Site Id: New Site	Subwatershed: Hidden Valley Creek	Coordinates: N 34°08.474' W 118°52.673'
Comments: North of "Ventura Farms, Arabian Division" at 235 Stafford Road" and Lake Sherwood. Likely to be dry during the summer. This site is located in Ventura County.		

THIS PAGE LEFT BLANK INTENTIONALLY

APPENDIX C

THIS PAGE LEFT BLANK INTENTIONALLY



VENTURA COUNTY

PUBLIC WORKS AGENCY
RONALD C. COONS
Agency Director

WATERSHED PROTECTION DISTRICT

January 24, 2008

Jeff Pratt
District Director

Gerhardt Hubner
Water/Environmental Resources

Peter Sheydayi
Design/Construction

Sergio Vargas
Planning/Regulatory

Tom Lagier
Operations/Maintenance

Mr. Donald Wolfe
Director of Public Works
County of Los Angeles Department of Public Works
Watershed Management Division
900 South Fremont Avenue
Alhambra, Ca 91803

**SUBJECT: COMMITMENT TO MONITOR MALIBU CREEK BACTERIA TOTAL
MAXIMUM DAILY LOAD (TMDL) COMPLIANCE MONITORING SITES.**

Dear Mr. Wolfe:

The County of Ventura, a participating agency in the Malibu Creek Watershed Integrated TMDL Working Group, will provide services to conduct bacteria monitoring at seven surface water compliance monitoring sites as shown on the attached map.

These compliance sites are as follows:

- MCW - 8b (Las Virgenes Creek)
- MCW - 9 (Cheseboro Creek)
- MCW - 12 (Upper Medea Creek)
- MCW - 14b (Upper Lindero Creek)
- MCW - 15b (Westlake/Russell Branch)
- MCW - 17 (Potrero Canyon Creek)
- MCW - 18 (Hidden Valley Creek)

The County will comply and follow standard sampling protocols as outlined in the approved Compliance Monitoring Plan (CMP) for the Malibu Creek Bacteria TMDL. We appreciate the cooperative effort LA County staff have shown during this process and acknowledge the hard work put forth by both Ventura and LA County on this matter.

If you have any questions regarding this matter, please contact Paul Tantet at (805) 662-6737.

Sincerely,

Gerhardt Hubner
Deputy Director

Attachment: MCW TMDL Compliance Monitoring Sites

Malibu Creek Trash TMDL Trash Monitoring and Reporting Plan



Attachment C

A P R I L 2 0 1 0

Malibu Creek Watershed Trash Monitoring and Reporting Plan (TMRP)

Provided for the:

CITIES OF CALABASAS, MALIBU, WESTLAKE VILLAGE, AGOURA HILLS, AND
HIDDEN HILLS, AND COUNTY OF LOS ANGELES

Table of Contents

Table of Contents	i
List of Tables	ii
List of Figures.....	ii
Appendices.....	iii
List of Acronyms	1
Overview	2
Participating Responsible Parties.....	2
Implementation	3
TMRP Requirements.....	5
Monitoring and Assessment Approach.....	7
Assessment Site Location Approach	7
Compliance Monitoring Sites	7
General Assessment Sites	8
TMRP Coverage	9
Inaccessible Areas.....	9
Assessment Procedure Approach.....	10
Assessment Site Locations and Monitoring Frequencies	11
Assessment Site Locations.....	11
Compliance Monitoring Site Locations	11
General Assessment Site Locations	11
Assessment Frequency Approach.....	11
Seasonal Variations/Critical Conditions.....	13
Seasonal Variations.....	13
Critical Conditions (Wind And Rain).....	13
Collection Event Preparation.....	14
Site Definition.....	14
Stream Length.....	14
Upper Boundary of Banks	15
Assessment Procedures.....	16
Trash Collection Procedures	16
Compliance Monitoring Site Collection Procedures	16

Compliance Monitoring Site Completion	18
General Assessment Site Collection procedures.....	18
General Assessment Site Completion	19
Post-Event Activities	19
Special Circumstances for Safety Consideration	20
Homeless Individuals and Property	20
Arundo and Poison-Oak.....	20
Steep Channels.....	21
Confined Spaces.....	21
Swift Water/Flood Conditions	21
Wildlife	21
Wildfires	21
Invasive Species.....	22
Reporting Requirements	23
Monitoring Report	23
TMRP/MFAC Revision.....	23
Establishment of the Baseline.....	23
Current BMP Efforts.....	23
BMP Effectiveness Assessment and MFAC/BMP Revision Process.....	29
Point Source Prioritization.....	30

List of Tables

Table 1. Responsible Parties Participating in This TMRP and MFAC/BMP Program	2
Table 2. Compliance Monitoring Site(s) per Responsible Party for Implementing the TMRP and MFAC/BMP Program.....	4
Table 3. Frequency of Assessment at Compliance Monitoring Sites	12
Table 4. Equipment Checklist.....	14

List of Figures

Figure 1. Overview of the Malibu Creek Watershed with TMRP Areas Covered by This Plan. 31
Figure 2. Malibu Lagoon and Malibu Creek TMRP Areas and Compliance Monitoring Sites .. 32
Figure 3. Las Virgenes Creek TMRP Areas and Compliance Monitoring Sites

Figure 4. Lindero and Madea Creeks TMRP Areas and Compliance Monitoring Sites 34

Appendices

Appendix A. Trash Assessment Worksheet

Appendix B. Trash Worksheet - Hazardous Material/Intractable Waste Log

List of Acronyms

BMP	Best Management Program
BPA	Basin Plan Amendment
CMS	Compliance Monitoring Site
FCS	Full Capture System
GAS	General Assessment Site
HACCP	Hazard Analysis and Critical Control Points
HOA	Home Owner's Association
LA	Load Allocation
MFAC	Minimum Frequency of Assessment and Collection Program
NGO	Non-Government Organization
PCS	Partial Capture System
RTAP	Rapid Trash Assessment Protocol
SWAMP	Surface Water Ambient Monitoring Program
TMDL	Total Maximum Daily Load
TMRP	Trash Monitoring and Reporting Program
WLA	Waste Load Allocation

Overview

PARTICIPATING RESPONSIBLE PARTIES

The purpose of this document is to meet the requirements of the Malibu Creek Watershed Trash Total Maximum Daily Load (TMDL) (Order No. R4-2008-007) for the following implementation action items:

- Trash Monitoring and Reporting Plan (TMRP); and
- Minimum Frequency of Assessment and Collection Program (MFAC)/Best Management Practices (BMP) Program

As outlined in the Los Angeles Regional Water Quality Control Board (herein referred to as “Regional Board”) letter to stakeholders and responsible jurisdictions dated October 30, 2009, the effective date of the TMDL was revised July 7, 2009. The letter includes the provision that the TMRP must be submitted to the Regional Board for review and approval on or before April 30, 2010, which is 6 months after the date of notification of the effective date of the TMDL. Otherwise the Regional Board Executive Officer (EO) will establish an appropriate TMRP. By submitting this TMRP prior to the April deadline, the participants in this plan will have met this first regulatory milestone.

This TMRP is written with the intent that the responsible parties, as identified in Table 1, have jointly participated in the development and completion of this TMRP document and will follow the standard procedures as the mechanism for compliance with TMDL requirements.

Table 1. Responsible Parties Participating in This TMRP and MFAC/BMP Program

Responsible Party	Point Source	Nonpoint Source ¹
City of Agoura Hills	X	X
City of Calabasas	X	X
City of Hidden Hills	X	X
City of Malibu	X	X
City of Westlake Village	X	X
County of Los Angeles	X	X

1. These responsible parties are submitting the MFAC/BMP program for consideration by the EO of the Regional Board as their proposed implementation mechanism for meeting the requirements of the Nonpoint Source component of the TMDL.

The TMDL Basin Plan Amendment (BPA) lists numerous responsible parties who are not participating in this TMRP effort and are not covered by any component of this TMRP. Some of these non-participatory responsible parties are listed below:

- County of Ventura
- Ventura County Watershed Protection District
- City of Thousand Oaks
- National Park Service
- California Department of Parks and Recreation
- Santa Monica Mountains Conservancy
- CALTRANS
- Adjacent Land Owners¹

The above listed non-participating responsible parties are solely responsible for their individual TMDL requirements, including all required monitoring for point and nonpoint sources, reporting efforts, and meeting compliance deadlines as outlined in the BPA.

It should be noted that the County of Ventura, Ventura County Watershed Protection District, and City of Thousand Oaks, while not participants in or covered by this TMRP, are submitting a similar plan with similar approaches and procedures. Both Ventura County and Thousand Oaks worked with the members of this TMRP development group to establish a watershed wide consistent monitoring strategy that will complement efforts and best utilize limited resources.

Outreach to other responsible parties, including State and National Parks was conducted at the onset of the TMRP development process, but no commitment materialized. The group is assuming the non-participating responsible parties will be implementing their own plan and the Regional Board will enforce all requirements associated with BPA milestones and requirements in an equitable manner to ensure that the trash impairments are addressed in all listed areas.

IMPLEMENTATION

The TMDL and BPA assign equal responsibility to all named responsible parties in the BPA. No one responsible party is listed in this TMDL as having any more or less responsibility for compliance with the TMRP and MFAC than the others². Neither does the TMDL assign any lead role to any of the six responsible parties participating in this TMRP – each is considered equally responsible for ensuring program compliance.

The responsible parties listed in Table 1 are currently submitting this TMRP for the first year effort. At this time, no agreement to implement monitoring efforts as a group has been formalized. This TMRP will allow for a single responsible party to conduct monitoring on their own and/or responsible parties to collaborate on monitoring initiatives.

¹ The participating agencies covered by this TMRP consider the “Land owners in the vicinity of the waterbodies...” includes entities such as school districts, Home Owners Associations (HOAs), private golf courses, and other private land owners that own or operate point sources in the Watershed. The monitoring outlined in this plan will not address privately owned or operated drains nor will address any regulatory requirement for these privately owned facilities.

² WLAs and LAs may be assigned to additional responsible jurisdictions in the future under Phase 2 of the USEPA Stormwater Permitting Program, or other regulatory programs.

This TMRP was developed to allow for flexibility in the various monitoring components and procedures, but ensures that a participating responsible party (either implementing on their own or in a group) meets all TMDL and BPA requirements. A structure has been developed that assigns jurisdictions specific responsibility for TMRP and MFAC elements and sites described in this TMRP. Each responsible party has been assigned one or more Compliance Monitoring Sites (CMS) as shown in Table 2. If any of the responsible parties decides to collaborate on monitoring efforts, then the participants will identify the CMS that are being addressed by the group. Details on the collection locations and collection frequencies are provided in the Assessment Site Locations and Assessment Frequency Approach sections, respectively.

Table 2. Compliance Monitoring Site(s) per Responsible Party for Implementing the TMRP and MFAC/BMP Program

Participating Responsible Party	CMS
City of Agoura Hills	CMS_MDC_1, CMS_LDC_2
City of Calabasas	CMS_LVC_1, CMS_LVC_3
City of Hidden Hills	CMS_LVC_2
City of Malibu	CMS_ML_1
City of Westlake Village	CMS_LDC_1
County of Los Angeles	CMS_MC_1

TMRP Requirements

This document addresses all TMRP requirements as listed in the BPA including:

1. Establishment of Monitoring Requirements
2. Establishment of a Baseline Waste Load Allocation (WLA)
3. Definition of Critical Conditions
4. Development of First-year Monitoring Procedures
 - a. Identification of Collection Locations
 - b. Identification of Collection Frequencies
5. Establishment of Reporting Requirements
6. Prioritization for Full Capture System (FCS) or Partial Capture System (PCS)/BMP program implementation
 - a. Identification of High Trash Generating Areas
 - b. Implementation of PCS/BMP Effectiveness Program

In addition, this document will serve as the monitoring guidelines and procedures that will be used for the MFAC/BMP program effort. Any changes and revisions to the described procedures will be included with the annual monitoring report. The MFAC program, as defined in the BPA, is “established at an interval that prevents trash from accumulating in deleterious amounts that cause nuisance or adversely affect beneficial use between collections.”

The following lists the procedures used to meet TMDL requirements as listed in the BPA:

1. Conduct initial TMRP monitoring to meet the following goals:
 - a. Determine WLA Baseline for Point Sources
 - b. Identify Sources
 - c. Identify High Trash Generation Areas
 - d. Prioritize High Trash Generation Areas for Full Capture System (FCS) installation or PCS/BMP program implementation
2. Concurrently conduct MFAC collection at the defined sites included in this report and at the frequency prescribed in this report.
3. Prepare a monitoring report one year from the start of the required monitoring³ and each year thereafter that provides the following information:
 - a. WLA Baseline for Point Sources
 - b. Plan for FCS and/or PCS/BMP program implementation for point sources that may include the following:
 - i. First year proposed locations

³ The start of the required monitoring program will be based upon receipt of the Regional Board EO's approval letter.

- ii. Possible areas of interest for future investigation
- c. Plan for implementing BMPs for nonpoint sources that may include the following:
 - i. Current trash BMPs
 - ii. Proposed trash BMPs
- d. Tentative schedule of BMPs, PCSs and/or FCSs installation
- e. Results of all monitoring efforts
- f. Discussion of effectiveness of the MFAC program
- g. Proposed revisions to the MFAC program including;
 - i. General Assessment Site revisions
 - ii. Frequency revisions

This proposed structure is a tentative list of component/elements that may be modified after the monitoring efforts begin. Any major deviations will require Regional Board notification. The first monitoring report will incorporate all monitoring results into one final report and certain components and/or elements may be added as deemed fit by the participating responsible party or parties reporting. Responsible parties, unless participating in a joint effort, will only include information that pertains to their respective jurisdiction. Final reports will not include nor cover any monitoring results or required information outside of their jurisdiction.

Monitoring and Assessment Approach

As described in the Overview section of this report, the TMRP needs to include a number of elements and meet several requirements. To achieve those goals, an assessment approach was developed that utilizes a similar approach to other Regional Board approved TMRPs currently being implemented in Ventura County. For this TMRP, MFAC sites are identified for each impaired Reach that falls under the jurisdiction of the participating agencies. This approach has been developed to ensure that the MFAC program requirements are being completely met at the approved locations and frequencies outlined in this document, and subsequently utilize MFAC data and information to the greatest extent possible to meet TMRP requirements. This approach will ensure that limited resources are used in the most efficient manner and duplicative efforts are minimized.

ASSESSMENT SITE LOCATION APPROACH

The impaired Reaches listed in the BPA include a number of broadly defined locations in the Malibu Creek Watershed. The Malibu Creek Watershed poses unique challenges due to the topography of the land with steep ravines and densely vegetated riparian corridors which creates many dangerous and inaccessible areas that cannot be safely monitored. In addition, there are private properties requiring permission to access some areas of the impaired Reaches in the watershed. This document will discuss these unique challenges and how the stakeholders propose to address them to achieve compliance with the BPA requirements.

The proposed approach for meeting both the MFAC and TMRP requirements will include the use of two types of monitoring sites:

- Compliance Monitoring Sites (CMS); and
- General Assessment Sites (GAS)

The CMS are specific locations within impaired waterbodies within the Watershed that will be representative of the defined Reach described in the BPA. The CMS will be considered a component of the MFAC program and will be considered the points of compliance for all TMDL milestones and reductions. The CMS will also serve to fulfill TMRP requirements, including the development of the trash baseline allocation and identification of sources via the detailed collection taking place at the site.

The GAS will be utilized to further identify high trash generating areas upstream of CMS locations, site specific BMP effectiveness monitoring, site specific conditions prior to BMP implementation (both full and partial capture systems), specific land use characterization, and other applications as deemed necessary by the participating responsible parties. The GAS will not be utilized as points of compliance for TMDL milestones and reductions, but supplement the information gathered at the CMS.

COMPLIANCE MONITORING SITES

CMS will serve the following purposes under this TMRP:

- CMS are set locations that allow for repeatable monitoring efforts and comparable data analysis for the duration of the first year effort and future efforts.
- CMS will be utilized to measure compliance with TMDL trash reduction goals.

- CMS will be utilized to establish baseline conditions and allocations.

The CMS were chosen for their safety and accessibility as well as their representation of their respective impaired Reaches. Each CMS will provide a representative assessment of the waterbodies listed in the BPA, provide locations for long-term assessment, and be representative of participating jurisdictions covered by this TMRP. In certain circumstances, there is more than one CMS per impaired Reach and/or jurisdiction.

Detailed monitoring of up to 100-foot sections of stream length in the impaired reach will be conducted at each CMS. Monitoring procedures are described in the Assessment Procedures section of this report. The CMS will also be used to assess the impact of seasonal variations and critical conditions (major wind and rain events) in the Watershed. CMS will also be monitored per special conditions such as during high visitation times (i.e., summer/dry season) in the Malibu Lagoon area. Specific details pertaining to each site sampled will be included in subsequent annual monitoring reports.

GENERAL ASSESSMENT SITES

GAS may be utilized to provide assessment for areas within the Watershed and may assist in fulfilling the remaining TMRP requirements. The general assessment sites may serve the following purpose(s):

- Characterize and/or locate high trash generating areas. This will be performed in two methods:
 - Locating sites below or near discharge locations known to be areas of interest identified in previous studies or information, including non-government organization (NGO) data reports, previous monitoring efforts for other TMDL efforts, or jurisdictional/municipality information.
 - Locating sites below or near discharge locations of interest that may be significant trash sources, yet information on the location has not been previously collected.

This information would be utilized to target and/or prioritize areas for FCS, PCS, or BMP programs. This data may also be utilized as supporting information for a request to incorporate non-listed entities as potential responsible parties contributing to the trash impairment.

- Prior to the installation of any BMP, a responsible agency may locate a GAS below or near a discharge location to gather trash data for “pre-installation” conditions. After installation, data gathered at that location may be utilized to assess “post-installation” conditions showing BMP effectiveness.
- Characterize land use loadings and/or general sources of trash accumulation.
- Characterize locations of the impaired Reaches that are not significant sources of trash and considered low priority for any trash BMPs.
- General assessment of any location within the impaired Reaches that any participating responsible party deems necessary to gather trash data that may assist in BMP implementation.

As this effort moves forward, the utilization of GAS may be modified as deemed necessary under the discretion of the responsible party or parties. This modification may involve ceasing assessment

activities at one particular site, moving of sites to different locations, or adding sites to further supplement data needs.

Overall, the GAS are meant to provide supplemental information. The GAS will not be used as points of compliance for trash reduction goals or milestones in this first year effort or subsequent efforts.

GAS will be up to 100-foot segments similar to the CMS. GAS monitoring will not be conducted at the same level of effort or frequency as the CMS. Monitoring procedures conducted at the GAS may include categorizing, article counting, photo evidence, and weighing all trash that is collected.

Monitoring procedures are described in the Assessment Procedures section of this report. No specific source identification data will be collected and the specific amount of information collected per GAS may vary based on feasibility, necessity of information, and accessibility of the site. Similar to the CMS, GAS will not be located in areas deemed unsafe, inaccessible or on private property where access has not been granted.

TMRP COVERAGE

Figures 1 through 4 detail the overall area covered by this TMRP in the Malibu Creek Watershed and within each impaired sub-watershed. Other responsible parties not participating in this TMRP effort (as listed previously, the County of Ventura, the City of Thousand Oaks, State and National Parks, Caltrans, and private land owners) will be fully responsible for submitting monitoring plans and reporting compliance for the areas not addressed by this TMRP. The participating responsible parties to this TMRP will not be held responsible for any monitoring not conducted in the areas defined as being outside the boundaries characterized in Figures 1 through 4.

Locations that are specifically listed in the BPA Implementation Element - Nonpoint Source section for collection activities that are not covered by this TMRP include the following:

- State Park Areas within Malibu Creek (from Lagoon to Malibou Lake)
- State Park Areas within Malibu Lagoon
- Malibou Lake
- National Park Areas within Medea Creek Reach 1
- Areas within Medea Creek Reach 2 located in Ventura County
- Areas within Lindero Creek Reach 2 located in Ventura County
- Lake Lindero
- State Park Areas within Las Virgenes Creek
- Areas within Las Virgenes Creek located in Ventura County

INACCESSIBLE AREAS

Areas of the Watershed that are deemed inaccessible due to safety concerns or limited access will not be assessed by this effort. Specifics on areas deemed inaccessible and fall under the jurisdiction of the responsible parties will be included in the annual monitoring reports.

ASSESSMENT PROCEDURE APPROACH

Trash assessment for the TMRP requires the collection of trash in a specified manner that allows for the generation of reproducible results that can be compared over time. Additionally, the assessment procedure needs to define the metric that will be used to measure the trash collected. The standard procedures per each type of site (CMS vs. GAS) also vary, with a more detailed approach at the CMS. The Standard Operating Procedures (SOPs) for the assessment can be found in the Assessment Procedures section of this document.

The assessment procedure approach that has been selected for this TMRP is a modified version of the Rapid Trash Assessment Protocol (RTAP), California Regional Water Quality Control Board, San Francisco Bay Region, November 15, 2004 (Developed by members of the San Francisco Bay Regional Board's Surface Water Ambient Monitoring Program [SWAMP]) combined with elements from the Oxnard City Corps Stormdrain Keeper Program. The RTAP has been modified in some ways to better suit to the goals of this TMRP and MFAC program. The modifications include the addition of several metrics to allow a variety of options for defining the baseline and a removal of the "scoring" portion of the RTAP. The scoring portion of the RTAP is a subjective analysis that is more appropriate for assessing the "hazard" level of the trash. These procedures are not necessary for meeting the goals of the TMRP and MFAC. The additional metrics to be assessed include the number of trash bags, weight of trash collected, and total trash collection time per site.

Assessment Site Locations and Monitoring Frequencies

ASSESSMENT SITE LOCATIONS

Compliance Monitoring Site Locations

Figures 2 through 4 present the locations of CMS in the Malibu Creek Watershed. The following is a summary of the sites presented:

Malibu Lagoon

CMS_ML_1 - Site located just upstream of the Pacific Coast Highway (PCH) crossing, on the left bank upstream from the bridge.

Malibu Creek

CMS_MC_1 (Upper Malibu Creek) - Site located on the west bank immediately upstream of the Malibu Creek Canyon Road crossing and downstream of the Tapia WWTP facility.

Las Virgenes Creek

CMS_LVC_1 - Site located in the concrete flood control channel, upstream of the Parkmor Road crossing.

CMS_LVC_2 - Site located in the restored stream channel, just upstream of the Rondell Street crossing and downstream of the Hwy 101 freeway crossing.

CMS_LVC_3 - Site located in the concrete channel just downstream of the Lost Hills Road crossing.

Medea Creek

CMS_MDC_1 - Site located in the concrete channel upstream of the confluence with Cheseboro Creek and just downstream of the Agoura Road crossing.

Lindero Creek

CMS_LDC_1 - Site located in the concrete channel just upstream of the Thousand Oaks Boulevard crossing and just downstream of the golf facility driving range.

CMS_LDC_2 - Site located in the engineered channel just downstream of the Agoura Road crossing.

The frequency of collection per site is listed in Table 3 and assessment procedure details are listed in the Assessment Procedures section of this report.

General Assessment Site Locations

No GAS have been located at the time of development of this document. As stated previously, the GAS are not required for this effort but can be utilized to gather further information as deemed necessary. A list of any GAS utilized during this effort and a summary of findings by site will be included in the annual monitoring report.

ASSESSMENT FREQUENCY APPROACH

The frequency of assessment per the impaired Reaches listed in the BPA varies greatly, from a frequency of twice a week to monthly. To better utilize resources and have a more compatible first

year data set, the frequencies of monitoring at the listed waterbodies have been modified. By modifying frequencies for collection events, the participating responsible agencies will better utilize limited resources for this first year effort. As listed in the BPA, after the first year effort, collection frequencies can be revised pending review of the data collected through this program.

