Caltrans

Storm Water Quality Handbook: Project Planning and Design Guide

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SECTION ONE

1 INTRODUCTION

1.1 OVERVIEW

This Project Planning and Design Guide (PPDG) provides guidance on the process and procedures for evaluating project scope and site conditions to determine the need for and feasibility of incorporating Best Management Practices (BMPs) into projects, and also provides design guidance for incorporating those stormwater quality controls into projects during the planning and design phases. This document supersedes prior stormwater design guidance manuals and has been prepared in support of the Statewide Storm Water Management Plan (SWMP). The PPDG addresses key regulatory, policy and technical requirements by providing direction on the procedures to implement the stormwater BMPs into the design of all Caltrans projects.

The key objective of this PPDG is to provide the overall process for selecting and designing BMPs within the Caltrans planning and design processes and incorporating those BMPs into the appropriate documents. These documents include the Project Initiation Document (PID), the Project Approval/Environmental Document (PA/ED), and the Plans, Specifications and Estimates (PS&E). The planning and design approach described herein has been developed to fit within the appropriate Work Breakdown Structure (WBS) codes and activities identified in the Caltrans Project Development Procedures Manual (PDPM) updated January 2009) and the Guide to Project Delivery Workplan Standards, Release 10.0. These documents can be found on the web at the following sites:

http://www.dot.ca.gov/hq/oppd/pdpm/pdpmn.htm


Also, the Storm Water Data Report (SWDR), which summarizes the stormwater quality issues of a project, and its corresponding checklists are described in this manual. These documents are provided in Appendix E, and are used for guidance in evaluating BMPs considered during the PID, PA/ED, and PS&E processes. This PPDG is organized as follows:

Section 1 – Introduction: Provides an overview of the BMP selection and design process, the history of the existing stormwater guidance documents, regulations and permits, SWMP implementation, design compliance monitoring and annual reporting requirements.

Section 2 – Best Management Practice Selection: Provides PEs with background information and guidance necessary for the appropriate selection of permanent and temporary BMPs.

Section 3 – Design Program Responsibilities: Identifies specific staff responsibilities.

Section 4 – Permanent Treatment Consideration: Provides guidance for evaluating whether a project must consider incorporating Treatment BMPs based upon project-specific criteria.
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Section 5 – Project Initiation Document Process: Describes the overall PID process, including the identification of stormwater quality issues, evaluation of potential BMPs, the estimating of BMP costs, the preparation of a PID-level SWDR, and the development of a Preliminary Environmental Assessment Report (PEAR).

Section 6 – Project Approval/Environmental Document Process: Describes the overall PA/ED process, including the evaluation of potential stormwater quality impacts, the preparation of environmental and engineering studies for project alternatives, the selection of the preferred project alternative and its associated permanent BMPs, the development of a cost estimate, the completion of the PA/ED level SWDR, and the completion of a Project Report.

Section 7 – Plans, Specifications and Estimates Process: Describes the overall PS&E process, including the final design of the project, permanent BMPs, and temporary BMP strategy. Also describes the process for obtaining environmental permits, the steps necessary for completion of a PS&E level SWDR, and the completion of the PS&E package.

Section 8 – Final Project Development Procedures – Construction: Provides Storm Water Pollution Prevention Plan (SWPPP) and Water Pollution Control Program (WPCP) information and Notification of Construction (NOC) information for the project construction phase.

Appendix A – Approved Design Pollution Prevention BMPs. Describes the Design Pollution Prevention BMPs that are considered during the planning and design phases of projects. These BMPs are then incorporated into the design of new facilities and the reconstruction or expansion of existing facilities.

Appendix B – Approved Treatment BMPs. Describes the Treatment BMPs that are considered during the planning and design phases of projects.

Appendix C – Approved Construction Site BMPs. Describes and lists the Construction Site BMPs that should be considered for use during construction activities to reduce pollutants in stormwater discharges throughout construction. Provides guidance on selection and sizing of active treatment systems.

Appendix D – Relevant Storm Water Documents and Web Sites. Provides a summary of the relevant stormwater related documents and their purpose, and the web sites that are referenced in this document.