For CMS, the following frequencies listed in Table 3 per individual site will be adhered to until noted as otherwise in subsequent monitoring reports.

Table 3. Frequency of Assessment at Compliance Monitoring Sites

<u>Impaired Subwatershed</u>	<u>Compliance Monitoring Site(s)</u>	<u>Site Description in BPA¹</u>	<u>Assessment Frequency</u>
Malibu Creek (From Malibu Lagoon to Malibu Lake)	CMS_MC_1	<i>Within the County of Los Angeles & in the State Parks</i>	Monthly
Malibu Lagoon	CMS_ML_1	<i>The waterbody, shorelines, beach & areas adjacent to Malibu Lagoon</i>	Bimonthly
Medea Creek Reach 2 (Above Confluence)	CMS_MDC_1	<i>Waterbody, shorelines & the adjacent areas from the confluence w/ Lindero Creek to the intersection w/ Thousand Oaks Blvd</i>	Bimonthly
Lindero Creek Reach 1 (Confluence with Medea Creek to Lake Lindero)	CMS_LDC_2	Lindero Creek Reach 1 including the waterbody, shorelines & the adjacent areas	Bimonthly
Lindero Creek Reach 2 (Above Lake Lindero)	CMS_LDC_1	<i>Lindero Creek Reach 2 including the waterbody, shorelines & the adjacent areas</i>	Monthly
Las Virgenes Creek	CMS_LVC_3	<i>Waterbody, shorelines & adjacent areas between Mulholland Highway & Juan Bautista De Anza Park at Los Hills Road in the City of Calabasas</i>	Bimonthly
	CMS_LVC_1 CMS_LVC_2	Waterbody, shorelines & the adjacent areas for the rest of the City of Calabasas	Bimonthly

1. **Bold and Italicized** Site Descriptions include areas where there is an overlap of responsibility with National Parks, State Parks, privately owned land with restricted access, and/or Ventura County responsible parties.

For the GAS, a monthly assessment will be conducted for the first year of this effort. The frequency of assessment at general assessment sites may be modified upon review of the data gathered.

The responsible parties participating in the development of this program intend to initiate monitoring based upon the receipt of a letter of approval from the Regional Board EO. Until formal notification from the EO, no monitoring activities will take place. If there are any delays in the initiation of the monitoring program, immediate notification will be given to the Regional Board staff, including a narrative description of the cause of the delay and corrective actions taken to overcome the delay.

Seasonal Variations/Critical Conditions

SEASONAL VARIATIONS

The BPA requires that responsible parties account for both seasonal and weather related influences during the TMRP/MFAC monitoring effort. Results of the required monitoring data will be analyzed to identify any trends that may be attributed to seasonal variations and a discussion will be included in the annual monitoring report.

CRITICAL CONDITIONS (WIND AND RAIN)

To evaluate both high wind and rain events, the collection of trash during “pre-” and “post-” critical condition events will be analyzed at CMS only, in a similar approach to procedures being conducted in the Ventura County Trash TMDL TMRP efforts. Like the Ventura County efforts, responsible parties will attempt to sample three wind and three rain events per year.

Due to the sheer size and geographic variation of the Malibu Creek Watershed - where conditions can change significantly between the upper Watershed in the Santa Monica Mountains and the coastal region, for example - one set standard or trigger for critical conditions will not be adopted. In lieu of defining the critical condition triggers in this document, responsible parties will initiate collection when conditions are deemed favorable for a “pre-” collection event. Specifics of the event (total rainfall, wind speed, relevant National Weather Service [NWS] warnings) will be recorded. When conditions are deemed safe (following procedures outlined in the Health and Safety Plan), crews will conduct a “post-” collection event.

The results of the critical conditions collection events will be included in the annual monitoring report.

Collection Event Preparation

Collection events should only be conducted during full daylight hours under safe weather and environmental conditions. Safe weather conditions are defined as no forecasted weather (wind or rain) events for the day of collection. The weather forecast should be checked immediately prior to each collection event. Precipitation events within the Watershed can cause water to rise rapidly and create unsafe conditions. Crews should also check with the local and state agencies to ensure that no wildfire events are taking place in the Watershed. Crews are not allowed in the Watershed during any wildfire events. If at any time during a collection event field personnel feel that site conditions are unsafe for any reason, the event should be abandoned and the project manager notified of the situation. Prior to mobilization for each collection event, field personnel should prepare the equipment necessary to conduct the trash collection event. Required equipment is listed in Table 4.

Table 4. Equipment Checklist

Required Trash Assessment Items	
<input type="checkbox"/> First Aid Kit	<input type="checkbox"/> Hip Boots
<input type="checkbox"/> Cellular Telephone	<input type="checkbox"/> Large Trash Bags (Glad Lawn & Leaf Bags: 33" x 41" x 1.1 mil (39 gallon)
<input type="checkbox"/> MCW TMRP	<input type="checkbox"/> Work Gloves
<input type="checkbox"/> Trash Assessment Worksheets	<input type="checkbox"/> Trash Grabber
<input type="checkbox"/> Clipboard	<input type="checkbox"/> Metal Kitchen Tongs
<input type="checkbox"/> Notebook	<input type="checkbox"/> Tape Measure
<input type="checkbox"/> Pens/Pencils	<input type="checkbox"/> Maps and Aerial Photos
<input type="checkbox"/> GPS Unit	<input type="checkbox"/> Digital Camera
<input type="checkbox"/> Sharps Container	<input type="checkbox"/> Poison Oak Protective Lotion/Calamine Lotion
<input type="checkbox"/> Ziploc Bags	<input type="checkbox"/> Hand Sanitizer

Additionally, any necessary permits required to access flood control channels for trash removal will be obtained prior to the collection event.

SITE DEFINITION

All CMS locations have been identified as listed in the Assessment Site Location section of this report. At each of the selected monitoring locations, shown in Figures 1 through 4, monitoring will take place at the section of the stream that is identified as the “monitoring site”. All subsequent collection events will take place within the same identified site. If for any reason the location of a site is modified during an assessment event, the field crews will need to note the change and contact the project manager.

Stream Length

Prior to or during the first collection event, the site to be sampled will be accurately measured and include documentation of the sinuosity of the channel. The length should be measured as the actual stream length (including curves), not in a straight line. Where possible, the upstream and

downstream boundaries of each site should be identified by clearly visible landmarks, such as large trees or boulders. If possible, the boundaries should be flagged or marked to serve as reference for subsequent events, thus saving valuable monitoring time. In addition, GPS coordinates should be recorded for the boundaries of each site during the first event. Again, if a section of the length is blocked or deemed inaccessible, the site can be moved upstream or downstream to a more accessible location, if available. Any change will be noted and the project manager notified upon completion of the event.

Upper Boundary of Banks

Prior to or during the first collection event, the field team will document the upper boundary of the banks to be surveyed. This boundary represents the boundary within which trash can be carried to the waterbody by wind or water (e.g., an upper terrace in the stream bank) and will be assessed during a trash collection event. This boundary may also be defined by a physical structure, such as the fence or a roadway. Upper boundaries for each monitoring site (compliance and/or general) will be documented in the field notes and with digital photographs. Subsequent assessment events should follow similar procedures and monitoring within the same general locations. If unable to resample previous areas, field crews will have to note the change in the assessment worksheets.

Assessment Procedures

For the required collection events, trash will be collected following standard operation procedures as outlined in this document. The amount of effort per event will vary based upon the types of sites being assessed for that specific event. However, procedures outlined in this document are still required to be followed. During each collection event the amount and type of trash will be recorded. The amount of trash will be determined using three metrics: pieces of trash, number of trash bags filled, and weight of trash.

TRASH COLLECTION PROCEDURES

During each collection event at each site, two-person monitoring crews will walk through the entire monitoring site, picking up every piece of trash found. For this TMRP, all items greater than five millimeters (mm) in size within the monitored site should be picked up (or accounted for if too large to collect). Picking up all trash items will allow the site to be revisited and re-assessed for impairment and usage patterns.

COMPLIANCE MONITORING SITE COLLECTION PROCEDURES

For the CMS, the following procedures must be followed.

While collecting the trash, the field crew will fill out a trash assessment worksheet (attached in Appendix A). Trash collection will be conducted using the following procedures:

1. Begin the survey at the downstream end of the site so that trash can be seen in the undisturbed stream. On the assessment worksheet, mark down the starting location of the trash assessment.
2. One team member begins walking along the bank or in the stream along the water's edge. That team member looks for trash on the bank up to the upper bank boundary, and above and below the high water line. This person picks up trash and tallies the items on the trash assessment worksheet as either in stream or on the bank. The person will also code the source of the trash using the key on the trash assessment worksheet.
3. The second team member walks in the streambed and/or bank where feasible picking up and calling out specific trash items found in the water body and on the opposite bank both above and below the high water line. The information will be recorded by the first team member and coded appropriately on the trash assessment worksheet.
4. If available, multiple individuals can collect trash in the stream or on the bank, **but only one individual is to be recording/tallying information** on one trash assessment worksheet (i.e., multiple records are not allowed due to possible confusion, data recording duplication mistakes, and possible errors in transposing information from worksheet to worksheet).
5. All team members must take caution when walking the site and only collect in areas that are safe and accessible. If a bank or section of the site is in-accessible the area should be noted on the assessment worksheet.

6. To avoid injury while picking up trash, all team members should always wear gloves and avoid touching trash with unprotected hands.

The person tallying the trash will indicate on the worksheet whether the trash was found above the high water line on the bank, or below the high water line (either on the bank or in the stream). This can be done by recording a dot (•) for above high water line and a tally line (|) for below the high water line. If it is evident that items have been littered, dumped, or accumulated via downstream transport, a note should be included at the bottom of the worksheet. If the monitoring crew identifies a more efficient and/or modified method to record this information, the method must be approved prior to initiating a collection event by the project manager.

Trash that is collected must be identified using the key provided on the last page of the trash assessment worksheet. Identifying the source of the trash, if possible, may support development of targeted BMPs. Use the two letter ID in the provided space on the worksheet for recording the source.

Another method to help identify the original source location of trash will include a visual analysis to determine the amount of algae growth present, “wear and tear” on the item, and location of item within the streambed. A range is given on the trash assessment worksheet as to quantify the extent of these three potential indicators of trash age. The percentage of algae growth on the item's surface may indicate the amount of time the trash has been in the water, though only items with 50% algae growth or greater should be recorded. The classification of “wear and tear” will include noting any significant wearing off of print/coloring and noting dents or anything broken on the object. Lastly, the location of the item of trash in the streambed will be noted (i.e. in-stream, on bank). These will all serve as guidance in identifying how much trash and which types of trash may potentially drift downstream from an upstream location (i.e., did not originate at the location collected).

A trash grabber, metal kitchen tongs, or a similar tool should be used to help pick up trash. It is important to look under bushes, logs and other vegetation to see if trash has accumulated underneath. The ground and substrate should be inspected to ensure that small items such as cigarette butts and pieces of broken glass or expanded polystyrene are picked up and counted.

All collected trash shall be placed in 39-gallon trash bags. To the extent possible, trash bags should be filled to approximately $\frac{3}{4}$ full so that all bags represent approximately the same volume of trash.

To account for items which are too heavy to be lifted or are embedded in the streambed (referred to as *Intractable Trash*), specific notes will be written on the Hazardous Materials/Intractable Waste Log (attached in Appendix B) along with digital photographs and GPS coordinates as to not count the same items during the next collection event. Intractable trash items will need to be removed by qualified individuals (possibly with heavy equipment which may require special permits) and the monitoring crew shall not try to remove these items themselves. Information on who to contact to remove such items is listed in the contact sheet and after the first collection event, the contractor or monitoring crew will immediately contact the project manager to notify the appropriate individuals to address intractable trash items.

Prior to deployment, the monitoring crew shall be informed or trained as to what hazardous materials they may encounter. If a potentially hazardous item is found during the collection, the crew will be advised not to touch or move the item but shall inform the lead field technician. If the lead field technician determines that the item cannot be safely removed, then the location of the item will be documented (along with photographs and GPS coordinates) on the Waste Log. The appropriate

authorities will be contacted immediately for removal of the hazardous item(s) if proper training or collection materials are not available to the monitoring crew.

Hazardous material identification and removal is further defined in the Health and Safety Plan along with a list of items considered “hazardous” and banned from disposal in the trash. More information can be found on the Calrecycle Website (<http://www.calrecycle.ca.gov/HomeHazWaste/info/>).

Compliance Monitoring Site Completion

Following the completion of the assessment worksheet, the team should use the worksheet margins to count up two totals for each trash item line, one total for items found above the high water line (on bank), and one total for items found below the high water line (in-stream). Additionally, the team should sum the totals for each trash category and write the results in the provided spaces just to the right of the category name. The start time, end time, and total time elapsed for the collection event should be noted on the worksheet. Total weight of trash collected for each site will be completed prior to leaving⁴, and included on the worksheet. It is important to complete the worksheets before leaving the site in order to guarantee accuracy.

Observations about the condition of the site, locations of trash found, potential contributing sources, and other observations should be recorded in the appropriate spaces on the trash assessment worksheet.

Additionally, the number of trash bags collected at the site and the type and size of trash bags filled should be recorded on the trash assessment worksheet in the space provided.

GENERAL ASSESSMENT SITE COLLECTION PROCEDURES

The effort for the GAS monitoring, which is generally similar to the CMS monitoring effort, will be as follows:

1. Similar to the CMS, the survey will begin at the downstream end of the site so that trash can be seen in the undisturbed stream. On the assessment worksheet, mark down the starting location of the trash assessment.
2. One team member begins walking along the bank or in the stream along the water's edge. That team member looks for trash on the bank up to the upper bank boundary, and above and below the high water line. This person picks up trash and tallies the items on the trash assessment worksheet as either in stream or on the bank, and into a general category as listed in the worksheet. Source ID information will not be required.
3. The second team member walks in the streambed picking up and calling out specific trash items found in the water body and on the opposite bank both above and below the high water line. The information will be recorded by the first team member and coded appropriately on the trash assessment worksheet.

⁴ If total weight cannot be completed at the site, crews will need to ensure that the trash for that site is kept separate from other trash collected at other sites (if sampling multiple sites in one day) and weighed separately and recorded on the appropriate site worksheet.

4. In areas where large amounts of trash are accumulating, it will be noted on the trash assessment worksheet the location of the accumulation, and general descriptive notes to better identify the area (including if the location is a drain, general geographical location information, and nearest street or road crossings including approximate length from crossings either upstream or downstream).
5. If large items are identified or hazardous materials are found, the team will fill out a Hazardous Materials/Intractable Waste Log (see CMS procedures).
6. If available, multiple individuals can collect trash in the stream or on the bank, **but only one individual is to be recording/tallying information** on one trash assessment worksheet (i.e. multiple tally sheets are not allowed due to possible confusion, data recording duplication mistakes, and/or possible errors in transposing information from worksheet to worksheet).
7. All team members must take caution when walking the site and only collect in areas that are safe and accessible. If a bank or section of the site is in-accessible, the area should be noted on the assessment worksheet.
8. When a reach area is deemed completely assessed (hence the site is complete), the first team member shall mark on the worksheet a specific stopping point including specific geographical information.
9. After the collection event has been completed, information should be tallied and all trash disposed of properly. General procedures (e.g., preparation, equipment, worksheet completion etc.) for the GAS follow CMS procedures, including the use of 39 gallon trash bags.

General Assessment Site Completion

Following completion of the site, the team should use the worksheet margins to count up two totals, one total for items found above the high water line, and one total for items found below the high water line. Additionally, the team should sum the totals for each general trash category and write the results in the provided spaces just to the right of the general category name. The start time, end time, and total time elapsed for the collection event should be noted on the worksheet. It is important to complete the worksheets before leaving the site in order to guarantee accuracy.

General site observations should be recorded in the appropriate spaces on the trash assessment worksheet.

Additionally, the number of trash bags collected and filled should be recorded on the worksheet in the space provided.

POST-EVENT ACTIVITIES

At the completion of each collection event, all collected trash will be disposed of properly. If trash is taken to a landfill or recycling facility, all trash can be weighed and a receipt obtained that document's the weight of the trash.

The contractor or in-house forces should make all attempts to recycle the materials collected during the event, with time permitting. The recycling of materials is not a requirement of the TMDL or the TMRP/MFAC and is at the discretion of the contractor and/or responsible agency. All "hazardous"

or “intractable trash” items need to be reported to the project manager and/or responsible agency to initiate removal procedures.

Special Circumstances for Safety Consideration

There are several potentially dangerous factors that exist within the Malibu Creek Watershed. One of these is the potential to encounter homeless individuals or encampments in the area. The other factors include poison oak, steep channels, confined spaces, swiftwater/flood conditions, wildlife, wildfires, and invasive species. While not a concern for personal safety, the threat of accidental transport of invasive species within the Watershed is possible. The potential for these special circumstances are discussed in more detail below and in the Health and Safety Plan⁵.

HOMELESS INDIVIDUALS AND PROPERTY

There is the potential for encounters and/or interactions with homeless individuals in the course of trash collection activities. This includes the possibility of unknowingly collecting items which homeless individuals may dispute to be personal property, thus creating the potential for an altercation. During any collection event, it is standard procedure for field staff to use discretion in all interactions with all individuals in the field and handle themselves in a professional and courteous manner. If at any time field staff feel uncomfortable or in danger, activities must immediately cease and all staff must return to a safe location. In the event this takes place, field staff need to record the amount of collection that took place prior to the work stoppage, and note on the assessment worksheets the end point location and time. If any situation escalates to a perceived dangerous level, field staff must immediately leave the area and contact the appropriate authorities. In the event that trash items appear to be property of a homeless individual, field staff should thus consider the items as “intractable trash” and follow procedures outlined in the Hazardous Materials and Intractable Trash section of the Health and Safety Plan. Preserving the safety of the field crew is the top priority during all collection events.

ARUNDO AND POISON-OAK

During trash collection there is the potential for contact with Arundo (*Arundo donax*) and Poison-Oak (*Toxicodendron diversilobum*). Arundo, which may be encountered in the lower reaches of the Malibu Creek Watershed, can grow up to 10 meters in length and create extremely dense vegetated environments. Due to the size and density of Arundo habitats, there is the possibility of tripping and/or entanglement when entering a thicket of Arundo vegetation. **Trash will not be collected within any areas with Arundo vegetation.** However; trash may be collected on the edge of the vegetation if safe and accessible. Poison-Oak growing at or near assessment locations should be avoided if at all possible. Trash seen in the Poison-Oak is not required for collection, but should be noted and photographed. Field staff will be advised to put on Poison-Oak protective lotion before entering any sites where the shrub is growing. Field staff should also be aware that even when Poison-Oak is dead, the oil can remain active for up to five years.

⁵ The Health and Safety Plan (HSP) is intended to address the most common hazards which are likely to be observed and compliment existing HSPs that responsible parties may already have in place. It is not intended to be an exhaustive or all inclusive list and may be modified per future revisions to TMRP procedures. Collection crews should always take care to put personal safety first and contact the project manager if they have any questions regarding questionable hazards, potential dangers, or issues that may be encountered.

STEEP CHANNELS

Many of the assessment sites included in this TMRP are located in flood control channels or channels containing steep banks. The potential to slip and fall causing injury is possible in many of the locations, even during the driest of weather. Field crews will need to ensure that all precautions are taken when sampling in environments exhibiting these conditions. Field crews should identify safe points of entry to the sites. During the monitoring effort, field crews should take extreme caution when walking in channels and ensure that all procedures as outlined in the Health and Safety Plan are followed. All dangerous environments, including narrow banks above concrete channel fence lines, are deemed off limits during any collection event.

CONFINED SPACES

At no time during the collection effort are field crews to enter any confined spaces, including storm drain outlets, freeway underpass tunnels, or any confined areas located at or near a collection location. These confined spaces can contain pockets of dangerous gas build up and other potential hazards that field crews are not properly trained to address. If trash is accumulating within a confined space, the project manager will be notified of the specific site location, and a brief narrative of the observations and the time and date of the observation will be provided.

SWIFT WATER/FLOOD CONDITIONS

At no time are field crews to be in stream channels (engineered or natural) during swift water and/or high flow conditions, nor should crews be in any channels if a forecasted storm (of 20% or greater chance of precipitation) is predicted for that day. Monitoring for critical storm conditions must take place prior to any rainfall occurring. All activities must be suspended immediately if crews are in the field and rainfall occurs. The extent of collection completed prior to rainfall will be noted on the assessment worksheet. After any rainfall event, crews are prohibited from re-entering stream channels until flow velocities have returned to base flow conditions and/or conditions are deemed safe by the project manager or proper authorities.

WILDLIFE

There is the potential for crew members to encounter various wildlife that may pose a threat, including but not limited to poisonous reptiles, stinging insects, and mountain lions. Prior to initiating the monitoring effort, crew members must be properly informed and trained on how to avoid encounters with threatening wildlife and how to handle any encounter or interaction in the field.

WILDFIRES

The Malibu Creek Watershed has repeatedly been subject to wildfires. Many of the assessment sites are located within or near potential burn areas and all precautions should be taken to ensure no field crew members initiate any actions that could start a wildfire, nor hinder or interfere with any wildfire suppression activities. Subsequently, during any wildfire event that is taking place in the Watershed, all collection events will cease until the wildfire has been suppressed. After suppression of the wildfire, field crews will need to confirm with the project manager that conditions are safe to reinstate assessment efforts. If a wildfire begins during a collection event, crews will need to evacuate immediately, then proceed to document the extent to which the event was complete.

INVASIVE SPECIES

There is the potential for field crews to come in contact with invasive species found in the Malibu Creek Watershed, including the New Zealand Mudsnail (*Potamopyrgus antipodarum*). Crews have the potential to further spread invasive species if proper precautions are not taken prior to, during, and after an event. Crews must follow procedures as outlined by the CA Department of Fish and Game, New Zealand Mudsnail Invasive Species Program (<http://www.dfg.ca.gov/invasives/mudsnail/>) and the United States Fish and Wildlife Service Invasive Species Program (<http://www.fws.gov/invasives/what-you-can-do.html>). Crews may also want to consider developing a Hazard Analysis and Critical Control Points (HACCP) planning document specific to their monitoring sites.

Reporting Requirements

MONITORING REPORT

After the completion of the first full year of monitoring, a report will be submitted to the Regional Board that includes all of the requirements and elements listed in the TMRP Requirements (for both Point Source and Nonpoint Source components) section of this TMRP. The report may include more information beyond the items listed in the referenced section at the discretion of the reporting party or parties.

TMRP/MFAC REVISION

All proposed revisions to the TMRP and/or MFAC program will be included as a component with the annual monitoring report. Revisions may include but are not limited to:

- Procedural revisions or modifications;
- Site location revisions; and
- Modifications to frequency of monitoring/assessments.

ESTABLISHMENT OF THE BASELINE

Weight, volume, counting, and source identification will be incorporated in the initial 12-month assessment and all four components may be included to compare and contrast the differences between each and determine which (if not all) is the most applicable for the establishment of the baseline. An averaging period will be determined after the initial 12-month assessment along with a comparison of seasonal, wind event, and wet weather data to determine if a relationship exists between these variables and the amount of trash. Responsible parties may also compare the results of the 12-month effort to existing baselines calculated for similar TMDL efforts in Ventura and Los Angeles Counties. The proposed baseline will be included in the annual monitoring report.