Appendix E – Water Quality Summary Forms and Checklists. Provides Process Summary Forms for the PID, PA/ED and the PS&E processes, the Evaluation Documentation Form that correlates to Section 4, the SWDR that documents decisions made regarding stormwater quality, Checklist SW-1 that lists categories of pertinent information required for stormwater planning and design, Checklist SW-2 which provides a guide to collecting information relevant to project stormwater quality issues, Checklist SW-3 which provides direction to the PE during the project planning phase to avoid or reduce potential stormwater impacts, and
Checklists DPP-1, T-1, and CS-1 which are used for guidance in selecting Design Pollution Prevention, Treatment BMPs and Construction Site BMPs.

Appendix F – Cost Estimates. Provides guidance on how to estimate the cost of stormwater BMPs into the overall project cost.

Appendix G – Abbreviations, Acronyms, Definition of Terms and References.

1.2 BMP SELECTION AND DESIGN PROCESS

The overall process to select BMPs as part of each of the project phases, PID, PA/ED, and PS&E, is shown in Figure 1-1. This figure presents the procedure for BMP implementation throughout the design process from securing funds in the PID, to selecting the preferred BMP alternative in the PA/ED and preparing detailed design in the PS&E. Each phase of the project is individually described in Sections 5, 6 and 7 of this PPDG. Implementation activities generally follow the procedures presented in the PDPM.

![Figure 1-1. Design Process Summary](image)
It is important to note that this document provides minimum guidelines and that additional requirements may have to be incorporated on a project-by-project basis to comply with special requirements from a Regional Water Quality Control Board (RWQCB), specific District guidelines, environmental laws, or as a result of other studies. Other stormwater quality elements that PEs may have to consider are included as a result of each District’s Work Plan (DWP).

Special site conditions may warrant variations from the guidance provided herein. The Project Engineer (PE) is responsible for recognizing site conditions that warrant variations in procedures, and for securing appropriate approvals for these variations before proceeding with design.

1.3 STORM WATER GUIDANCE DOCUMENTS

In order to meet the demands of the stormwater management process in regards to controlling pollutant discharges and meeting permit requirements, several documents have been developed. Appendix D provides a list and a brief summary of these documents and their purposes.

1.4 REGULATIONS AND PERMITS

1.4.1 Federal Regulations

Federal regulations for controlling discharges of pollutants from municipal separate storm sewer systems (MS4s), construction sites, and industrial activities were incorporated into the National Pollutant Discharge Elimination System (NPDES) permit process by the 1987 amendments to the Clean Water Act (CWA) and by the subsequent 1990 promulgation of federal stormwater regulations issued by the U.S. Environmental Protection Agency (EPA). The EPA regulations require municipal, construction and industrial stormwater discharges to comply with an NPDES permit. In California, the EPA delegated its authority to the State Water Resources Control Board (SWRCB) to issue NPDES permits.

1.4.2 Caltrans NPDES Statewide Storm Water Permit

The SWRCB issued an NPDES Statewide Storm Water Permit (Caltrans Permit) to Caltrans in 1999 (Order No. 99-06-DWQ) (CAS000003), to regulate stormwater discharges from Caltrans facilities. The Caltrans Permit contains three basic requirements:

1. Caltrans must comply with the requirements of the Construction General Permit (General Permit) described in Section 1.4.3;
2. Caltrans must implement a year-round program in all parts of the State to effectively control stormwater and non-stormwater discharges; and
3. Caltrans stormwater discharges must meet water quality standards through implementation of permanent and temporary (construction) BMPs and other measures.
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The Caltrans Permit regulates stormwater discharges from Caltrans rights of way during and after construction, as well as from existing facilities and operations. The Caltrans Permit gives RWQCBs the option to specify additional requirements they may consider necessary to meet water quality standards. Copies of the Caltrans Permit can be downloaded from the SWRCB web site, at:

Discharges from Caltrans rights of way that are not composed entirely of stormwater are prohibited unless the non-stormwater discharges are from a source authorized under the SWMP. Therefore, appropriate BMPs must be installed to remove pollutants to the Maximum Extent Practicable (MEP). The permit language is “Any discharge from Caltrans right-of-way or Caltrans properties, facilities, and activities within those rights of way that is not composed entirely of ‘Storm Water’ to waters of the United States is prohibited unless authorized pursuant to...this NPDES Permit.” See Section 8 of this document for more detailed information for the construction phase of the project.

1.4.3 Construction General Permit

The SWRCB elected to adopt a single statewide general permit for construction activities that applies to all stormwater discharges from land where clearing, grading, and excavation result in soil disturbance of at least one (1) acre or more. Construction activity that results in soil disturbances of less than one (1) acre is subject to this Construction General Permit (General Permit) if there is the potential for significant water quality impairment resulting from the activity as determined by the RWQCB. The General Permit requires owners of land where construction activity occurs and meets the permit criteria to develop a SWPPP (see Section 1.4.6). The Caltrans NPDES permit covers both construction and municipal requirements; additionally the department must meet the substantive requirements of the General Permit:


See Section 8 of this document for more detailed information for the construction phase of the project.

1.4.4 Additional Water Quality Requirements

Regulatory agencies may impose requirements in addition to the NPDES permit if special conditions warrant. These additional requirements may affect the overall design as it relates to drainage and water quality. Some of the additional requirements may include:

- Waste Discharge Requirements (WDR), from RWQCB;
- Variance for Re-Use of Aerially Deposited Lead (ADL) from DTSC;
- 1602 Permits from the California Department of Fish & Game;
- 404 Permit from the Army Corps of Engineers (ACOE);
• 401 Certification from the RWQCB;
• Dewatering Permits from RWQCB;
• Reclamation District Requirements;
• Coastal Development Permit from Costal Commission; and
• Others Permits or Requirements related to water

An example of an additional project requirement is the new ADL variance issued by the California Department of Toxic Substances Control (DTSC) for the reuse of some soils that contain elevated lead levels. The ADL variance requires written notification to the RWQCB at least 30 days prior to advertisement for bids. Project Engineers should coordinate with district hazardous waste unit to ensure they meet all of the new ADL variance and other regulations regarding hazardous waste.

Some projects may require WDRs, additional permits, or other environmental requirements. The Project Engineer should check the environmental document and other supporting documents (water quality assessment or equivalent) for all water quality related requirements.

1.4.5 Caltrans Statewide Storm Water Management Plan

The Caltrans Permit directs Caltrans to implement and maintain an effective SWMP. The SWMP is the Caltrans policy document that describes how Caltrans conducts its stormwater management activities (i.e., procedures and practices), provides descriptions of each of the major management program elements, discusses the processes used to evaluate and select appropriate BMPs, and presents key implementation responsibilities and schedules.

1.4.6 Storm Water Pollution Prevention Plan

The Construction General Permit outlines the required contents of a SWPPP. A SWPPP is a document that addresses water pollution controls for a specific project during construction. The General Permit requires that all stormwater discharges associated with construction activities that result in soil disturbance of at least one (1) acre of total land area must comply with the provisions specified in the Caltrans Permit, including development and implementation of an effective SWPPP. PEs are required to include pertinent SWPPP related information in the project file. See Section 8 of this document for more detailed information for the construction phase of the project.

At least 30 days prior to the start of construction, Caltrans will submit a Notification of Construction (NOC) to the appropriate RWQCB for all construction projects that disturb more than one (1) acre of soil. A project’s SWPPP must include a copy of the NOC. The SWPPP is normally prepared by the contractor, and shall be approved by the Resident Engineer (RE) prior to commencement of soil-disturbing activities. When construction is complete and the construction site is stabilized, Caltrans will submit a Notice of Completion of Construction (NOCC) to the appropriate RWQCB.
1.4.7 Water Pollution Control Program

Generally, construction projects with a disturbed soil area of less than one (1) acre are not covered under the General Permit and do not require a SWPPP. The exception to this rule would be if the RWQCB requires a SWPPP for a smaller project based upon water quality concerns. For all projects that do not require preparation of a SWPPP, Caltrans requires that a Water Pollution Control Program (WPCP) be prepared. The WPCP is normally prepared by the contractor and shall be approved by the RE prior to commencement of soil-disturbing activities. Details on the preparation of the SWPPP or WPCP are found in the supplementary Storm Water Quality Handbook, “SWPPP and WPCP Preparation Manual”, updated continuously. See Section 8 of this document for more detailed information for the construction phase of the project.

1.5 PERMIT AND SWMP IMPLEMENTATION

The Headquarters (HQ) Environmental Program coordinates implementation of the SWMP with each District or Region and with other HQ functional units including Design, Maintenance, and Construction. Each District is responsible for implementing the SWMP within the District and complying with the Caltrans Permit and General Permit requirements and any District- or Region-specific requirements. Program responsibility matrices have been developed specifically for each District or Region and are available from District/Regional National Pollutant Discharge Elimination System [NPDES] Storm Water Coordinators.