CURRENT BMP EFFORTS

Listed below are current trash management procedures or Best Management Practices (BMPs) that have been put in place by the responsible parties listed in Table 1. These BMPs, combined with the monitoring described in the TMRP, represent the initial MFAC/BMP program for the responsible parties covered by this TMRP. As new BMPs are implemented in the Watershed, this list (per responsible party) will be updated to account for increased efforts. Current BMPs include:

City of Agoura Hills

- Existing Ordinances:
 - No. 9392.1. - *Outdoor Storage and Display Standards Enumerated* - All landscaped areas shall be maintained in a neat, clean and healthful condition subject to the continuing review of the director. Such maintenance shall include proper pruning, mowing of lawns, weeding, removal of litter, fertilizing, replacement of plants when necessary, and regular watering.
 - No. 9395.1. - *Outdoor Dining Design and Operational Standards Enumerated* - Outdoor dining areas, including flooring, shall remain clear of litter, food scraps, and soiled dishes at all times. Where eating establishments provide self-service take-out service, an adequate

number of employees shall be maintained to clear refuse or litter on a regular basis even though table service is not provided. Concrete flooring shall be washed daily.

Chapter 12 Social Host Accountability - (f) "Unruly gathering" shall mean a party, event or gathering where two (2) or more underage persons are present at a residence or other private property in which alcoholic beverages are being consumed, served to or possessed by any underage person and/or at which unruly conduct occurs. Unruly conduct is that which threatens the public health, safety or general welfare, or interferes with the quiet enjoyment of residential property and may include, without limitation, excessive noise, excessive traffic, obstruction of public streets by crowds or vehicles, public drunkenness or unlawful public consumption of alcohol or alcoholic beverages, assaults, batteries, fights, domestic violence or other disturbances of the peace, vandalism, litter.

- No. 5328 - *Litter* - Any person who deposits or causes to be deposited any solid waste or recyclable material on the public right-of-way or on private property within public view, except in a container provided therefore as herein provided, shall immediately sweep up and remove the same. Any person, firm or corporation violating any provision of this section shall be guilty of an infraction and shall be punishable as provided in Chapter 2 of Article I of this Code.
- No. 5335 - *Residential Collection - Solid Waste Containers* - The residential collector shall provide each residential premise with standard residential solid waste containers and green waste containers in accordance with the level of service chosen by the householder, at no cost to the householder. If a solid waste or green waste container is damaged, lost or stolen, contractor shall replace the container at cost and may bill customer for cost of container.
- No. 5300 - *Regulation of Solid Waste Haulers' Activities* - The city will promote public health and safety by, among other things, requiring newer and safer vehicles, regular maintenance, reduction of spillage and litter in the public streets, establishing accountability for the cleaning of refuse bins and containers, and accountability to the public.
- No. 5343 - *Commercial - Maintenance and Place of Containers* - Solid waste containers provided by the collector shall be maintained in a clean and healthful condition by the collector. Solid waste containers which are not provided by the collector shall be maintained in a clean and healthful condition by the commercial business owner. Every commercial business owner shall provide a solid waste container location on the commercial premises and shall keep the area in good repair, clean and free of refuse outside of the container. Every collector shall remove any solid waste or litter that is spilled or deposited on the ground as a result of the collector's emptying of the container or other activities of the collector.
- No. 5505 - *Prohibited Activities*. (b) *Littering* - It is prohibited to throw, deposit, place, leave, maintain, keep, or permit to be thrown, deposited, placed, left, or maintained or kept, any refuse, rubbish, garbage, or any other discarded or abandoned objects, articles or accumulations, in or upon any street, alley, sidewalk, storm drain, inlet, catch basin conduit or drainage structure, business place, or upon any private plot of land in the city, so that the same might be or become a pollutant. No person shall throw or deposit litter in any fountain, pond, lake, stream, or other body of water within the city. This subsection shall not apply to refuse, rubbish or garbage deposited in containers, bags or other appropriate receptacles which are placed in designated locations for regular solid waste pick up and disposal. *Structural BMP* means any structural facility designed and constructed to mitigate the adverse impacts of

storm water and urban runoff pollution (e.g. canopy, structural enclosure). Structural BMP's may include both treatment control BMP's and source control BMP's.

- No. 9576.1 - *Trash Handling* - Trash handling facilities shall be provided for all developments with the CD overlay district with the exception of single-family detached dwellings. A trash enclosure will be provided for all but excepted uses, unless the proposed location of the trash area is completely enclosed by walls or buildings. The freestanding trash enclosure shall be constructed of masonry block. No trash shall be allowed to extend above or beyond the enclosure.
- *Street Sweeping* - Street sweeping was increased to twice a month within the City's jurisdictional streets.
- *California Highway Adoption Company* - The City has contracted the past five years with California Highway Adoption Company to perform trash pick-up and weed abatement along the freeway corridor and local streets as directed by City staff.
- *Catch Basin Grates & Filters* - The City began a pilot program with Water Way Solutions by installing catch basin grates and filters located in two areas by schools to measure their success.
- *Storm Drain Marking* - All storm drain inlets are stenciled with a “*No Dumping. Drains to Ocean.*” message.
- *County Media Contribution* - The City of Agoura Hills contributes annually to the County’s *Don’t Trash California* campaign.
- *Trash Receptacles* - The City has installed additional trash receptacles at various parks.
- *Covenant & Deed Restriction* - Development project subject to SUSMP requirements are conditioned to record a covenant for the maintenance of treatment devices.
- *Creek Clean-Up* - The City sponsors annual community creek clean-up events in various accessible areas of Lindero Creek.
- *City Webpage* - The City has improved their webpage by increasing the stormwater information.

City of Calabasas

- Existing Ordinances:
 - No. 2008.251 - Mobile car wash ordinance requires mobile car wash businesses to obtain permits from the City and follow certain regulations to prevent pollutants from entering the storm drain system.
 - No. 2006.217 - Second hand smoke ordinance to ensure a cleaner and more hygienic environment for the City, its residents and its natural resources including its creeks and streams.
 - No. 2007.233 - Polystyrene ban barring retail food establishments, nonprofit food providers and City facilities from using food packaging materials made of expanded polystyrene, known popularly by the trademark name *Styrofoam*.
- *Storm Drain Markers* - Over 3200 markers were installed on storm drain catch basins throughout the City.

- *CDS Units* - Calabasas has managed the installation of four Continuous Deflector Separation (CDS) Units. CDS Units allow for the separation of sediment and trash from storm water without screens thus allowing for continuous flow before discharging to local creeks. The units are cleaned out on a quarterly basis.
- *Catch Basin Screens* - Along major streets including Calabasas Road, the City has installed 42 Abtech storm screen units. These devices keep trash and debris from entering the storm drains. They are cleaned out on a quarterly basis.
- *Infiltration and Bioremediation of Urban Runoff* - The City of Calabasas was tasked to design and build a storm water treatment facility to improve the quality of water entering Malibu Lagoon via Las Virgenes Creek and Malibu Creek. This device filters 100% of the average dry weather flow observed in the storm drain and retains all solid pollutant larger than 0.25 inches. A pump unit is integrated with this filter system to bring the filtered water upwards several feet to the sub-surface level to an infiltration bed. Water in the infiltration unit infiltrates to the ground using an area of about 2,400 sq. ft.
- *Creek Clean-Ups* - The City hosts two annual community creek clean-up events in various accessible areas of Las Virgenes Creek.
- *Street Sweeping* - Weekly street sweeping takes place within the City's jurisdictional streets.

City of Hidden Hills

- *Street Sweeping* - The City conducts street sweeping of major thoroughfares, residential streets, and several parking lots on a weekly, bi-monthly, and monthly basis respectively.
- *Ordinances* - The City has enactment and enforcement of litter ordinances to reduce sources of trash within city jurisdictional areas.
- *Trash Receptacles* - The City has installed trash receptacles at two public transit locations.
- *Valet Waste Bins* - Waste bin services are available to reduce the accidental discharge of trash.
- *City Clean Up Services* - Home Owners Association maintenance and cleaning crews routinely clean the entire City area.
- *SUSUMP/Code Enforcement* - SUSMP and building code enforcement to ensure that building sites are being kept clean.

County of Los Angeles

- Existing County Code:
 - Title 13 Chapter 80 - Illegal Dumping ban in unincorporated County public lands and/or private land that is not designated for that disposal purpose.
 - Title 12 Chapter 80 - Stormwater and Runoff Pollution control ordinance which includes a ban on littering. This also includes signage for littering fines and penalties.
 - Title 17 Chapter 04.645 - Smoking ban in County Parks prohibited outside of designated smoking areas unless granted by the facilities manager and/or director.

- *Full Capture Devices* - The County installed Regional Board approved Full Capture Devices on 192 catch basin connector pipes throughout unincorporated County areas of Malibu Creek Watershed.
- *Storm Drain Markers* - All storm drains in unincorporated County are appropriately marked with a “no dumping” message.
- *Street Sweeping Program* - Street sweeping is conducted weekly in unincorporated areas of Malibu Creek Watershed that have curb and gutter.

City of Malibu

- Existing Ordinances:
 - No. 265 - Prohibiting Smoking on Beaches within the City of Malibu.
 - No. 286 - Ban of Polystyrene Food Packaging.
 - No. 323 - Ban the use of Plastic Shopping Bags by Retail Establishments within the City of Malibu.
 - No. 337 - Ban of Smoking in Outdoor Dining Areas and Public Events.
- *Malibu Municipal Code (MMC)* - The Malibu MMC Title 13 Chapter 13.04 includes the following definition of Pollutant in the City of Malibu Storm Water Management and Discharge Control Ordinance No. 157: “Pollutant” means those “pollutants” defined in Section 502(6) of the Federal Clean Water Act (33 U.S.C. Section 1362(6)), or incorporated into California Water Code Section 13373. Examples of pollutants include, but are not limited to the following: 1.Commercial and industrial waste (such as fuels, solvents, detergents, **plastic pellets**, hazardous substances, fertilizers, pesticides, slag, ash, and sludge);”

In addition the following section lists prohibitions.

“13.04.060 - Prohibited activities.

B. Littering. It is prohibited to deposit any refuse, rubbish, garbage, or any other discarded or abandoned objects or material in or upon any public or private property so that the same might enter the MS4. Refuse, rubbish or garbage intended for regular solid waste pick up and disposal shall be deposited in containers, bags or other appropriate receptacles and placed in designated locations in accordance with Chapter 8.32 of this code. No person shall throw or deposit litter in any body of water within the city that connects with the MS4, including fountains, ponds, lakes, or streams.”

This Chapter of the MMC, and others are enforceable through Ordinance 324 which established an administrative citation procedure to impose administrative fines for violations of the MMC.

- *Street Sweeping* - Pacific Coast Highway (PCH) twice a month (1st and 3rd Mondays of the month) and street sweeping within the City's jurisdictional streets near the Civic Center and Malibu Creek once a month (2nd Monday of the month).
- *Cross Creek Roadway Improvements* - This award-winning (American Public Works Association B.E.S.T Project of the year 2009) project helped relieve traffic congestion, attract pedestrians to downtown Malibu and improve ocean water quality through its use of environmentally sensitive construction techniques such as permeable pavers and native vegetation in landscaping. Before the improvements, Cross Creek Road was a congested street with no sidewalks or other amenities

to attract pedestrians. It often flooded and could discharge stormwater, trash and pollutants directly into Malibu Lagoon and Surfrider Beach because of its inadequate drainage. The project also included placement of trash containers along the walkways.

- *Civic Center Stormwater Treatment Facility(CCSTF)* - a 1,400 Gallon per minute filtration and disinfection unit installed in the Civic Center area which diverts runoff for treatment and dispersal on land instead of discharge to Malibu Creek. The three major drainage catchments in the Civic Center area are each treated through CDS type devices (two Aquaswirl and one Stormceptor) at each pump station prior to media filtration and disinfection by ozonation. *The Stormceptor was a pilot device installed prior to the construction of the CCSTF and incorporated into the project.
- *Legacy Park Project* - The City is currently constructing Legacy Park. Employing state-of-the-art technology, it is a central park that will work as an environmental cleaning machine, reducing pollution impacts in Malibu Creek, Malibu Lagoon, and Surfrider Beach, and will provide a living learning center for five coastal habitats. The park includes an 8 acre foot intermittent wetland which will act as storage for runoff beyond the existing capacity of the CCSTF. Some of the stormdrain infrastructure enhancements include installation of three stainless steel trash screens by Advanced Solutions in the drains. The Park will also include placement of trash and recycling containers along the walking paths and gathering areas.
- *Cross Creek Road Pilot Trash Excluder: Trash Guard* - The City installed a trash excluder in February 2010 in a catch basin on Cross Creek Road to test its effectiveness. Trash Guard® is a patented stormwater treatment device that captures debris, sediment and floatables. Its function is identical to the CPS designs used by the County of Los Angeles for several years. The Trash Guard® has been tailored to meet “full trash capture” specifications and requirements. All screen holes are 3/16” (4.7625 mm) diameter. The City of San Francisco just approved this device for their Trash TMDL.
- *Trash and Recycle Container Installations at Bus Stops and in a Commercial Area Adjacent to Malibu Creek* - The City helped to purchase recycle bins with a grant from the State for a commercial plaza adjacent to the Creek. This allowed the property owner to commit funds to purchase more trash containers, helping to prevent litter. The City intends to continue similar partnerships with other commercial areas. In addition, the City placed trash containers at all bus stops in its jurisdiction.
- *Clean Bay Restaurant Certification Program* - The City implemented the Clean Bay Restaurant Certification Program in 2009 to encourage businesses to be proactive in protecting water quality by doing more than just the minimum requirements for pollution prevention. Criteria include proper trash and litter control, surface cleaning, and a recycling program.
- *Storm Drain Marking* - All storm drain inlets which drain to the Malibu Creek are stenciled with a “No Dumping. Drains to Ocean.” message.
- *Catch Basin Cleaning* - The City maintains and cleans all catch basins in the City’s right of way at least annually and quarterly in the Civic Center area which would discharge to Malibu Creek if it weren’t diverted to the CCSTF.

City of Westlake Village

- *Street Sweeping* - The City conducts street sweeping citywide on a weekly basis.
- *Daily Trash Collection* - City public works staff conduct trash collections in the public right-of-way daily.
- *Ordinances* - The City has enactment and enforcement of litter ordinances to reduce sources of trash within city jurisdictional areas.
- *Trash Receptacles* - The City has installed trash receptacles at all bus stops, and public gathering areas.
- *Catch Basin Cleaning and Maintenance*- All City owned and maintained catch basins are cleaned annually and stenciled with a “No dumping – Drains to Lake” message.
- *Trash/Debris Capture Devices* - The City has retrofitted 25 priority catch basins in mechanical trash excluders and eight debris basin standpipes with filter fabric. By way of SUSMP conditioning, several trash mitigation structural BMPs have been installed throughout the City; such as CDS and clarifier devices.

BMP EFFECTIVENESS ASSESSMENT AND MFAC/BMP REVISION PROCESS

The suite of BMPs listed above represents the initial BMP program for the responsible parties participating in the development of this TMRP. The first year of the TMRP will provide a basis for information on the current levels of trash in the Malibu Creek Watershed that will be used to evaluate the effectiveness of BMP implementation during subsequent years. Monitoring data from both CMS and any GAS will be utilized for this effort. Responsible parties may locate GAS at strategic locations in the Watershed, but the decision will be at the discretion of the responsible party. The following process will be used to document the implementation of BMPs and identify their effectiveness:

1. Identification of the BMP (i.e., street sweeping, trash collection, trash cans, full or partial capture device) and general location(s) of the activity.
2. Documentation of the time frame for specific BMPs (i.e., when the activity was initiated or when device was installed, frequency of activity if applicable).
3. Assessment of the number and types of BMPs occurring in the drainage area for each of the monitoring locations.
4. Comparison of monitoring results between monitoring locations (i.e. comparing types and numbers of BMPs and the volumes of trash accumulated across the drainage areas).
5. Comparison of monitoring results between events before and after BMP implementation.

An attempt will be made to assess differences between trash levels at monitoring sites with BMPs in the associated drainages and monitoring sites without BMPs. By comparing and contrasting sites with BMPs to those without, responsible parties may be able to identify which BMPs are most effective and/or where additional BMP implementation may be needed. Additionally, as BMPs are implemented during the monitoring period, trash levels before and after BMP implementation will be assessed to determine effectiveness.

Subsequently, to measure the effectiveness of BMPs over a period of time, attempts will be made to determine if a correlation exists between the amount of trash collected at a site to the number (and type) of BMPs being implemented between each event at or near that site. By identifying a decrease in the total amount of trash collected from each event, it can then be determined that the BMP(s) is working effectively. Conversely, if an increase in total trash accumulation is observed, then additional and/or more effective BMPs will be considered.

The monitoring data can also be utilized to identify the most effective BMPs to assist in meeting the zero trash goal. By characterizing the types of trash and identifying the source it may be possible to see which BMPs will also be the most effective for targeting specific sources in the Watershed. This evaluation can also be used to prioritize sites for FCS installation for point sources where appropriate.

Finally, the monitoring data will be used to identify high trash generating areas to prioritize locations for additional BMPs. Sites that show consistently higher levels of trash accumulating in deleterious amounts when compared to other sites within the Watershed may be considered high trash areas. Using the monitoring information and any information generated through other programs, responsible agencies will work to better identify these areas and utilize methods, including but not limited to site investigations, review of existing data, and/or computer mapping to formally identify and track these areas.

After the first year of monitoring, the BMP effectiveness evaluation discussed above will be used to propose recommendations for additional BMP implementation and modifications to the MFAC program for nonpoint sources. The information will be used to develop a revised MFAC/BMP program (if necessary). The revised MFAC/BMP program will include any needed revisions to the TMRP to better assess BMP effectiveness.

POINT SOURCE PRIORITIZATION

The first year TMRP will also be utilized for point sources to help identify areas for prioritization of FCS, PCS, or other BMP Programs. By utilizing the above strategy, responsible parties will be able to identify areas deemed appropriate for FCS, PCS or other BMP Programs. Monitoring data will be used to identify high trash generation areas and allow for scheduling of installation of devices as required in the BPA. A plan for point sources will be prepared that outlines their proposed FCS installation schedule and/or PCS/BMP program, which will be included in the annual monitoring report. Inclusion and consideration of these point source plans may result in revisions to the monitoring schedule or monitoring location prioritization in subsequent annual monitoring reports.

Figure 1. Overview of the Malibu Creek Watershed with TMRP Areas Covered by This Plan

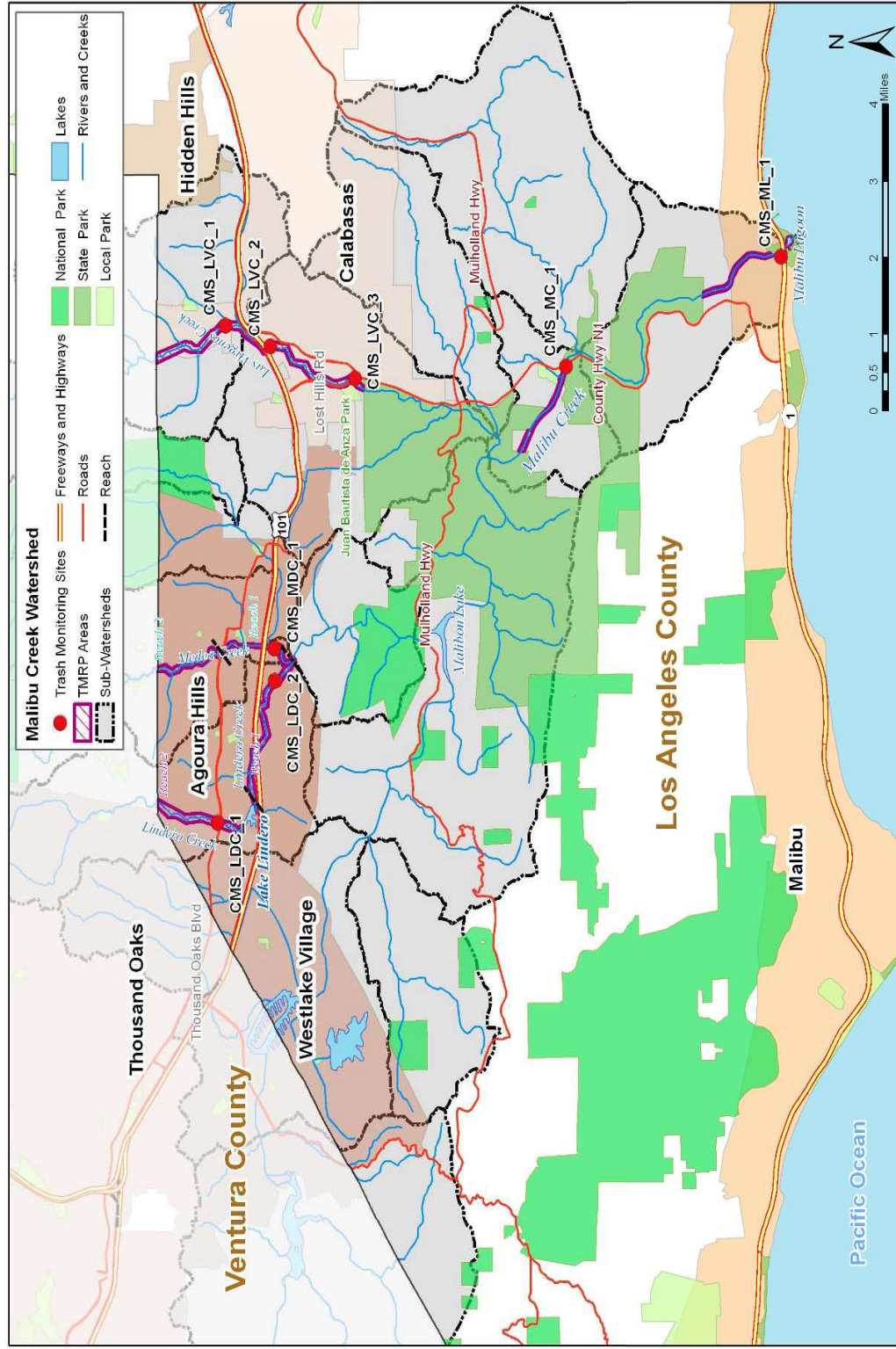


Figure 3. Las Virgenes Creek TMRP Areas and Compliance Monitoring Sites

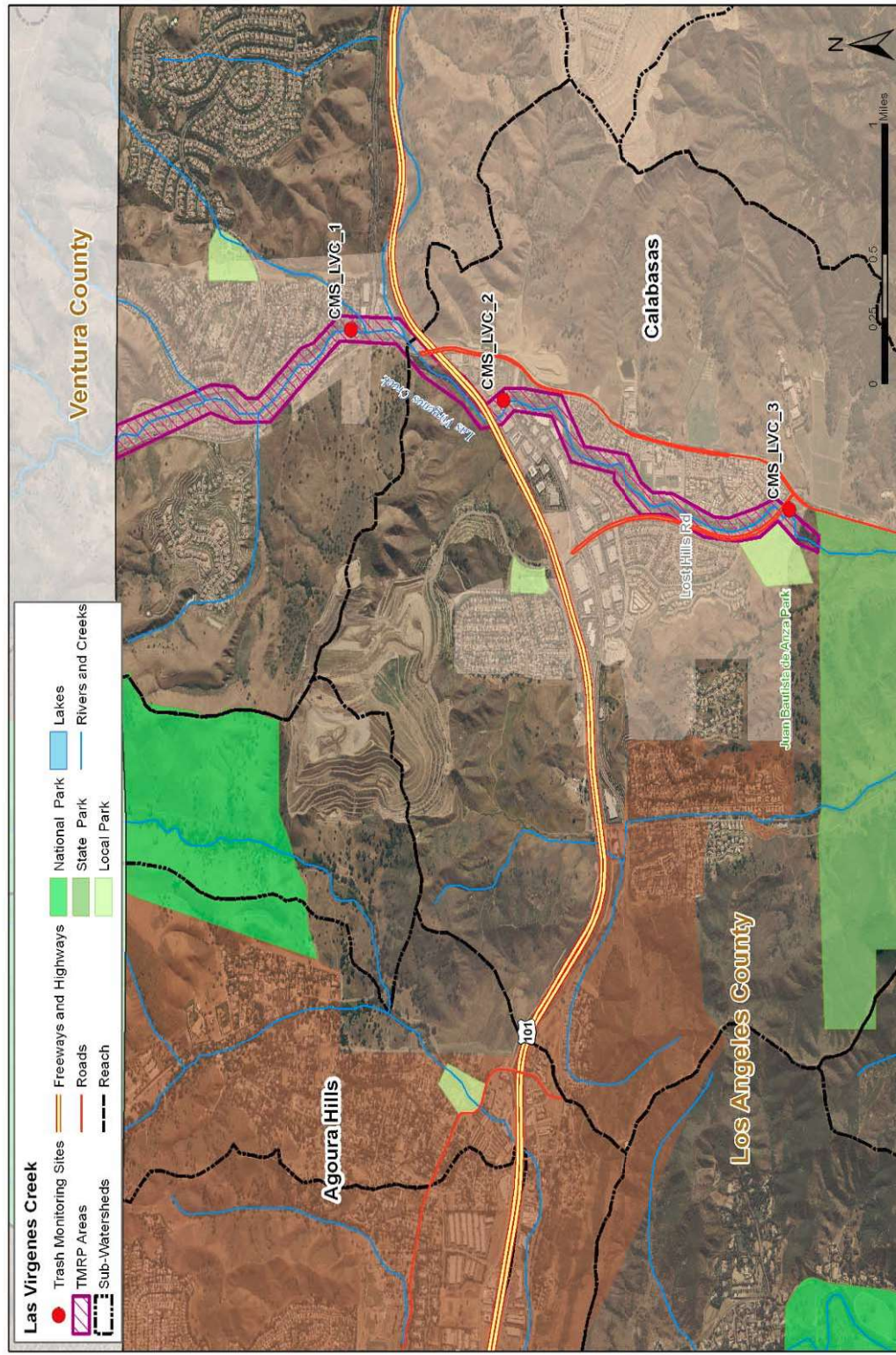
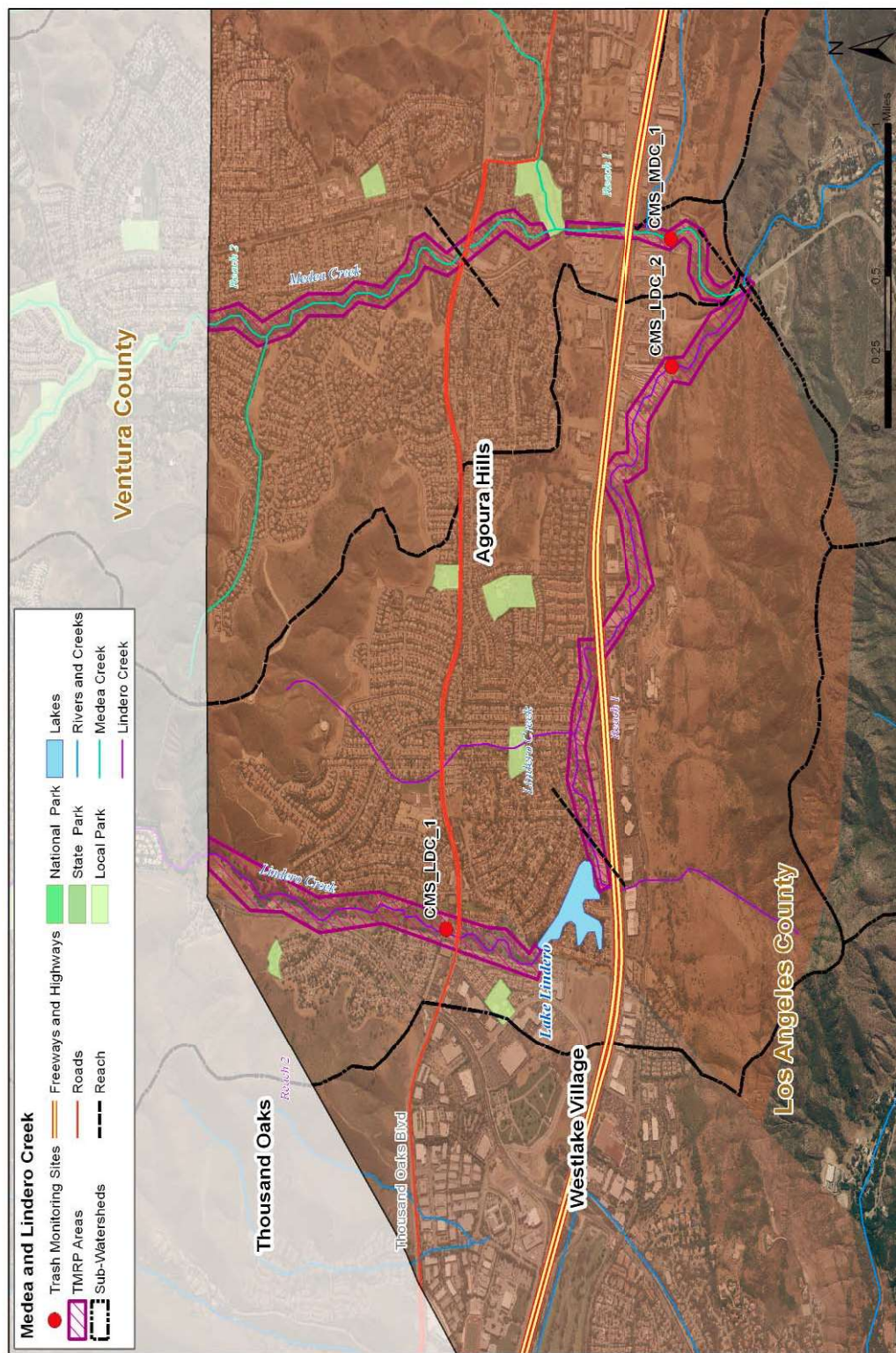


Figure 4. Lindero and Madea Creeks TMRP Areas and Compliance Monitoring Sites



Appendix A Trash Assessment Worksheet

Malibu Creek Watershed Trash Assessment Worksheet		
Watershed/Stream:	Date:	Start Time:
Monitoring Staff:	Site ID:	End Time:
Total Pieces In Stream:	Total Pieces On Banks:	Grand Total Trash:
Volume (# trash bags):	Weight (lbs): In Stream- On Banks-	Total Weight Outside Site (lbs):
Width Right Bank (ft):	Width Left Bank (ft):	Photo #'s (from camera)
Dumped %	Hazardous Waste Log (Y/N)	Intractable Trash Log (Y/N)

Trash Item Tally: Tally with ()

Plastic/Styrofoam:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Paper Products/ Biodegradable:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Household items:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Landscape Materials:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Aluminum/ Metal:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Automotive:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Toxic/Hazardous Material:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Glass:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Bio/Hazardous:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Personal Effects:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Sports Equipment:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Miscellaneous:	# In Stream:	# On Banks:		Source I.D.	% Algae	Wear & Tear
Specific Description of Items Found:						
Other Observations:						

Debris Source/Identification**Additional Items:**

a. Aquafina	<hr/>
b. Arrowhead	<hr/>
c. Bud Light	<hr/>
d. Budweiser	<hr/>
e. Burger King	<hr/>
f. Carl's Jr.	<hr/>
g. Cheetos	<hr/>
h. Circle K	<hr/>
i. Coke (Coca Cola Co.)	<hr/>
j. Coors	<hr/>
k. Corona	<hr/>
l. Doritos	<hr/>
m. Evian	<hr/>
n. Fritos	<hr/>
o. Gatorade	<hr/>
p. Jack in the Box	<hr/>
q. Keystone	<hr/>
r. KFC	<hr/>
s. Kmart	<hr/>
t. Lifestyles	<hr/>
u. Marlboro	<hr/>
v. Miller	<hr/>
w. M & M's	<hr/>
x. McDonald's	<hr/>
y. Natural Light	<hr/>
z. Papa Johns Pizza	<hr/>
aa. Pepsi. Co.	<hr/>
bb. Pollo Loco	<hr/>
cc. PowerAde	
dd. Ralph's	
ee. Red Bull	
ff. Rite Aide	
gg. Round Table Pizza	
hh. Shasta	
ii. Snickers	
jj. Sprite	
kk. Starbucks	
ll. Taco Bell	
mm. Toppers	
nn. Vons/Safeway	
oo. Wal-Mart	
pp. 99 cent Store Only	
qq. Unmarked Bags	
rr. Unmarked Cups	
ss. Unmarked food containers	
tt. Unmarked water bottles	
uu. Unknown Source	

Appendix B Hazardous Material/Intractable Waste Log**Hazardous Material/Intractable Waste Log**

Watershed/Stream:	Date:
Monitoring Staff:	

Description of Object	
Unique Identification Number (Example would be HM_S1_001)*	
GPS Coordinates	
Picture #'s	
Previously Identified Item? (Y/N)	
Additional Information	

* HM = Hazardous Material

* IT = Intractable Waste

S# = Site Identification (e.g., Site 1, Site 2)

001 = Item Number

North Santa Monica Bay Watersheds Outfall Monitoring Program- Major and Minor Outfalls



Attachment D

Name	Minor/Major	Stream Code	Latitude	Longitude
MTD 0622 - U1 Line 4 - Pacific Ocean	Major	CSTL	34.026142	-118.759418
Morning View Drain	Major	CSTL	34.027698	-118.839651
MTD 0622 - U2 Line 26 - Pacific Ocean	Major	CSTL	34.030643	-118.70574
PD 0306 - Line B - Trancas Cyn	Major	TRANCC	34.031266	-118.841119
PD 1098 - Line A - Pacific Ocean	Major	MARIC	34.035038	-118.708632
PD 0342 - Winter Drain	Major	WNTRC	34.03695	-118.697914
BI 9302 - Malibu	Major	MALBUC	34.036729	-118.684302
PD 0392 - Line B - Trancas Cyn	Major	TRANCC	34.036625	-118.842248
PD 0390 - Trancas Cyn	Major	TRANCC	34.041085	-118.844084
MTD 0622 - U2 Line 8 - Pacific Ocean	Minor	CSTL	34.032660	-118.728893
MTD 0622 - U2 Line 9 - Pacific Ocean	Minor	CSTL	34.032508	-118.72755
MTD 0622 - U1 Line 10 - Pacific Ocean	Minor	CSTL	34.032305	-118.726773
MTD 0622 - U1 Line 12 - Pacific Ocean	Minor	CSTL	34.031988	-118.723802
MTD 0622 - U2 Line 14 - Pacific Ocean	Minor	CSTL	34.031861	-118.722821
MTD 0622 - U1 Line 15 - Pacific Ocean	Minor	CSTL	34.031723	-118.721270
MTD 0622 - Line 16	Minor	CSTL	34.031440	-118.719062
MTD 0622 - U2 Line 18 - Pacific Ocean	Minor	CSTL	34.031619	-118.716074
MTD 0622 - U2 Line 20 - Pacific Ocean	Minor	CSTL	34.031371	-118.713725
MTD 0622 - U2 Line 21 - Pacific Ocean	Minor	CSTL	34.030892	-118.712135
MTD 0622 - U2 Line 23 - Pacific Ocean	Minor	CSTL	34.030225	-118.708897
MTD 0622 - U2 Line 24 - Pacific Ocean	Minor	CSTL	34.029872	-118.707739
MTD 0622 - U2 Line 25 - Pacific Ocean	Minor	CSTL	34.029719	-118.706680
BIG ROCK MESA DRAIN	Minor	CSTL	34.037833	-118.621188
	Minor	MARIC	34.037060	-118.709128
	Minor	MARIC	34.039828	-118.712278
PD 1153 - Ramirez Cyn	Minor	RAMC	34.023935	-118.787594
	Minor	SHC	34.035957	-118.858390
PD 2053	Minor	SHC	34.035732	-118.858673
PD 0724	Minor	TOPC	34.133096	-118.599427
	Minor	TRANCC	34.032796	-118.842319
	Minor	TRANCC	34.038753	-118.844136
CDR 436.003	Minor	WC	34.018158	-118.795739
CDR 436.005	Minor	WNTRC	34.036739	-118.698806
CDR 436.005	Minor	WNTRC	34.037349	-118.699415
CDR 436.005	Minor	WNTRC	34.037349	-118.699415
CDR 436.005	Minor	WNTRC	34.038618	-118.702282

EWMP Figures- Analysis Regions, BMP Locations, Watersheds / Shoreline Locations



Attachment E

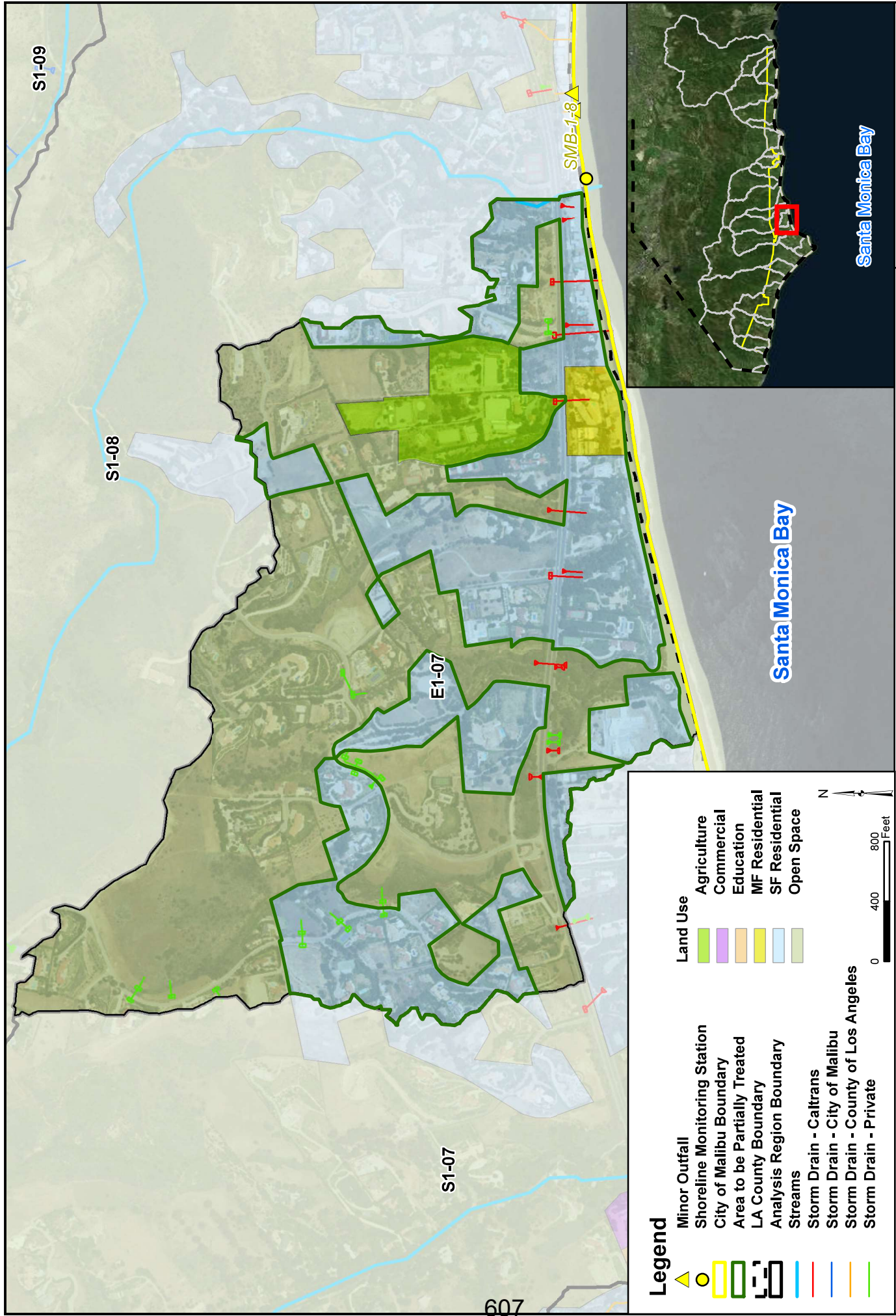


Figure 16. East of Ramirez Creek at Paradise Cove (Analysis Region E1-07)
Area to be Treated by Distributed BMPs (35% of Area Outlined in Green)
NSMBCW EWMP

January 2016

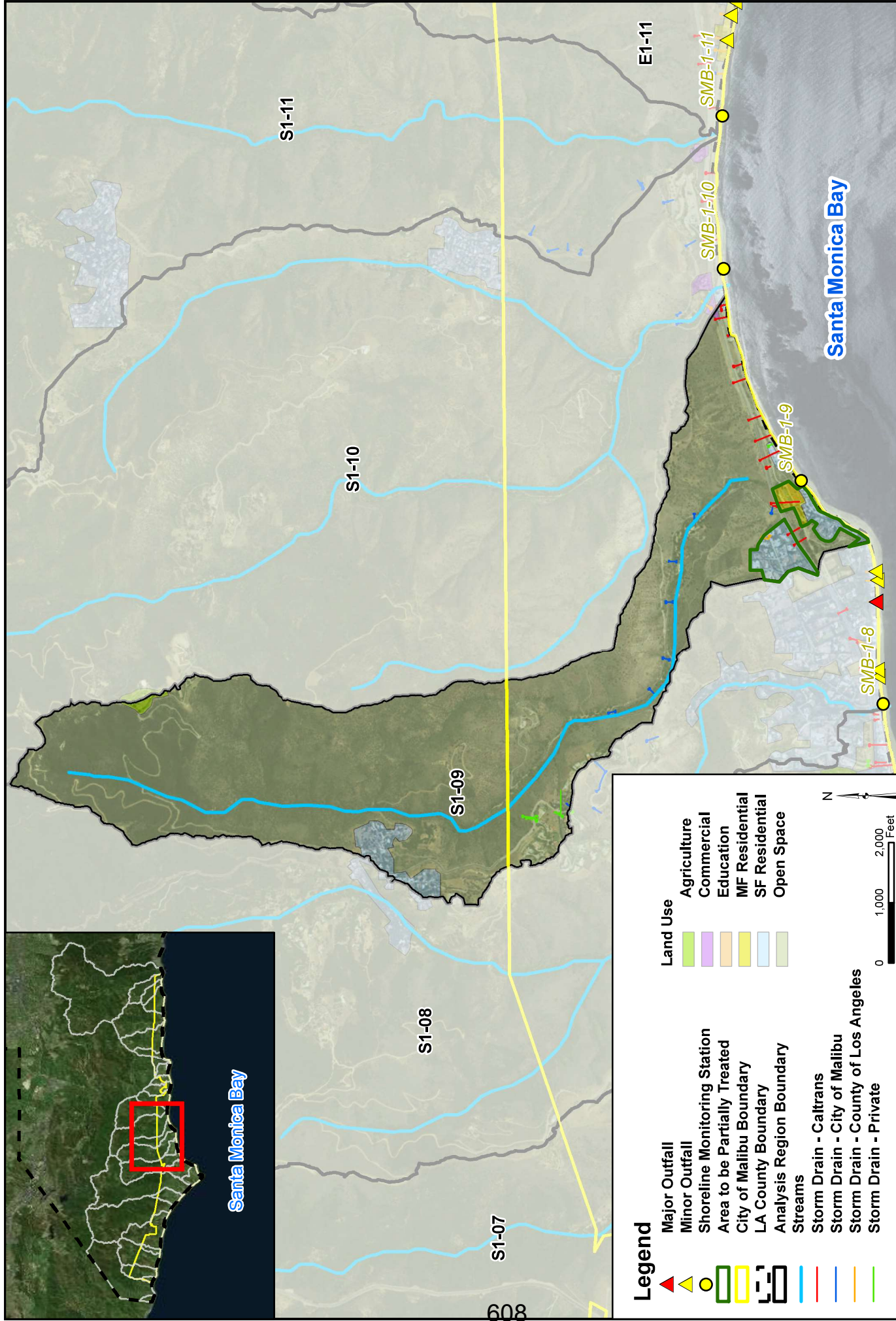
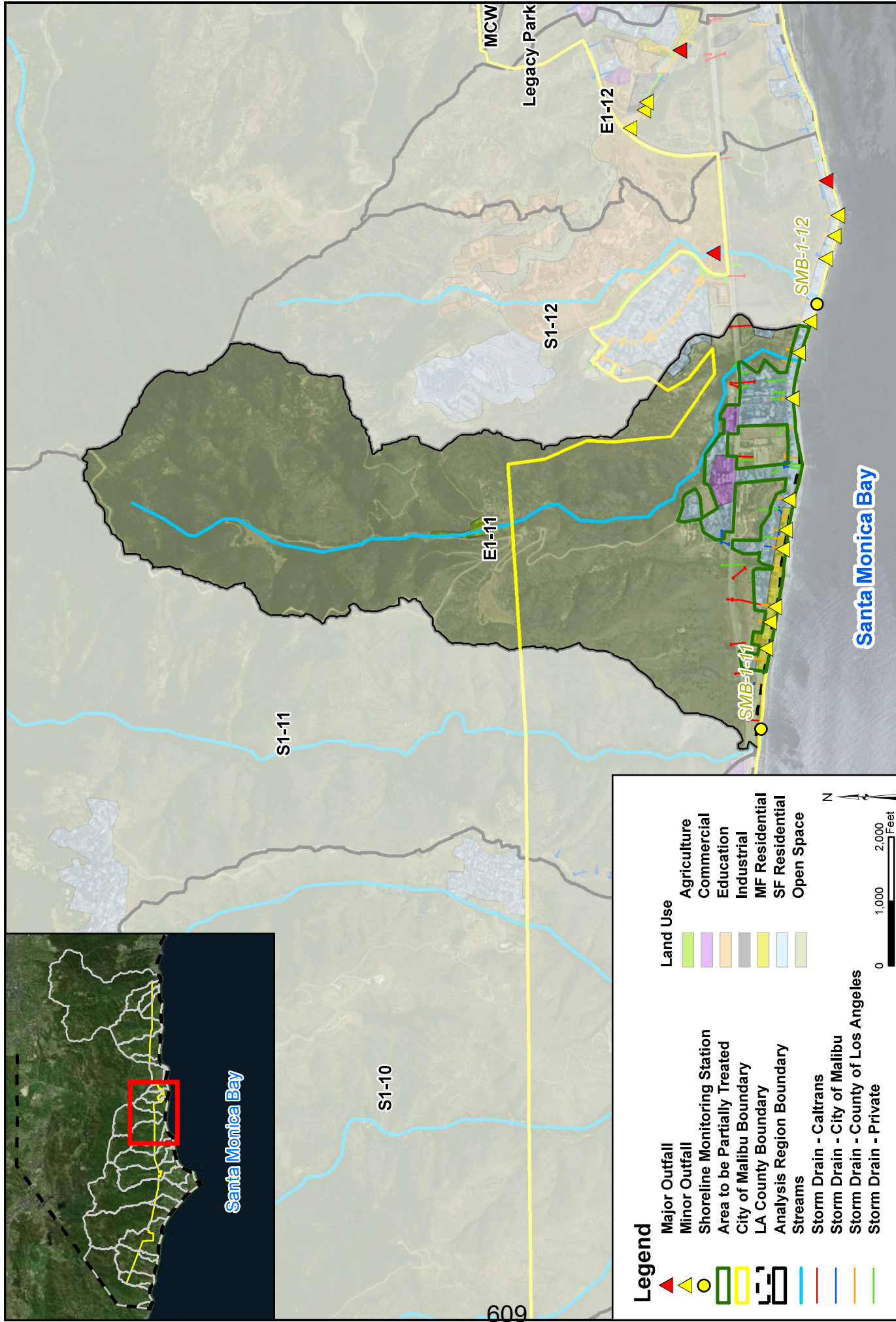