1.5.1 District Work Plans

The Caltrans Permit requires the submittal of District Work Plans (DWPs) as part of the Annual report. Caltrans, in coordination with the SWRCB and the RWQCBs, has developed a standard format for the development and submittal of these DWPs. Each RWQCB is provided a copy of the DWPs relevant to their jurisdiction.

Caltrans will develop and submit DWPs to the SWRCB each year, as part of the Annual Report. The DWPs will also be forwarded to the appropriate RWQCB Executive. The DWPs describe activities that will be conducted by the Districts during the upcoming fiscal year to implement the SWMP. These work plans are organized as follows:

- Section 1 – Introduction;
- Section 2 – District Personnel and Responsibilities;
- Section 3 – District Facilities and Water Bodies;
- Section 4 – Drinking Water Reservoirs and Recharge Facilities;
- Section 5 – Implementation of Stormwater Program.

The Districts will coordinate and meet with the appropriate RWQCBs to discuss the proposed DWPs at least 30 days prior to their submittal due date each year.
1.6 PROJECT DESIGN COMPLIANCE EVALUATION

Project Design Compliance Evaluation (PDCE) is a SWMP element that is developed by the HQ Project Design Storm Water Advisory Team (PD-SWAT) and is implemented by the Districts with the following objectives:

- Evaluate compliance of project planning and design activities with requirements of the Caltrans Permit and the approved SWMP;
- Identify activities needing improvement, changes or revisions;
- Report compliance status to Caltrans management, the SWRCB and the RWQCBs.

Currently, each District is responsible for implementing a design review process based on local requirements and project needs. Elements of each District’s compliance review program, and the implementation of that program, will be unique due to individual District organizational structures and staff responsibilities. The PDCE that is implemented through the SWMP is intended to address this variability. It is developed by the PD-SWAT, implemented through the Districts, and requires documentation and reporting of the review findings to HQ and in the Annual Report.

The key elements of the PDCE are:

- Design Evaluation Selection Criteria;
- Compliance Review Method;
- Compliance Rating Criteria;
- Treatment BMP Evaluation;
- Feedback and Program Improvement

The results of the Project Design Evaluation Activities for each fiscal year are provided in the Annual Report.

1.7 ANNUAL REPORTING REQUIREMENTS

The information to be included in the Annual Report will be first reviewed by the PD-SWAT as part of the process to annually update the SWMP. A summary of Design Compliance Monitoring activities will be provided in the Annual Report including:

- The design checklists used during the previous year;
- A new checklist for the upcoming year, if needed;
- A summary of the review findings; and
- A summary of lessons learned, trends, and challenges encountered, and proposed program changes.
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Best Management Practice Selection

2 BEST MANAGEMENT PRACTICE SELECTION

2.1 INTRODUCTION

This section of the Project Planning and Design Guide (PPDG) provides PEs with background information and guidance on the process and procedures for evaluating project scope and site conditions to determine the need for and feasibility of incorporating Best Management Practices (BMPs) into projects, and also provides guidance necessary for the appropriate selection of Best Management Practices (BMPs).

Throughout the design process, the PE may incorporate sustainable infrastructure. The term sustainable infrastructure means designing streets, highways, buildings, and other facilities with an emphasis toward resource conservation over the life of the project through selection of materials and implementation of practices that reduce impacts on the general environment with the emphasis of using recycled products, managing eco-systems, reducing energy, increasing the quality of stormwater runoff, and maximizing overall societal benefits. Incorporation of sustainable infrastructure features that benefit stormwater or receiving water quality can be considered stormwater BMPs; these features are typically known as low impact development (LID). LID is a stormwater management strategy aimed at maintaining or restoring the natural hydrologic functions of a site to achieve natural resource protection objectives. LID employs a variety of natural and engineered features that reduce the rate of runoff, filter pollutants out of runoff, and facilitate the infiltration of water into the ground.

The following sections describe how the PE can identify pollutants of concern, define BMP placement and use considerations, and describe the various approved BMPs that can be used by PEs.

2.2 APPROVED BEST MANAGEMENT PRACTICES

The Caltrans Statewide Storm Water Management Plan (SWMP) identifies permanent and temporary BMPs that have been approved for