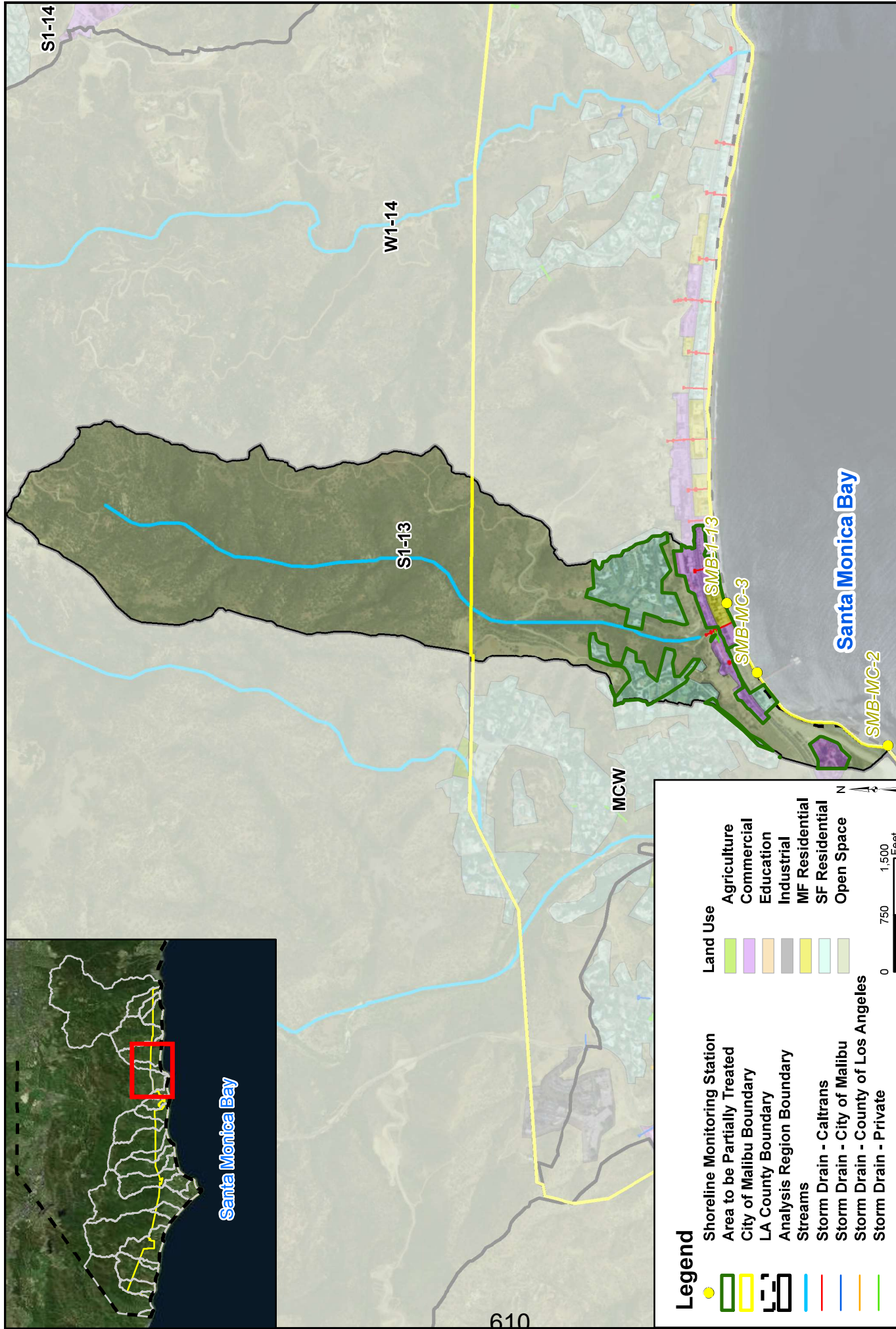
Figure 17. Latigo Canyon (Analysis Region S1-09)
Area to be Treated by Distributed BMPs (15% of Area Outlined in Green)
NSMBCW EWMP

January 2016



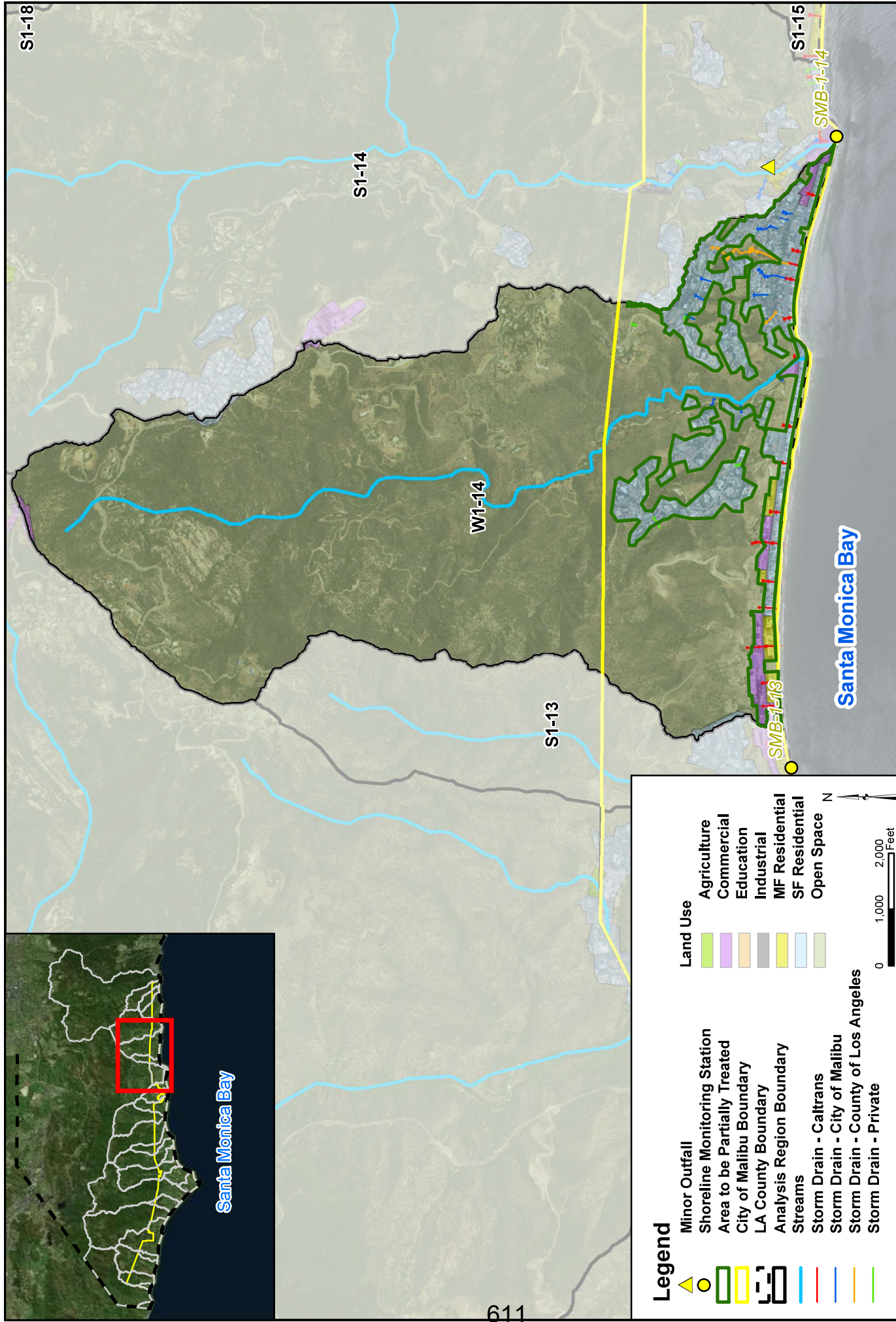
January 2016

Geosyntec
consultants



**Figure 21. Sweetwater Creek at Carbon Beach (Analysis Region S1-13)
Area to be Treated by Distributed BMPs (10% of Area Outlined in Green)
NSMBCW EWMP**

January 2016



**Figure 22. West of Las Flores Creek (Analysis Region W1-14)
Area to be Treated by Distributed BMPs (15% of Area Outlined in Green)
NSMBCW EWMP**

January 2016

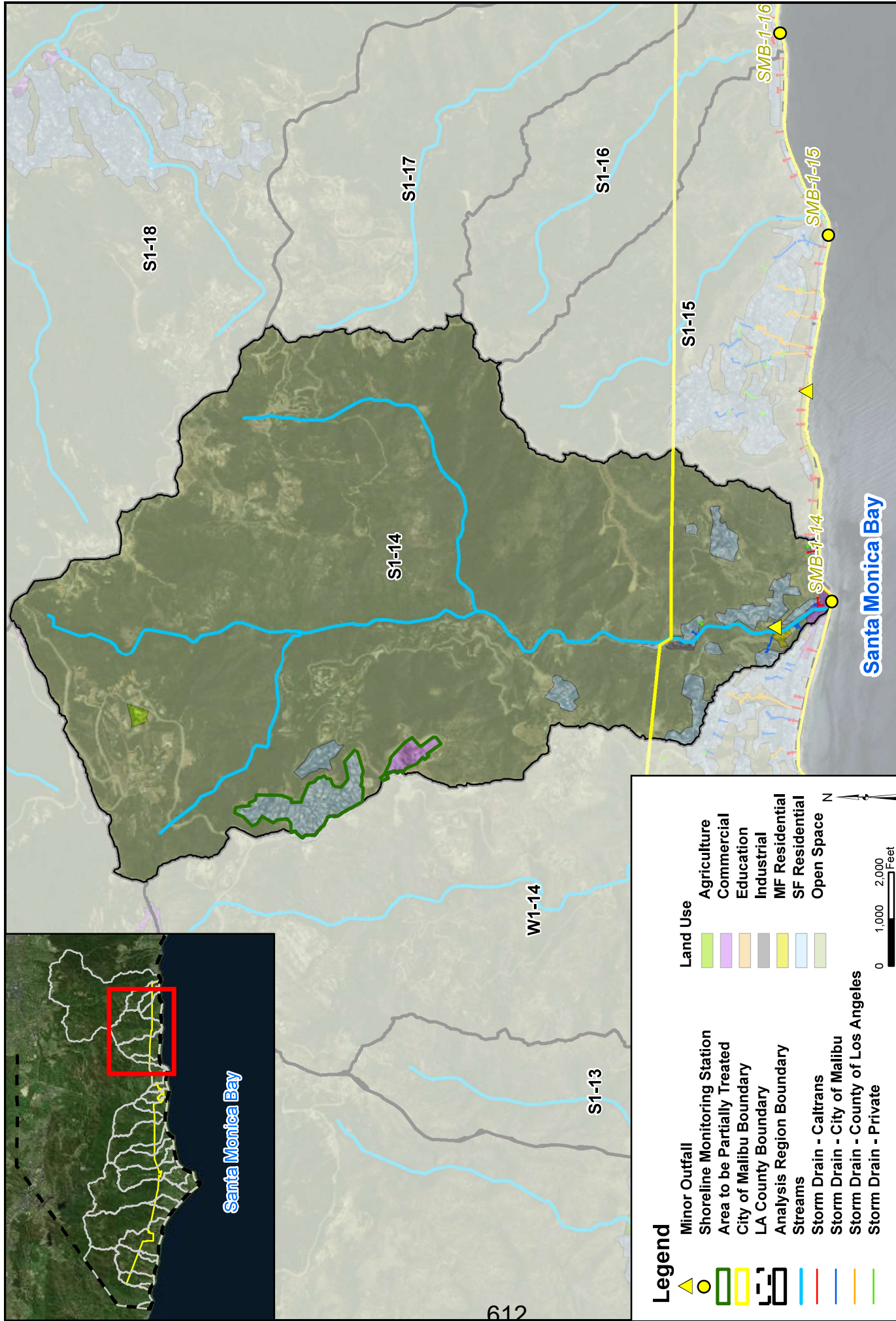


Figure 23. Las Flores Creek (Analysis Region S1-14)
Area to be Treated by Distributed BMPs (10% of Are Outlined in Green)
NSMBCW EWMP

January 2016

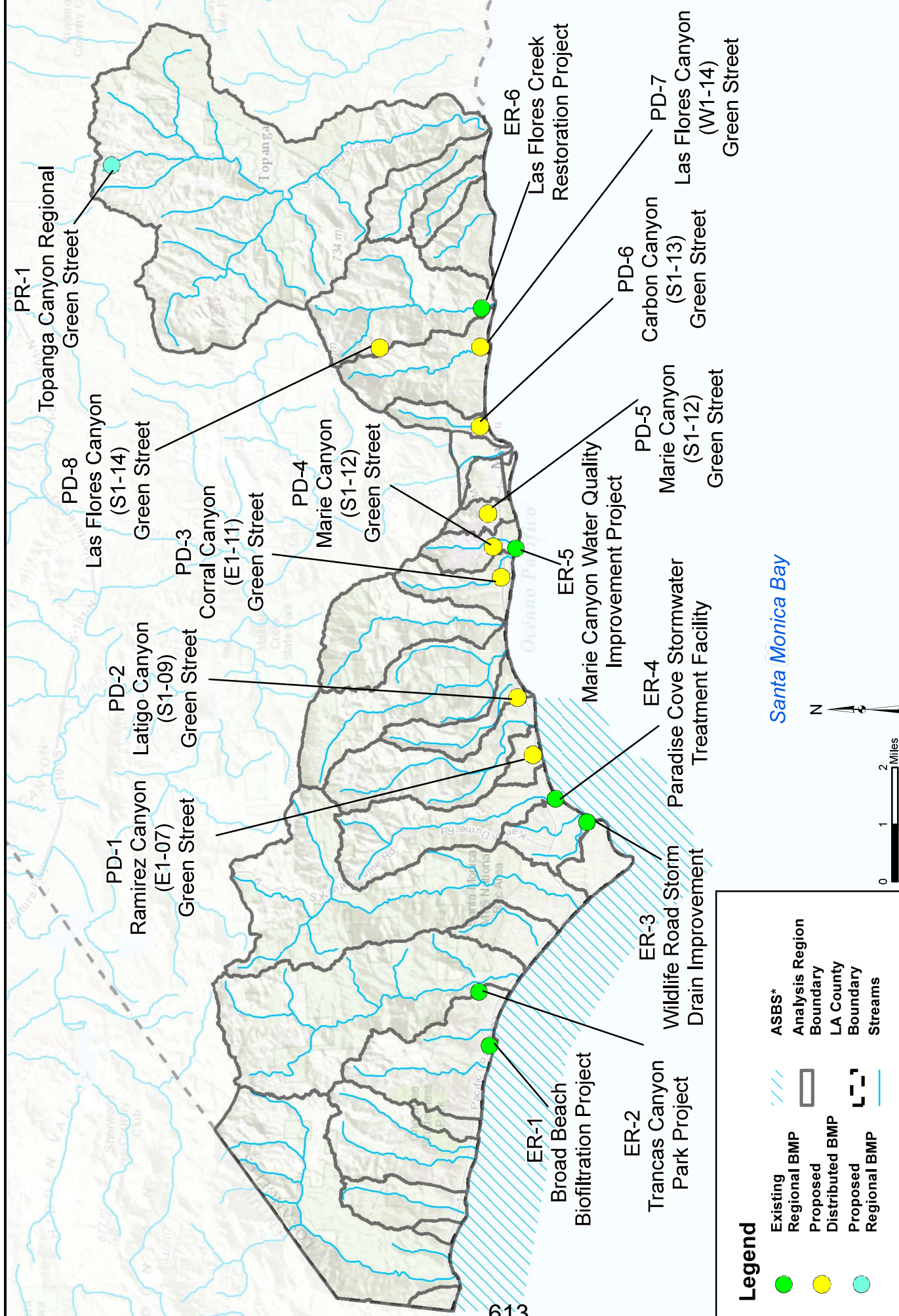
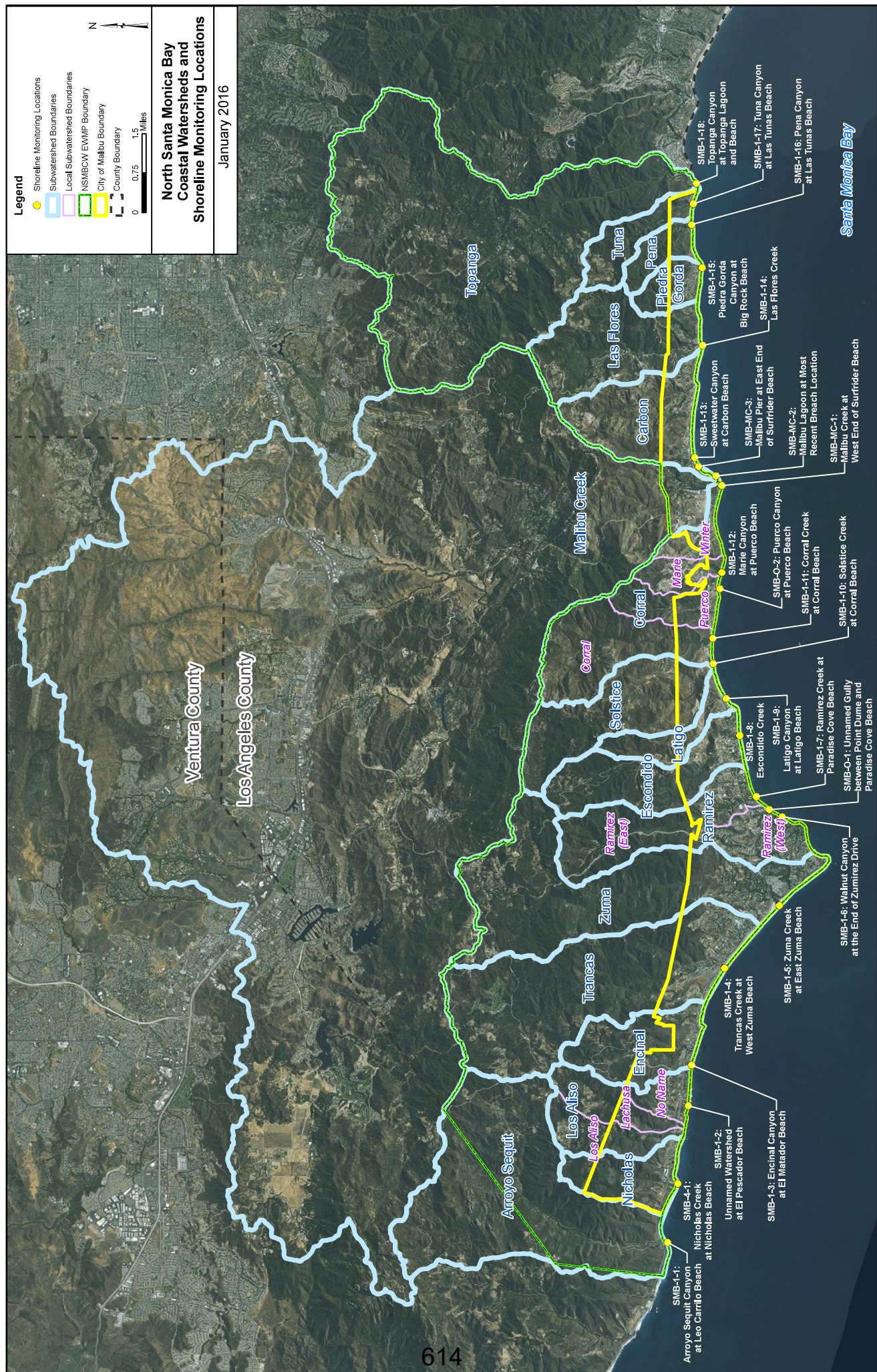


Figure 24. BMP Locations in Santa Monica Bay Watershed.
NSMBCW EWMP

January 2016

Geosyntec
 consultants

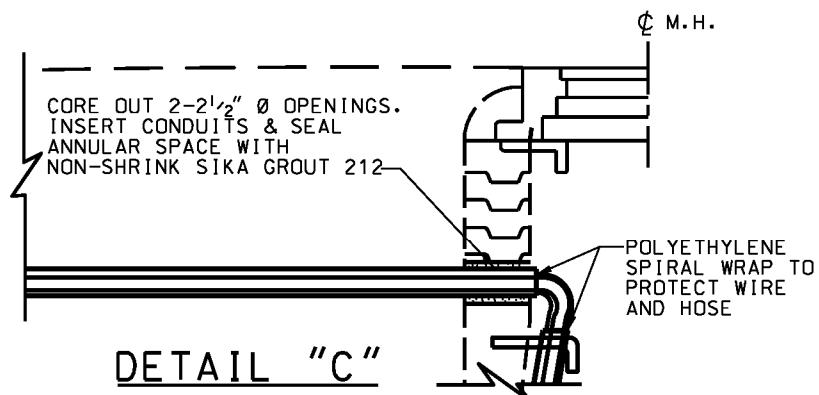
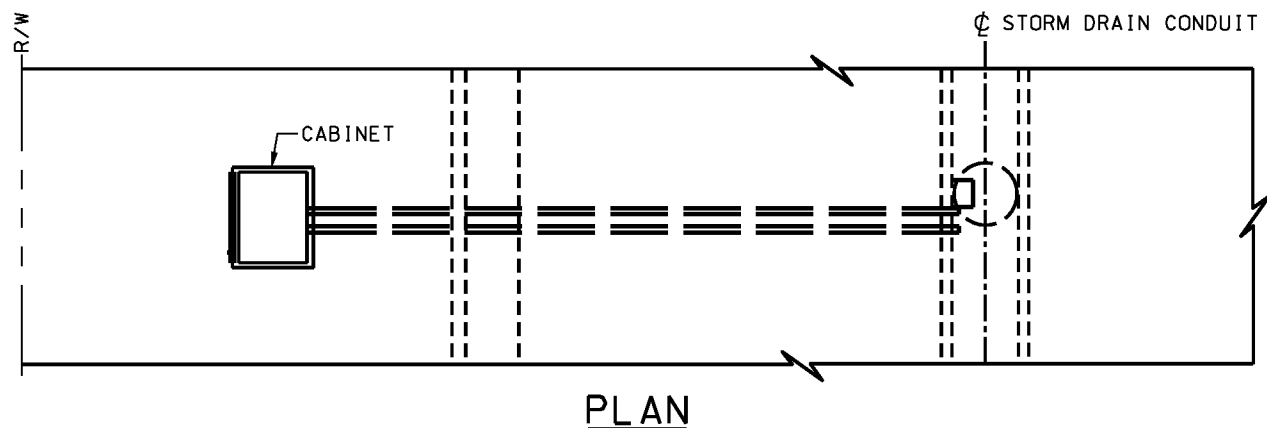
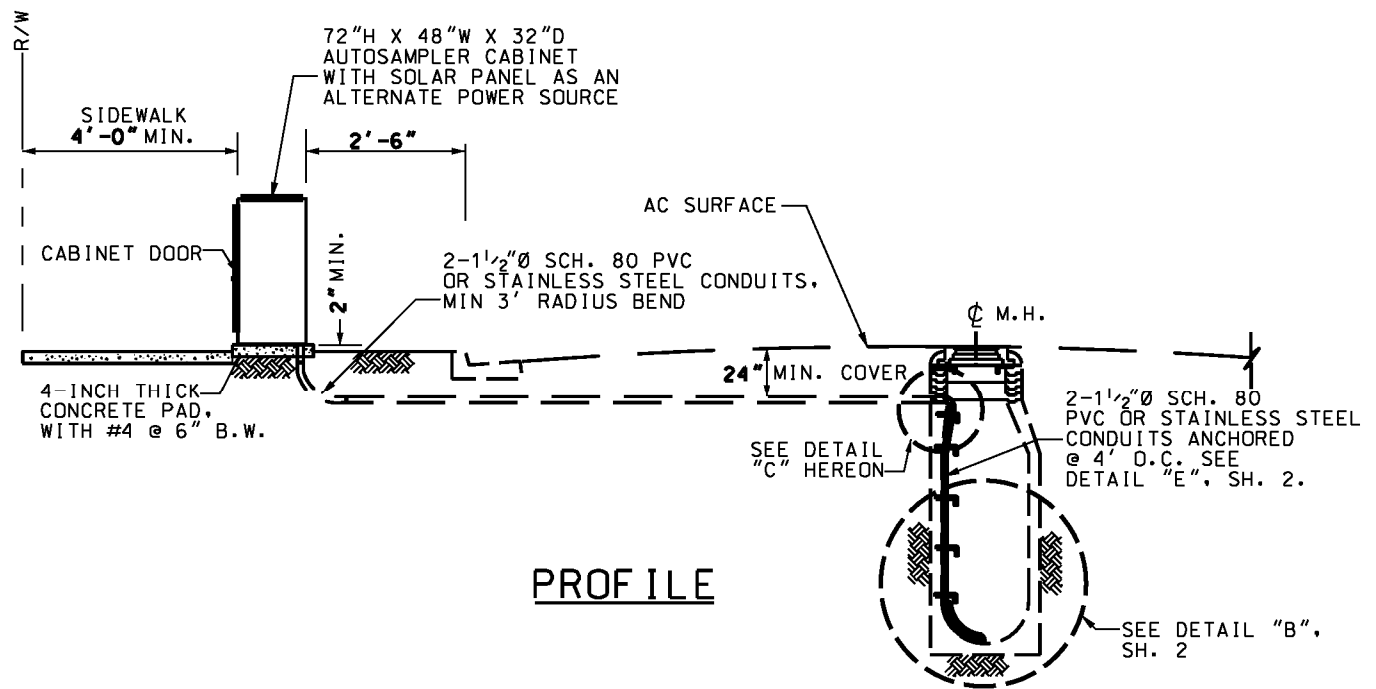
*ASBS boundary is in the ocean up to the mean high tide line



Standard Plans 3099 for Water Quality Monitoring Stations



Attachment F



*FOR CONSTRUCTION PURPOSES

NOT TO SCALE

LOS ANGELES COUNTY DEPARTMENT OF PUBLIC WORKS

WATER QUALITY MONITORING STATION INSTALLATION
FOR STORM DRAIN MANHOLE CASE 1

*DESIGNED BY

AMIR ZANDIEH RCE# 37449

03/17/15
DATE

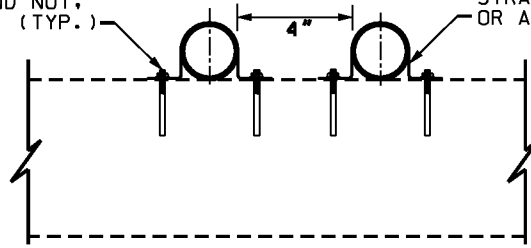
STANDARD PLAN

3099-0

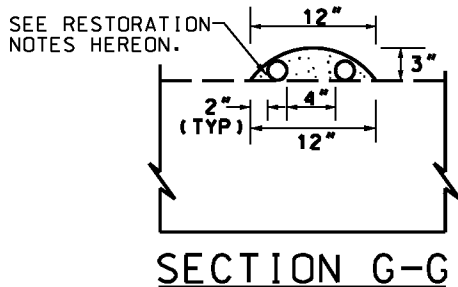
SHEET 1 OF 7

RED HEAD TRUBOLT TYPE 316 WEDGE
ANCHOR, 1/4" DIA. X 2 1/4" LONG
(SSW 1422) WITH WASHER AND NUT,
OR AGENCY APPROVED EQUAL. (TYP.)

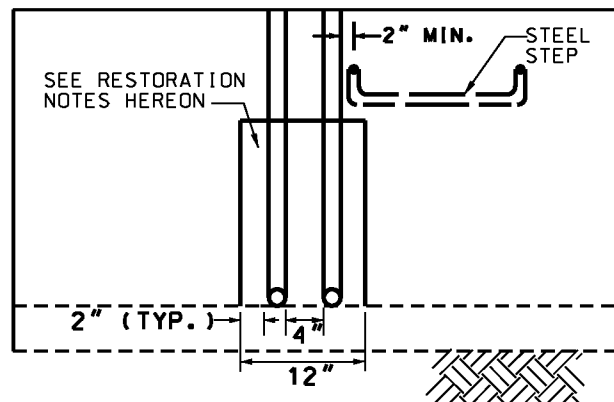
CALBRITE STAINLESS STEEL TWO HOLE
STRAP @ 4' O.C. PART NO. S615002S00
OR AGENCY APPROVED EQUAL (TYP.)



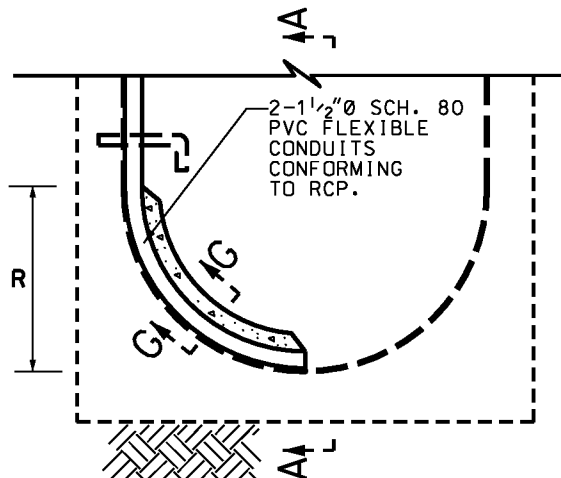
DETAIL "E", (SH. 1 & SH. 5)
CONDUIT ANCHOR



SECTION G-G



SECTION A-A



DETAIL "B" (SH. 1)

RESTORATION NOTES:

1. SAND BLAST THE SUBSTRATE TO A ROUGH FINISH.
2. PRESOAK SUBSTRATE TO PROVIDE SATURATED SURFACE DRY (SSD) CONDITION. APPLY SCRUB COAT OF SIKADUR 224. PROCEED IMMEDIATELY WITH THE PLACEMENT OF SIKAREPAIR 224. SMOOTH FINISH. MOIST CURE FOR AT LEAST 72 HOURS.

***FOR CONSTRUCTION PURPOSES**

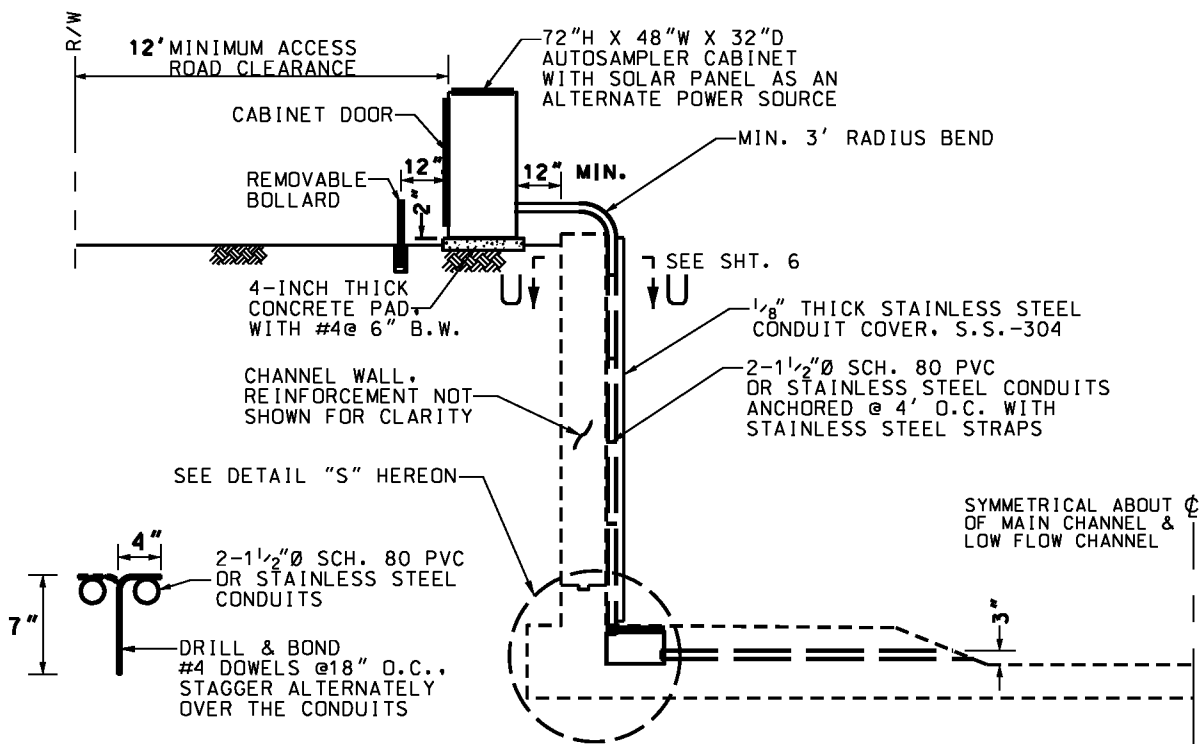
NOT TO SCALE

LOS ANGELES COUNTY DEPARTMENT OF PUBLIC WORKS

**WATER QUALITY MONITORING STATION INSTALLATION
FOR STORM DRAIN MANHOLE CASE 1**

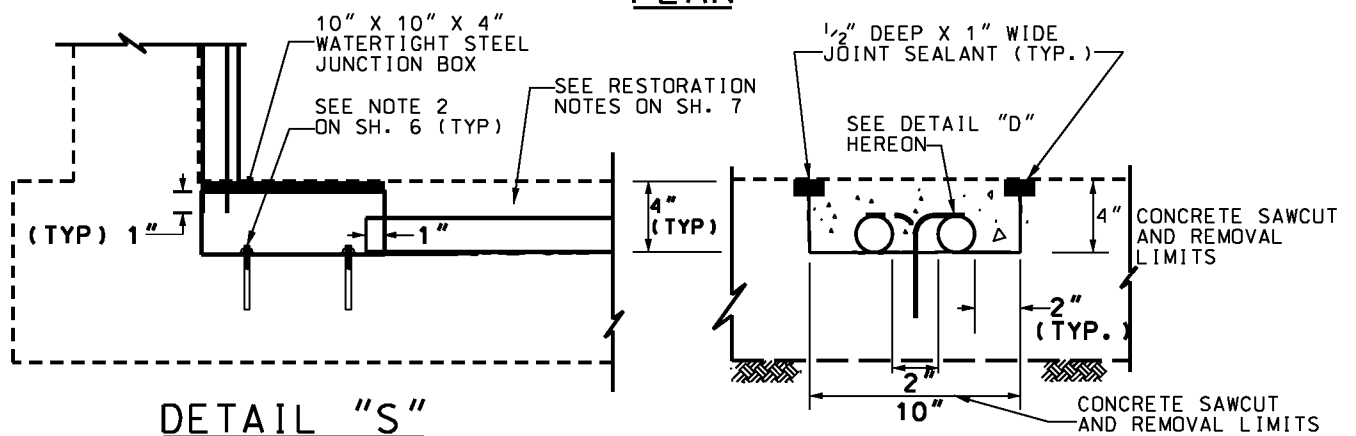
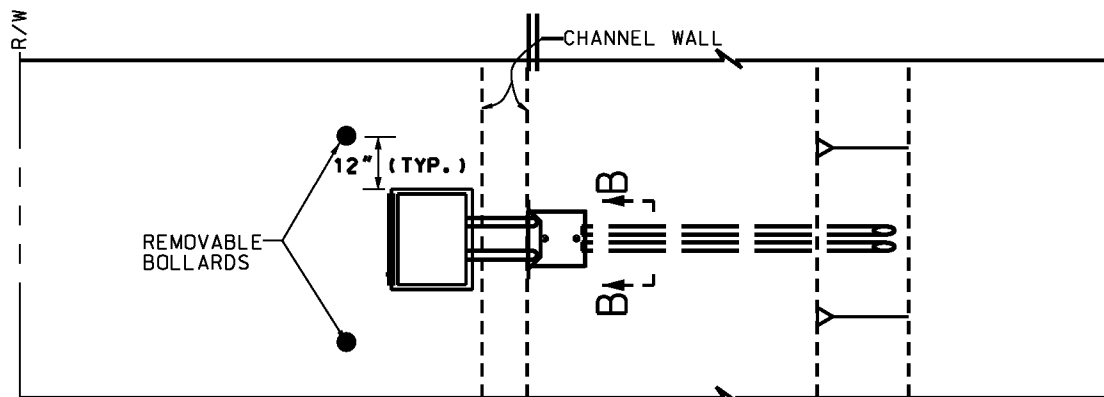
***DESIGNED BY** Amir Zandieh **AMIR ZANDIEH RCE# 37449** **03/17/15**
DATE

STANDARD PLAN
3099-0
SHEET 2 OF 7



DETAIL "D"

PROFILE



DETAIL "S"

SECTION B-B

*FOR CONSTRUCTION PURPOSES

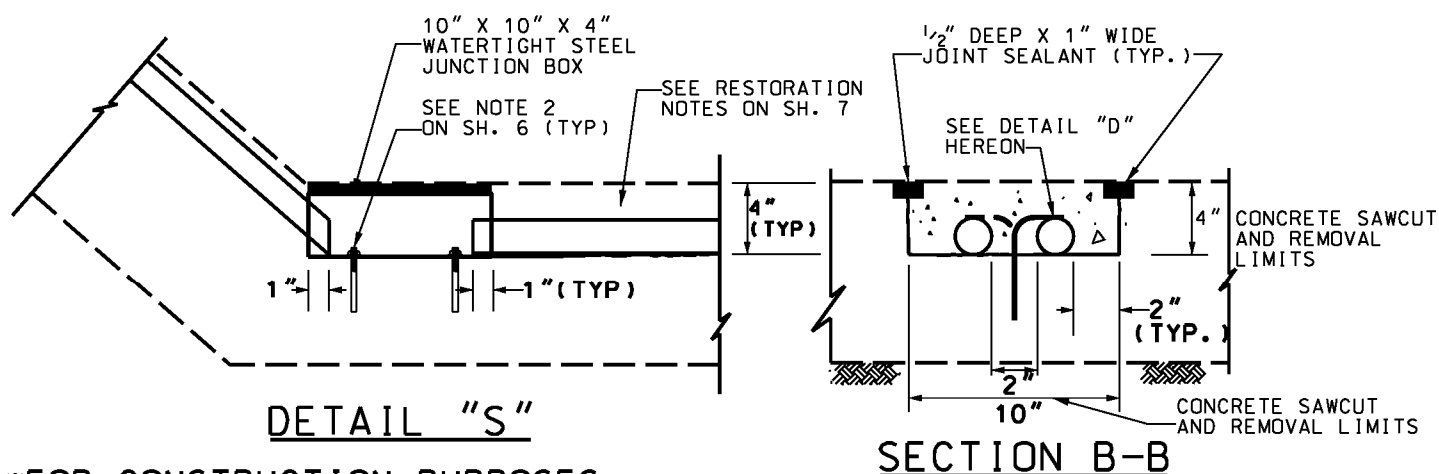
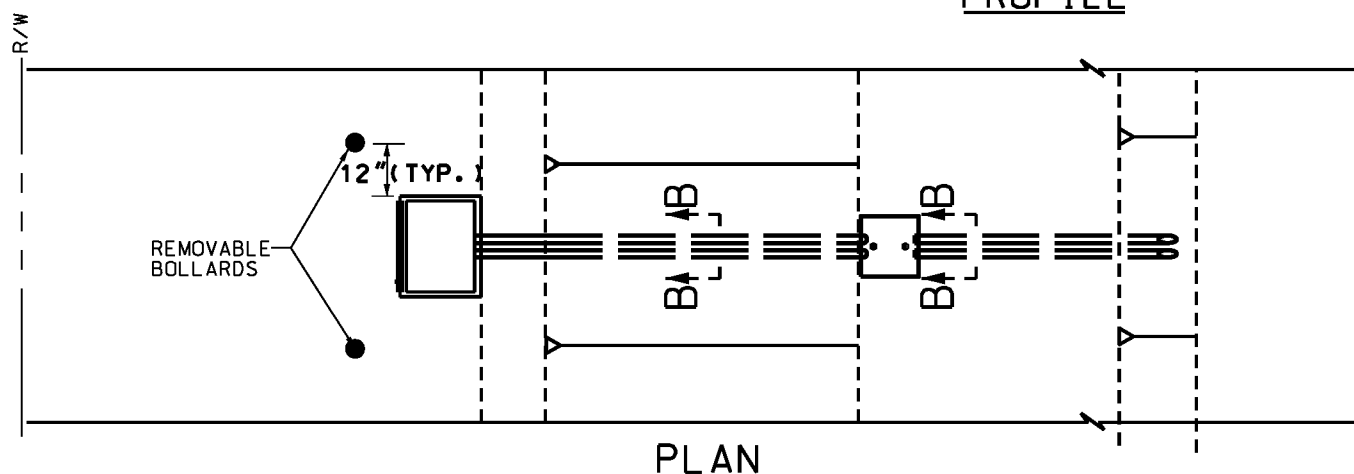
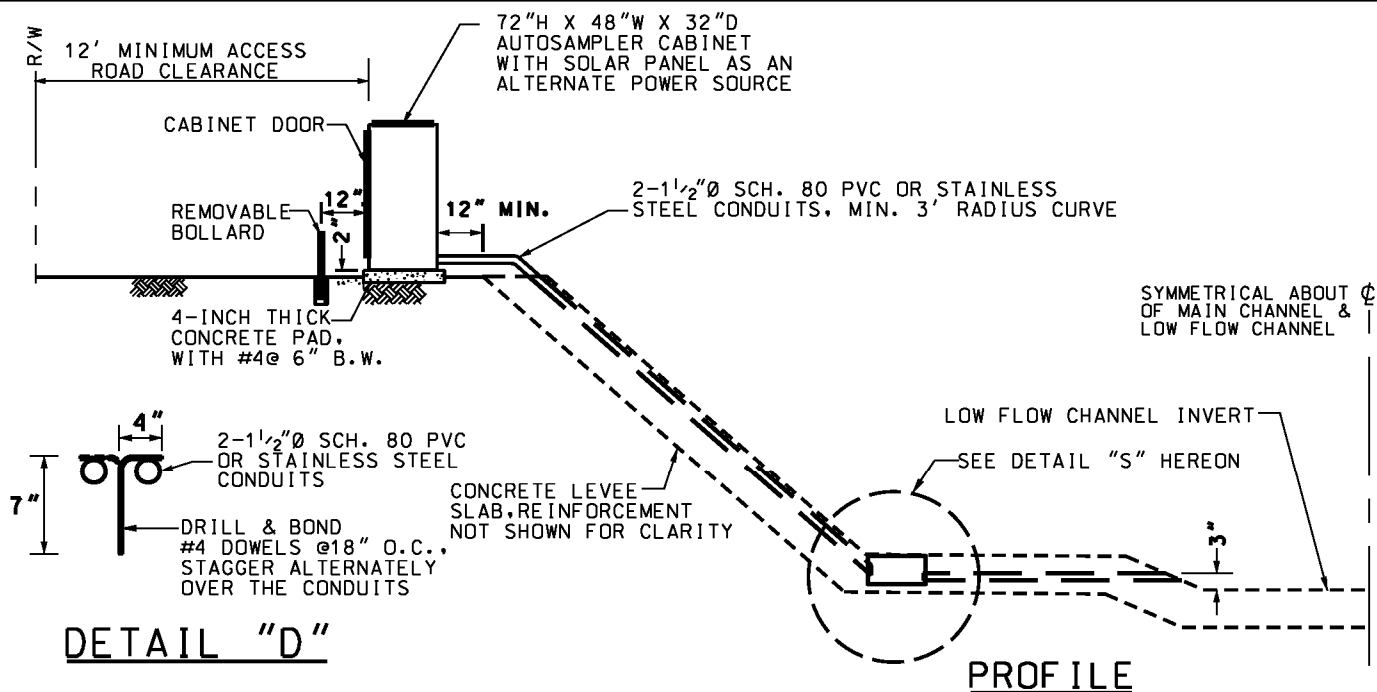
NOT TO SCALE

LOS ANGELES COUNTY DEPARTMENT OF PUBLIC WORKS

WATER QUALITY MONITORING STATION INSTALLATION
DETAILS FOR RECTANGULAR CHANNEL CASE 2

*DESIGNED BY Amir Zandieh 03/17/15
AMIR ZANDIEH RCE# 37449 DATE

STANDARD PLAN
3099-0
SHEET 3 OF 7



*FOR CONSTRUCTION PURPOSES

NOT TO SCALE

LOS ANGELES COUNTY DEPARTMENT OF PUBLIC WORKS

WATER QUALITY MONITORING STATION INSTALLATION
DETAILS FOR TRAPEZOIDAL CHANNEL CASE 3

STANDARD PLAN

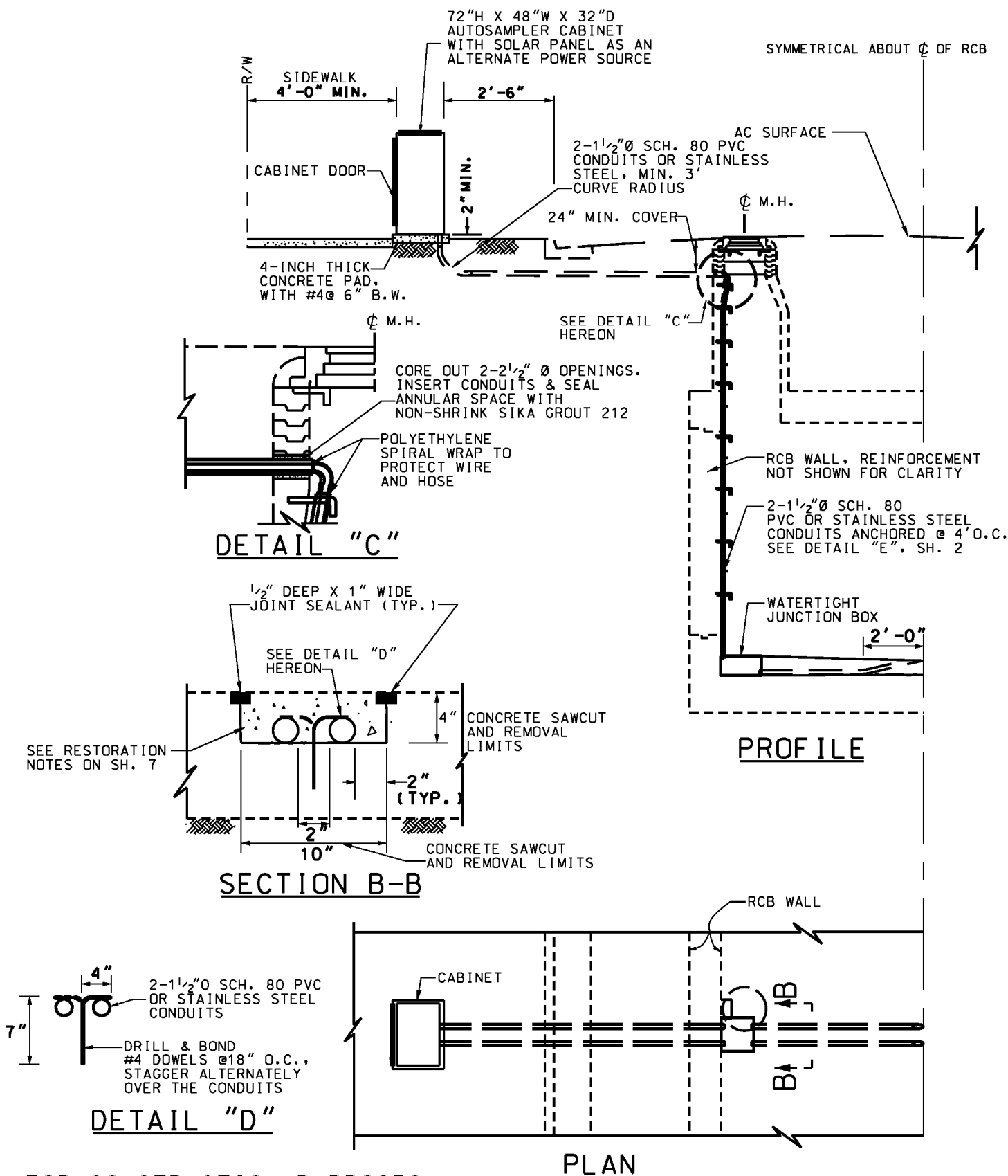
3099-0

*DESIGNED BY

AMIR ZANDIEH RCE# 37449

03/17/15
DATE

SHEET 4 OF 7



*FOR CONSTRUCTION PURPOSES

NOT TO SCALE

LOS ANGELES COUNTY DEPARTMENT OF PUBLIC WORKS

WATER QUALITY MONITORING STATION INSTALLATION
DETAILS FOR REINF. CONCRETE BOX (RCB) CASE 4

STANDARD PLAN

3099-0

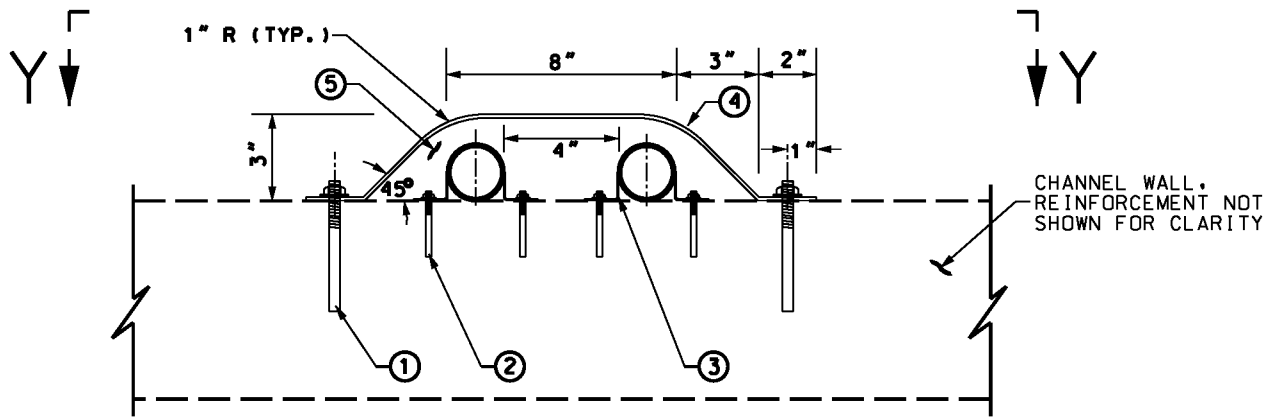
*DESIGNED BY

AMIR ZANDIEH RCE# 37449

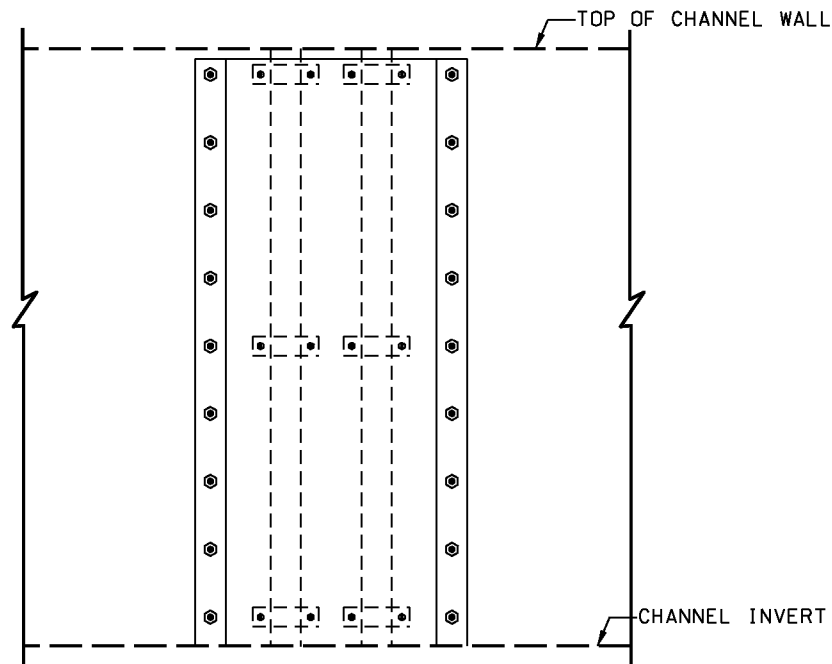
03/17/15

DATE

SHEET 5 OF 7



STAINLESS STEEL CONDUIT COVER SECTION U-U (SHT. 3)



ELEVATION SECTION Y-Y

CONSTRUCTION NOTES:

- ① USE RED HEAD TRUBOLT TYPE 316 WEDGE ANCHOR, $\frac{1}{2}$ " DIA. X $4\frac{1}{2}$ " LONG (SSW 1242) WITH WASHER AND NUT, OR AGENCY APPROVED EQUAL, @ 12" O.C..
- ② USE RED HEAD TRUBOLT TYPE 316 WEDGE ANCHOR, $\frac{1}{4}$ " DIA. X $2\frac{1}{4}$ " LONG (SSW 1422) WITH WASHER AND NUT, OR AGENCY APPROVED EQUAL.
- ③ INSTALL CALBRITE STAINLESS STEEL TWO HOLE STRAP FOR $1\frac{1}{2}$ " (I.D.) CONDUIT, PART NO. S615002S00 OR AGENCY APPROVED EQUAL, @ 4' O.C..
- ④ INSTALL $\frac{1}{8}$ " THICK STAINLESS STEEL PLATE CONDUIT COVER, S.S.-304.
- ⑤ INSTALL $\frac{1}{8}$ " THICK STAINLESS STEEL PLATE TOP COVER, S.S.-304.

***FOR CONSTRUCTION PURPOSES**

NOT TO SCALE

LOS ANGELES COUNTY DEPARTMENT OF PUBLIC WORKS

WATER QUALITY MONITORING STATION INSTALLATION
DETAILS FOR STAINLESS STEEL CONDUIT COVER

*DESIGNED BY Amir Zandieh 03/17/15
AMIR ZANDIEH RCE# 37449 DATE

STANDARD PLAN
3099-0
SHEET 6 OF 7

GENERAL NOTES:

1. PERMITEE SHALL ENSURE COMPLIANCE WITH ALL APPLICABLE LOCAL CODES AND FEDERAL REGULATIONS.
2. PERMITEE SHALL OBTAIN CONNECTION PERMIT FROM THE LOS ANGELES COUNTY DEPARTMENT OF PUBLIC WORKS PRIOR TO THE INSTALLATION OF MONITORING STATIONS IN ANY FLOOD CONTROL FACILITIES.
3. A MINIMUM OF 12 FEET CLEARANCE WIDTH WITHIN CHANNEL ACCESS ROAD FROM MONITORING APPURTENANCES SHALL BE PROVIDED AT ALL TIMES.
4. A MINIMUM OF 14 FEET VERTICAL CLEARANCE BETWEEN ACCESS ROAD AND OVERHEAD POWER LINES SHALL BE MAINTAINED AT ALL TIMES.
5. CONDUITS SHALL NOT BE INSTALLED ON SOFT BOTTOM CHANNELS.
6. IN CASE OF RIPRAP SLOPE, USE CONCRETE BERM TO SECURE THE CONDUITS.
7. THE MINIMUM RADIUS OF CURVATURE FOR BENT SAMPLING CONDUITS SHALL BE 3 FEET, WHERE NOTED.
8. THE MINIMUM CLEARANCE BETWEEN SAMPLING CONDUITS SHALL BE 4 INCHES.

CONCRETE REMOVAL NOTES:

1. SAW CUT THE PERIMETER OF THE CONCRETE REMOVAL AREA TO A DEPTH OF 4 INCHES.
2. USING HAND HELD EQUIPMENT, CAREFULLY REMOVE THE CONCRETE.
3. REMOVE INTERFERING PORTION OF THE EXISTING LONGITUDINAL REINFORCEMENTS.
4. PROTECT THE TRANSVERSE REINFORCEMENTS.

RESTORATION NOTES:

1. SAND BLAST THE SUBSTRATE TO A ROUGH FINISH.
2. PRESOAK SUBSTRATE TO PROVIDE SATURATED SURFACE DRY (SSD) CONDITION. APPLY SCRUB COAT OF SIKADUR 224. PROCEED IMMEDIATELY WITH THE PLACEMENT OF SIKAREPAIR 224. SMOOTH FINISH. MOIST CURE FOR AT LEAST 72 HOURS.
3. SEAL JOINTS WITH SIKAFLEX-15LM ELASTOMERIC SEALANT.

SAMPLING CABINET NOTES:

1. WHERE AC POWER IS NOT AVAILABLE, A SOLAR PANEL CHARGER WITH 12 VOLTS AUTOMOTIVE BATTERY SHALL BE USED FOR POWERING ALL AUTO SAMPLER FUNCTIONS AND ACCESSORIES EXCEPT FOR REFRIGERATION UNIT.
2. CABINET DIMENSIONS SHALL BE 72"H X 48"W X 32"D FOR ONE FULL SIZE REFRIGERATED SAMPLER.
3. SUBMIT THE SHOP DRAWING OF THE MONITORING CABINET INCLUDING THE MANUFACTURER'S RECOMMENDED INSTALLATION PROCEDURES, CONNECTIONS AND SUPPORT DETAILS FOR APPROVAL OF THE ENGINEER. PROVIDE AN AGENCY APPROVED LOCK.
3. CABINET SHALL FACE TOWARD THE ADJACENT ACCESS ROAD.
4. REMOVABLE BOLLARDS SHALL BE 4-INCH IN DIAMETER AND 4 FEET HIGH, INSTALLED WITH A CLEARANCE OF 12" IN FRONT AND 12" FROM THE SIDE OF CABINET AS SHOWN ON THE PLANS.
5. INSTALL A $\frac{5}{8}$ " X 8' COPPER CLAD GROUND ROD. BOND TO SAMPLING CABINET WITH A GROUNDING ELECTRODE CONDUCTOR.

*FOR CONSTRUCTION PURPOSES

LOS ANGELES COUNTY DEPARTMENT OF PUBLIC WORKS

WATER QUALITY MONITORING STATION

NOTES

*DESIGNED BY Amir Zandieh 03/17/15
AMIR ZANDIEH RCE# 37449 DATE

STANDARD PLAN

3099-0

SHEET 7 OF 7



CERTIFICATE OF LIABILITY INSURANCE

DATE(MM/DD/YYYY)
06/07/2021

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER Aon Risk Insurance Services West, Inc. Los Angeles CA Office 707 Wilshire Boulevard Suite 2600 Los Angeles CA 90017-0460 USA	CONTACT NAME:	
	PHONE (A/C. No. Ext.): (866) 283-7122	FAX (A/C. No.): (800) 363-0105
INSURED Tetra Tech, Inc. 9444 Balboa Ave Suite #215 San Diego CA 92123 USA	E-MAIL ADDRESS:	
	INSURER(S) AFFORDING COVERAGE	
	NAIC #	
	INSURER A: Zurich American Ins Co	
	INSURER B: American International Group UK Ltd	
	INSURER C:	
	INSURER D:	
INSURER E:		
INSURER F:		

COVERAGES**CERTIFICATE NUMBER:** 570087656756**REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

Limits shown are as requested

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY			GL0181740602	10/01/2020	10/01/2021	EACH OCCURRENCE	\$2,000,000
	<input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$1,000,000
	<input checked="" type="checkbox"/> X,C,U Coverage						MED EXP (Any one person)	\$10,000
	<input checked="" type="checkbox"/> Contractual Liability						PERSONAL & ADV INJURY	\$2,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:							
	<input type="checkbox"/> POLICY <input checked="" type="checkbox"/> PROJECT <input checked="" type="checkbox"/> LOC					PRODUCTS - COMP/OP AGG	\$4,000,000	
	OTHER:							
A	AUTOMOBILE LIABILITY			BAP 1857085 02	10/01/2020	10/01/2021	COMBINED SINGLE LIMIT (Ea accident)	\$5,000,000
	<input checked="" type="checkbox"/> ANY AUTO						BODILY INJURY (Per person)	
	<input type="checkbox"/> OWNED AUTOS ONLY	<input type="checkbox"/> SCHEDULED AUTOS					BODILY INJURY (Per accident)	
	<input type="checkbox"/> HIRED AUTOS ONLY	<input type="checkbox"/> NON-OWNED AUTOS ONLY					PROPERTY DAMAGE (Per accident)	
B	<input checked="" type="checkbox"/> UMBRELLA LIAB	<input checked="" type="checkbox"/> OCCUR		62785232	10/01/2020	10/01/2021	EACH OCCURRENCE	\$1,000,000
	<input type="checkbox"/> EXCESS LIAB	<input type="checkbox"/> CLAIMS-MADE					AGGREGATE	\$1,000,000
	DED <input checked="" type="checkbox"/> RETENTION \$100,000							
A A	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY			WC254061602 WC185708702	10/01/2020 10/01/2020	10/01/2021 10/01/2021	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTHER	
	ANY PROPRIETOR / PARTNER / EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	<input type="checkbox"/> Y <input checked="" type="checkbox"/> N	N/A				E.L. EACH ACCIDENT	\$1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE-EA EMPLOYEE	\$1,000,000
							E.L. DISEASE-POLICY LIMIT	\$1,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

RE: Property Address: 9444 Balboa Ave., Suite 215, San Diego, CA 92123. City of Malibu, its officers and employees are included as Additional Insured in accordance with the policy provisions of the General Liability policy as required by written contract. General Liability policy evidenced herein is Primary to other insurance available to an Additional Insured, but only in accordance with the policy's provisions as required by written contract. Stop Gap Coverage for the following states: OH, ND, WA, WY.

CERTIFICATE HOLDER**CANCELLATION**

City of Malibu Attn: Rebecca Nelson-Brown 23825 Stuart Ranch Road Malibu CA 90265-4861 USA	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE <i>Aon Risk Insurance Services West Inc.</i>

BLANKET NOTIFICATION TO OTHERS OF CANCELLATION OR NONRENEWAL ENDORSEMENT

This endorsement adds the following to Part Six of the policy.

**PART SIX
CONDITIONS****Blanket Notification to Others of Cancellation or Nonrenewal**

1. If we cancel or non-renew this policy by written notice to you, we will mail or deliver notification that such policy has been cancelled or non-renewed to each person or organization shown in a list provided to us by you if you are required by written contract or written agreement to provide such notification. However, such notification will not be mailed or delivered if a conditional notice of renewal has been sent to you. Such list:
 - a. Must be provided to us prior to cancellation or non-renewal;
 - b. Must contain the names and addresses of only the persons or organizations requiring notification that such policy has been cancelled or non-renewed; and
 - c. Must be in an electronic format that is acceptable to us.
2. Our notification as described in Paragraph 1. above will be based on the most recent list in our records as of the date the notice of cancellation or non-renewal is mailed or delivered to you. We will mail or deliver such notification to each person or organization shown in the list:
 - a. Within seven days of the effective date of the notice of cancellation, if we cancel for non-payment of premium; or
 - b. At least 30 days prior to the effective date of:
 - (1) Cancellation, if cancelled for any reason other than nonpayment of premium; or
 - (2) Non-renewal, but not including conditional notice of renewal.
3. Our mailing or delivery of notification described in Paragraphs 1. and 2. above is intended as a courtesy only. Our failure to provide such mailing or delivery will not:
 - a. Extend the policy cancellation or non-renewal date;
 - b. Negate the cancellation or non-renewal; or
 - c. Provide any additional insurance that would not have been provided in the absence of this endorsement.
4. We are not responsible for the accuracy, integrity, timeliness and validity of information contained in the list provided to us as described in Paragraphs 1. and 2. above.

All other terms and conditions of this policy remain unchanged.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective
Insured

Policy No.
WC 1857087-02

Endorsement No.
Premium \$

Insurance Company
ZURICH AMERICAN INSURANCE COMPANY

Blanket Notification to Others of Cancellation or Non-Renewal



Policy No.	Eff. Date of Pol.	Exp. Date of Pol.	Eff. Date of End.	Producer No.	Add'l. Prem	Return Prem.
GLO 1817406-02	10/01/2020	10/01/2021		75272000	INCL	

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:

Commercial General Liability Coverage Part

- A.** If we cancel or non-renew this Coverage Part by written notice to the first Named Insured, we will mail or deliver notification that such Coverage Part has been cancelled or non-renewed to each person or organization shown in a list provided to us by the first Named Insured if you are required by written contract or written agreement to provide such notification. However, such notification will not be mailed or delivered if a conditional notice of renewal has been sent to the first Named Insured. Such list:
1. Must be provided to us prior to cancellation or non-renewal;
 2. Must contain the names and addresses of only the persons or organizations requiring notification that such Coverage Part has been cancelled or non-renewed; and
 3. Must be in an electronic format that is acceptable to us.
- B.** Our notification as described in Paragraph **A.** of this endorsement will be based on the most recent list in our records as of the date the notice of cancellation or non-renewal is mailed or delivered to the first Named Insured. We will mail or deliver such notification to each person or organization shown in the list:
1. Within seven days of the effective date of the notice of cancellation, if we cancel for non-payment of premium; or
 2. At least 30 days prior to the effective date of:
 - a. Cancellation, if cancelled for any reason other than nonpayment of premium; or
 - b. Non-renewal, but not including conditional notice of renewal.
- C.** Our mailing or delivery of notification described in Paragraphs **A.** and **B.** of this endorsement is intended as a courtesy only. Our failure to provide such mailing or delivery will not:
1. Extend the Coverage Part cancellation or non-renewal date;
 2. Negate the cancellation or non-renewal; or
 3. Provide any additional insurance that would not have been provided in the absence of this endorsement.
- D.** We are not responsible for the accuracy, integrity, timeliness and validity of information contained in the list provided to us as described in Paragraphs **A.** and **B.** of this endorsement.

All other terms and conditions of this policy remain unchanged.

**ZURICH®**

Blanket Notification to Others of Cancellation or Non-Renewal

Policy No.	Eff. Date of Pol.	Exp. Date of Pol.	Eff. Date of End.	Producer No.	Add'l. Prem	Return Prem.
BAP 1857085-02	10/01/2020	10/01/2021		75272000	INCL	

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:

Commercial Automobile Coverage Part

- A.** If we cancel or non-renew this Coverage Part by written notice to the first Named Insured, we will mail or deliver notification that such Coverage Part has been cancelled or non-renewed to each person or organization shown in a list provided to us by the first Named Insured if you are required by written contract or written agreement to provide such notification. However, such notification will not be mailed or delivered if a conditional notice of renewal has been sent to the first Named Insured. Such list:
1. Must be provided to us prior to cancellation or non-renewal;
 2. Must contain the names and addresses of only the persons or organizations requiring notification that such Coverage Part has been cancelled or non-renewed; and
 3. Must be in an electronic format that is acceptable to us.
- B.** Our notification as described in Paragraph **A.** of this endorsement will be based on the most recent list in our records as of the date the notice of cancellation or non-renewal is mailed or delivered to the first Named Insured. We will mail or deliver such notification to each person or organization shown in the list:
1. Within seven days of the effective date of the notice of cancellation, if we cancel for non-payment of premium; or
 2. At least 30 days prior to the effective date of:
 - a. Cancellation, if cancelled for any reason other than nonpayment of premium; or
 - b. Non-renewal, but not including conditional notice of renewal.
- C.** Our mailing or delivery of notification described in Paragraphs **A.** and **B.** of this endorsement is intended as a courtesy only. Our failure to provide such mailing or delivery will not:
1. Extend the Coverage Part cancellation or non-renewal date;
 2. Negate the cancellation or non-renewal; or
 3. Provide any additional insurance that would not have been provided in the absence of this endorsement.
- D.** We are not responsible for the accuracy, integrity, timeliness and validity of information contained in the list provided to us as described in Paragraphs **A.** and **B.** of this endorsement.

All other terms and conditions of this policy remain unchanged.

MEMORANDUM OF UNDERSTANDING

BETWEEN THE COUNTY OF LOS ANGELES, THE LOS ANGELES COUNTY FLOOD CONTROL DISTRICT, AND THE CITY OF MALIBU

REGARDING THE ADMINISTRATION AND COST SHARING FOR IMPLEMENTING THE COORDINATED INTEGRATED MONITORING PROGRAM (CIMP) AND NECESSARY REPORTS FOR THE NORTH SANTA MONICA BAY COASTAL WATERSHEDS (NSMBCW)

This Memorandum of Understanding (MOU), made and entered into as of the date of the last signature set forth below by and between the COUNTY OF LOS ANGELES (COUNTY), a political subdivision of the State of California, the LOS ANGELES COUNTY FLOOD CONTROL DISTRICT (LACFCD), a body corporate and politic, and the CITY OF MALIBU (CITY), a municipal corporation. Collectively, these entities shall be known herein as PARTIES or individually as PARTY.

WITNESSETH

WHEREAS, the Regional Water Quality Control Board, Los Angeles Region (REGIONAL BOARD) adopted National Pollutant Discharge Elimination System Municipal Separate Storm Sewer System Permit Order No. R4-2012-0175 (MS4 Permit) on November 8, 2012; and

WHEREAS, the MS4 Permit became effective on December 28, 2012, and requires that the COUNTY, the LACFCD, and 84 of the 88 cities (excluding Avalon, Long Beach, Palmdale, and Lancaster) within Los Angeles County, comply with the prescribed elements of the MS4 Permit; and

WHEREAS, the MS4 Permit identified the PARTIES as MS4 permittees that are responsible for compliance with the MS4 Permit requirements pertaining to the North Santa Monica Bay Coastal Watershed (NSMBCW) Management Area; and

WHEREAS, the NSMBCW group consists of the coastal watersheds within the Santa Monica Bay Beaches (SMBBB) TMDL known as Jurisdictional Groups 1 (J1) and 4 (J4), and the portion of Malibu Creek Watershed (SMBBB TMDL Jurisdictional Group 9 [J9]) within the City of Malibu's jurisdiction; and

WHEREAS, the PARTIES entered into a Memorandum of Understanding (MOU) on October 15, 2013 regarding the administration and cost sharing for the development of the NSMBCW Enhanced Watershed Management Program (EWMP) and Coordinated Integrated Monitoring Program (CIMP); and

WHEREAS, the NSMBCW CIMP was submitted to the REGIONAL BOARD by the PARTIES on September 4, 2015 and was approved by the REGIONAL BOARD on November 13, 2015; and

WHEREAS, the PARTIES entered into a MOU on June 29, 2016 regarding the administration and cost sharing for implementing the CIMP and preparing necessary reports for the NSMBCW; and

WHEREAS, the PARTIES have executed an Amendment of the 2016 MOU on August 8, 2019 to extend the term for an additional two years to remain in effect until June 30, 2021; and

WHEREAS, the PARTIES have agreed to collaborate and hire consultants (CONSULTANTS) as set forth in Section 6(a), below, to implement certain requirements of the CIMP and MS4 Permit, which for purposes of this MOU, also includes the preparation of reports, special studies, and any necessary revisions to the CIMP in compliance with the MS4 Permit; and

WHEREAS, the PARTIES agree that each shall assume full and independent responsibility for ensuring its own compliance with the MS4 Permit despite the collaborative approach of the MOU.

WHEREAS, the PARTIES have agreed to a cost sharing formula and to share costs in the implementation of certain requirements of the NSMBCW CIMP and MS4 Permit (collectively referred to herein as PROGRAM) as set forth in Exhibit A, which is attached and made part of this MOU; and

WHEREAS, the PARTIES have determined that hiring CONSULTANTS to implement the PROGRAM will be beneficial to the PARTIES; and

WHEREAS, the PARTIES have agreed to contribute funds to the CITY, which will act as Project Administrator to contract with CONSULTANTS to implement the PROGRAM; and

WHEREAS, the PARTIES collaboratively prepared a Scope of Work and Request for Proposals (RFP) to obtain CONSULTANTS to assist the PARTIES with implementing the PROGRAM, as specified in the Scope of Work and CONSULTANTS Proposal, which are incorporated into this MOU by reference; and

WHEREAS, the PARTIES have agreed to cooperatively share and fully fund the estimated costs of implementing the PROGRAM, as shown in Table 1 of Exhibit A; based on the cost allocation formula contained in Table 3 of Exhibit A of this MOU; and

WHEREAS, the PARTIES have agreed that the total cost for implementing the PROGRAM shall not exceed \$1,838,859 for three years, which includes a five percent (5%) project administration cost paid to the CITY and a ten percent (10%) contingency for the initial three-year term; and

WHEREAS, the CITY will act on behalf of the PARTIES in the administration of the Professional Services Agreement(s) with CONSULTANTS for the implementation of the PROGRAM; and

WHEREAS, the PARTIES have agreed to have their PARTY Representatives identified in Exhibit B and their designees provide technical and project management oversight for the implementation of the PROGRAM and this MOU; and

WHEREAS, the other entities subject to its own MS4 Permit and/or named as responsible agencies in a Total Maximum Daily Load (TMDL) may participate in

applicable portions of the PROGRAM by amendment to the MOU, with the concurrence of the PARTIES; and

NOW, THEREFORE, in consideration of the mutual benefits to be derived by the PARTIES, and of the promises contained in this MOU, the PARTIES agree as follows:

Section 1. Recitals. The recitals set forth above are incorporated into this MOU.

Section 2. Purpose. The purpose of this MOU is to cooperatively fund the implementation of certain requirements of the CIMP and MS4 Permit (PROGRAM) for the North Santa Monica Bay Coastal Watersheds area, and to coordinate the payment and performance of the CONSULTANTS' services for the PROGRAM.

Section 3. Cooperation.

- a. The PARTIES shall fully cooperate with one another to attain the purposes of this MOU.
- b. The PARTIES agree that substantiated costs incurred by the CITY OF MALIBU for implementing the PROGRAM until execution of the MOU shall be cost-shared by the PARTIES, as shown in Exhibit A.

Section 4. Voluntary. This MOU is voluntarily entered into for the implementation of certain requirements of the CIMP and MS4 Permit.

Section 5. Term. This MOU shall become effective on the first date of execution by a PARTY or July 1, 2021, whichever is sooner, and shall remain in effect for three years until June 30, 2024. The term of this MOU may be extended for up to two additional years through an amendment.

Section 6. City of Malibu's Responsibilities. The CITY agrees:

- a. Consultant Services. To facilitate the PARTIES' selection of CONSULTANTS for implementation of the PROGRAM, and to administer the professional services agreement(s) with the CONSULTANTS in accordance with the Scope of Work and Proposal, and any subsequent changes to the PROGRAM as agreed upon by the PARTIES and approved by the REGIONAL BOARD. Such professional services agreement(s) include, but are not limited to, preparation of reports, additional watershed-wide special studies, monitoring with other watershed groups, conducting necessary special studies, preparing grant applications, any necessary revisions to the CIMP, and/or conducting other collaborative activities for the purpose of complying with the MS4 Permit. The CITY will be compensated for the administration of the PROGRAM and professional services agreement with the CONSULTANTS at a rate of five percent (5%) of each PARTY'S cost as described in Table 1 of Exhibit A.
- b. LACFCD Facilities. To assist the CONSULTANTS in obtaining any necessary permits from LACFCD for access to and construction within LACFCD storm drains, channels, catch basins, and similar properties (FACILITIES), provided that the CITY or its CONSULTANTS provide written notice 72 hours in advance of entry to LACFCD's FACILITIES.

- c. Report. To facilitate submittal of reports to the REGIONAL BOARD as described in the CIMP and MS4 Permit and distribute copies of the reports to the PARTIES for review and comment prior to submittal to the REGIONAL BOARD. The CITY will provide the PARTIES with an electronic copy of the draft Semi-Annual and Annual Report and completed Reports within seven (7) business days after receipt from the CONSULTANT. In addition, the CITY will submit to the PARTIES the data used to prepare the reports. This data will be transmitted electronically in a format and structure agreed to by the PARTIES.
- d. Invoice. To invoice the PARTIES in amounts not exceeding the invoice amounts shown in Table 4 of Exhibit A. The annual payments for the period of July 1 through June 30 will be invoiced in July of that year, except for the first invoice, which will be issued upon the execution of this MOU by all PARTIES or June 30, 2021, whichever is sooner. At the end of each monitoring year, any unused funds will be rolled over and used towards future years of CIMP implementation.
- e. Expenditure. To utilize the funds deposited by the PARTIES only for the administration of the CONSULTANT professional services agreement and the implementation of the PROGRAM, including necessary reports. The CITY will provide an accounting of funds expended and remaining at the end of each monitoring year.
- f. Contingency. The CITY will notify the PARTIES if actual expenditures are anticipated to exceed the cost estimates contained in Table 1 of Exhibit A and obtain written approval of such expenditures from all PARTIES. Upon approval, the PARTIES agree to reimburse CITY for their proportional share of these additional expenditures at an amount not to exceed ten percent (10%) of the original cost estimate as shown in Table 4 of Exhibit A. This ten percent (10%) contingency will not be invoiced, unless actual expenditures exceed the original cost estimate. Expenditures that exceed the ten percent (10%) contingency will require an amendment to this MOU.
- g. Accounting. To provide an accounting upon termination of this MOU. At the completion of the accounting, the CITY shall return any unused portion of all funds deposited with the CITY within 180 days of said termination in accordance with the cost allocation formula set forth in Exhibit A. Subject to agreement by the CITY, any funds which are to be reimbursed to a PARTY may be reimbursed through credits towards future invoices and agreements, if requested in writing by that PARTY.
- h. Permit. To make a full-faith effort to work with the CONSULTANT to obtain all necessary permits for installation of permanent infrastructure or modifications to monitoring sites, and subsequent access during monitoring events and maintenance.
- i. Payment to Third Parties. The CITY shall have no obligation to pay the CONSULTANTS any funds other than those owed for the CITY's proportional share as set forth in Table 3 of Exhibit A, and those funds remitted to the CITY following invoicing the PARTIES.

Section 7. LACFCD Responsibilities. The LACFCD agrees:

- a. Access to LACFCD Facilities. To grant access to the PARTIES and their CONSULTANTS to LACFCD FACILITIES, to achieve the purposes of this MOU, provided the PARTIES and their CONSULTANTS obtain a permit and provide written notice 72 hours in advance of entry to LACFCD's FACILITIES.
- b. LACFCD Data. To provide available data, within reason, managed by the LACFCD needed for assessment of compliance and preparation of reporting for the CIMP and MS4 Permit.

Section 8. PARTIES Responsibilities. The PARTIES further agree:

- a. Payment. To fund the cost of the implementation of the PROGRAM and to pay the CITY for their proportional share of the estimated cost and administration of the professional services agreement(s) with the CONSULTANTS, not exceeding the invoice amounts as shown in Table 4 of Exhibit A, no later than sixty (60) days after receipt of the invoice from the CITY. The cost estimates presented in Exhibit A have been agreed upon by the PARTIES and are subject to changes in the PROGRAM pursuant to new REGIONAL BOARD requirements and/or unforeseen challenges in the field. Any such changes proposed to the PARTIES' proportional share, are subject to funding appropriation and will require written agreement of the PARTIES as set forth in Section 11(e).
- b. Documentation. To make a full-faith effort to cooperate with one another to achieve the purposes of this MOU by providing all requested information and documentation in their possession and available for release to the CITY, and its CONSULTANT, that is deemed necessary by the PARTIES to implement the PROGRAM.
- c. Implementation. To assist with the preparation of the Annual Report as directly related to the PROGRAM. Any requirements not agreed upon by the PARTIES to be implemented by CONSULTANTS are the responsibility of individual agencies.
- d. Access. Each PARTY will allow reasonable access and entry to the CITY and its CONSULTANT, on an as needed basis during the term of this MOU, to each PARTY'S FACILITIES to achieve the purposes of this MOU, provided, however, that prior to entering any of the PARTIES FACILITIES, the CONSULTANT provide written notice 72 hours in advance of entry from the applicable PARTY.
- e. Permit. Each PARTY will make a full-faith effort to work with the PARTIES and their CONSULTANTS to obtain all necessary permits for installation of permanent infrastructure and monitoring equipment, or modifications to the monitoring sites, and subsequent access during monitoring events and maintenance, within each PARTY's jurisdiction.
- f. Additional Participants. The PARTIES agree that if any other entity wishes to participate and cost share any element of the CIMP, an amendment to the MOU will be drafted with the concurrence of the MS4 permittees.

- g. Additional Studies. The PARTIES agree that additional watershed-wide special studies, monitoring with other watershed groups, conducting necessary special studies, preparing grant applications, any necessary revisions to the CIMP, and/or conducting other collaborative activities for the purpose of complying with the MS4 Permit may be funded by the PARTIES subject to the terms of this MOU, provided that there are available excess contract funds or contingency funds available to fund these activities. Prior to the performance of any such activities, all PARTIES must provide written approval of the activities and a revised Exhibit A showing which PARTIES will be funding the activities and in what amounts.

Section 9. Indemnification.

- a. Each PARTY shall indemnify, defend, and hold harmless each other PARTY, including its special districts, elected and appointed officers, employees, agents, attorneys, and designated volunteers from and against any and all liability, including, but not limited to demands, claims, actions, fees, costs, and expenses (including reasonable attorney's and expert witness fees), arising from or connected with, and in relative proportion to, its own negligence or willful misconduct under this MOU; provided, however, that no PARTY shall indemnify another PARTY for said other PARTY's own negligence or willful misconduct.
- b. If any of PARTY pays in excess of its pro rata share in satisfaction of any liability arising out of the implementation of the CIMP, such PARTY shall be entitled to contribution from each of the other PARTIES; provided, however, that the right of contribution is limited to the amount paid in excess of the PARTY's pro rata share and provided further that no PARTY may be compelled to make contribution beyond its own pro rata share of the entire liability; and provided that no PARTY shall indemnify another PARTY for that PARTY's own negligence or willful misconduct.
- c. The PARTIES agree that any liability borne by or imposed upon any PARTY or PARTIES hereto as a result of this MOU that is not caused by or attributable to the negligence or willful misconduct of any PARTY shall be fully borne by all the PARTIES in accordance with their pro rata cost share, as set forth in CIMP MOU.
- d. To the maximum extent permitted by law, the CITY shall require the CONSULTANTS retained pursuant to this MOU to agree to indemnify, defend, and hold harmless each PARTY, its special districts, elected and appointed officers, employees, attorneys, agents, and designated volunteers from and against any and all liability, including, but not limited to demands, claims, actions, fees, costs, and expenses (including attorney and expert fees), arising from or connected with the CONSULTANT's performance of its agreement with the CITY. In addition, the CITY shall require the CONSULTANTS to carry, maintain, and keep in full force and effect an insurance policy or policies, and each PARTY, its elected and appointed officers, employees, attorneys, agents and designated volunteers shall be named as additional insureds on the policy(ies) with respect to liabilities arising out of the CONSULTANT's work. These requirements will also apply to any subcontractors hired by the CONSULTANTS.

Section 10. Termination and Withdrawal.

- a. Termination. This MOU may be terminated upon the express written agreement of all PARTIES. Completed work shall be owned by the PARTY or PARTIES who fund the completion of such work. Rights to uncompleted work by the CONSULTANTS still under contract will be held by the PARTY or PARTIES who fund the completion of such work.
- b. Withdrawal. If a PARTY wishes to withdraw from this MOU for any reason, that party must give the other PARTIES and the REGIONAL BOARD prior written notice thereof. The withdrawing PARTY shall be responsible for its share of the agreed upon implementation costs of the PROGRAM through the end of the current fiscal year (July 1 through June 30), including costs for reporting of data and results during the monitoring year which said PARTY withdraws. Moreover, unless the withdrawing PARTY provides written notice of withdrawal to the other PARTIES by December 15th, the withdrawing PARTY shall also be responsible for its share of the implementation costs of the PROGRAM through the end of the following monitoring year (e.g., if a PARTY withdraws on December 16, 2021, said PARTY is responsible for its share of costs for both monitoring year 2021-2022 and monitoring year 2022-2023. If the same PARTY withdraws on or before December 15, 2021, said PARTY is responsible for costs only for monitoring year 2021-2022, not for monitoring year 2022-2023). Such implementation costs of the CIMP shall include the remaining fees of any Consultant retained by the CITY through the end of the applicable monitoring year(s). The effective date of withdrawal shall be the 60th day after the CITY receives written notice of the PARTY's intent to withdraw. Should any PARTY withdraw from this MOU, the remaining PARTIES' cost share allocation shall be adjusted in accordance with the cost allocation formula in Table 3 of the Exhibit A. Each PARTY shall be responsible for its proportional share of the implementation costs of the PROGRAM incurred through the completion of all requirements of the monitoring year (e.g. completion of the annual report due December 15, 2021, covering monitoring and reporting period from July 1, 2020 to June 30, 2021). Each PARTY shall also be responsible for the payment of its own fines, penalties, and costs incurred as a result of the non-performance of the PROGRAM.
- c. Delinquent Payments. A PARTY's payment shall be delinquent if the invoiced amount is not received by the CITY within 60 days of the invoice date. The following Notice of Delinquency procedures may be implemented by the CITY to attain payments from the delinquent PARTY: 1) verbally contact the representative of the PARTY; and 2) submit a formal letter to the Delinquent PARTY OR PARTIES from the CITY's legal counsel. If the PARTY or PARTIES remain delinquent after the above Notice of Delinquency procedures have been followed and after 90 days after being invoiced, then the CITY shall notify the non-delinquent PARTIES and may notify the Regional Board that the delinquent PARTY OR PARTIES are no longer a participating member of the CIMP, and said PARTY or PARTIES shall then be deemed to have terminated its participation as a PARTY to this MOU("EXCLUDED PARTY") and their name(s) may be removed from the CIMP and all reports required as part of the CIMP. Any EXCLUDED PARTY'S delinquent amount(s) will be paid in accordance with the remaining PARTIES pro-rata share pursuant to Table 3 of Exhibit A, as adjusted to remove the EXCLUDED PARTY from the allocation. The CITY will revise Exhibit A to show the recalculated costs for each remaining participating PARTY; these revised exhibits will be included with the next invoice.

- d. Suspension of CONSULTANTS' Work. The CITY may unilaterally suspend or modify the Scope of Work being performed by any CONSULTANT retained by the CITY for implementation of the PROGRAM if any PARTY has not paid its invoice within 90 days of receipt unless the non-delinquent PARTIES pay the delinquent PARTY's costs.
- e. Remaining Funds or Invoices Due at Termination. If this MOU is mutually terminated by all PARTIES, and invoice payments are due then all PARTIES must agree on the equitable payment of invoices due at the time of termination. Funds remaining in the possession of the CITY at the end the term of this MOU, or at the termination of this Agreement, whichever occurs earlier, shall be returned to the then remaining non-delinquent and non-excluded PARTIES within 180 days of said termination in accordance with the cost allocation formula in Table 3 of Exhibit A. Subject to agreement by the CITY, any funds which are to be reimbursed to a PARTY may be reimbursed through credits towards future invoices and agreements, if requested in writing by that PARTY.
- f. If a PARTY fails to comply with any of the terms or conditions of this MOU, then that PARTY shall forfeit its rights to work completed through this MOU, but no such forfeiture shall occur unless and until the defaulting PARTY has first been given notice of its default and a reasonable opportunity to cure the alleged default.

Section 11. General Provisions.

- a. Notices. Any notices, bills, invoices, or reports relating to this MOU, and any request, demand, statement, or other communication required or permitted hereunder shall be in writing and shall be delivered to the primary representatives of the PARTIES at the addresses set forth in Exhibit B attached hereto and incorporated herein by reference. The PARTIES shall promptly notify each other of any change of contact information, including personnel changes, provided in Exhibit B within 30 days of such change. Written notice shall include notice delivered via e-mail, or other method agreed by the PARTIES. A notice shall be deemed to have been received on (a) the date of delivery, if delivered by hand during regular business hours, or by confirmed e-mail; or (b) on the third (3) business day following mailing by registered or certified mail (return receipt requested) to the addresses set forth in Exhibit B.
- b. Administration. For the purposes of this MOU, the PARTIES hereby designate as their respective PARTY representatives the persons named in Exhibit B. The designated PARTY representatives, or their respective designees, shall administer the terms and conditions of this MOU on behalf of their respective PARTY. Each of the persons signing below on behalf of a PARTY represents and warrants that he or she is authorized to sign this MOU on behalf of such PARTY.
- c. Relationship of the PARTIES. The PARTIES are, and shall remain at all times as to each other, wholly independent entities. No PARTY to this MOU shall have power to incur any debt, obligation, or liability on behalf of any other PARTY unless expressly provided to the contrary by this MOU. No employee, agent, or officer of a PARTY shall be deemed for any purpose whatsoever to be an agent, employee, or officer of another PARTY.

- d. Binding Effect. This MOU shall be binding upon, and shall be to the benefit of the respective successors, heirs, and assigns of each PARTY; provided, however, no PARTY may assign its respective rights or obligations under this MOU without the prior written consent of the other PARTIES.
- e. Amendment. The terms and provisions of this MOU may not be amended, modified, or waived, except by an instrument in writing signed by all non-delinquent PARTIES. For purposes of this subsection, a PARTY shall be considered a DELINQUENT PARTY if that PARTY fails to timely pay an invoice as required by Sections 8(a) or withdraws pursuant to Section 10(b).
- f. Law to Govern. This MOU is governed by, interpreted under, construed and enforced in accordance with the laws of the State of California.
- g. No Presumption in Drafting. The PARTIES to this Agreement agree that the general rule that an Agreement is to be interpreted against the PARTY drafting it or causing it to be prepared shall not apply.
- h. Severability. If any provision of this MOU shall be determined by any court to be invalid, illegal, or unenforceable to any extent, then the remainder of this MOU shall not be affected, and this MOU shall be construed as if the invalid, illegal, or unenforceable provision had never been contained in this MOU.
- i. Entire Agreement. This MOU constitutes the entire agreement of the PARTIES with respect to the subject matter hereof.
- j. Waiver. Waiver by any PARTY to this MOU of any term, condition, or covenant of this MOU shall not constitute a waiver of any other term, condition, or covenant. Waiver by any PARTY to any breach of the provisions of this MOU shall not constitute a waiver of any other provision, nor a waiver of any subsequent breach or violation of any provision of this MOU.
- k. Counterparts. This MOU may be executed in any number of counterparts, each of which shall be an original, but all of which taken together shall constitute one and the same instrument, provided, however, that such counterparts shall have been delivered to all PARTIES to this MOU.
- l. Counsel Representation. All PARTIES have been represented by counsel in the preparation and negotiation of this MOU. Accordingly, this MOU shall be construed according to its fair language. Any ambiguities shall be resolved in a collaborative manner by the PARTIES and shall be rectified by amending this MOU as described in Section 11(e).

IN WITNESS WHEREOF, the PARTIES hereto have caused this MOU to be executed by their duly authorized representatives and affixed as of the date of signature of the PARTIES:

//
//
//
//

COUNTY OF LOS ANGELES

By _____
Mark Pestrella, Director of Public Works

Date

APPROVED AS TO FORM:

RODRIGO A. CASTRO-SILVA
County Counsel

By _____
Deputy

Date

LOS ANGELES COUNTY FLOOD CONTROL DISTRICT

By _____
Mark Pestrella, Director of Public Works

Date

APPROVED AS TO FORM:

RODRIGO A. CASTRO-SILVA
County Counsel

By _____
Deputy

Date

CITY OF MALIBU

By _____
PAUL GRISANTI, Mayor

Date

ATTEST:

By _____
KELSEY PETTIJOHN, Acting City Clerk

Date

APPROVED AS TO FORM:

THIS DOCUMENT HAS BEEN REVIEWED
BY THE CITY ATTORNEY'S OFFICE
By _____
JOHN COTTI
Interim City Attorney

Exhibit A

North Santa Monica Bay Coastal Watershed CIMP Cost Tables

The total cost shall be \$1,838,859 unless agreed upon and amended by the PARTIES. The professional services agreement with the CONSULTANT, and any amendments or change orders thereto, is hereby incorporated by reference.

Cost Contributors:

The LACFCD will contribute five percent (5%) of the total project cost. The remaining balance will be distributed based on the percent of the combined land area for which each PARTY is responsible.

Table 1. Estimated Consultant Costs

Deliverables	2021-22 Estimated Cost	2022-23 Estimated Cost	2023-24 Estimated Cost	3 Year Estimated Cost
Monitoring & Reporting Cost	\$530,695	\$530,695	\$530,695	\$1,592,086
Project Administration (5%)	\$26,535	\$26,535	\$26,535	\$79,604
Annual Cost	\$557,230	\$557,230	\$557,230	\$1,671,690
Contingency (10%)				\$167,169
Total Contract				\$1,838,859

Table 2. Cost with LACFCD Contribution

Item	2021-22	2022-23	2022-23	Total
Permit Monitoring				
Subtotal	\$557,230	\$557,230	\$557,230	\$1,671,690
LACFCD Contribution (5%)	\$27,862	\$27,862	\$27,862	\$83,585
Remaining Cost	\$529,369	\$529,369	\$529,369	\$1,588,106
MOU Cost¹				
Subtotal	\$612,953	\$612,953	\$612,953	\$1,838,859
LACFCD Contribution (5%)	\$30,648	\$30,648	\$30,648	\$91,943
Total Remaining Cost	\$582,305	\$582,305	\$582,305	\$1,746,916

1. 10% contingency will not be invoiced, unless actual expenditures exceed the original cost estimate. Expenditures that exceed the 10% contingency will require an amendment to this MOU.

Exhibit A

North Santa Monica Bay Coastal Watershed CIMP Cost Tables

Table 3. Cost Allocation Formula

Party	Acres	Percent of Area	Allocated Cost	Cost w/ Admin & Contingency Fees
Monitoring & Reporting Costs				
County of Los Angeles	42,462	77%	\$1,222,841	\$1,345,126
City of Malibu	12,659	23%	\$365,264	\$401,791
LACFCD (5%)	N/A	N/A	\$83,585	\$91,943
Total			\$1,671,690	\$1,838,859

Table 4. Invoicing Schedule

Party	2021-22	2022-23	2023-24	3-Year Total	Contingency
	Invoice	Invoice	Invoice		
County of Los Angeles	\$407,614	\$407,614	\$407,614	\$1,222,841	\$122,284
City of Malibu	\$121,755	\$121,755	\$121,754	\$365,264	\$36,526
LACFCD	\$27,862	\$27,862	\$27,862	\$83,585	\$8,358
Total	\$557,230	\$557,230	\$557,230	\$1,671,690	\$167,169

EXHIBIT B

North Santa Monica Bay Coastal Watershed CIMP Responsible Agencies Representatives

1. City of Malibu
23825 Stuart Ranch Road
Malibu, CA 90265
Rob DuBoux, Public Works Director
E-mail: rduboux@malibucity.org
Phone: (310) 456-2489 x339
Fax: (310) 456-3356

2. County of Los Angeles
Los Angeles County Public Works
Stormwater Quality Division, 11th Floor
900 South Fremont Avenue
Alhambra, CA 91803-1331
Name, Title
E-mail:
Phone:
Fax:

3. Los Angeles County Flood Control District
Los Angeles County Public Works
Stormwater Quality Division, 11th Floor
900 South Fremont Avenue
Alhambra, CA 91803-1331
Name, Title
E-mail:
Phone:
Fax: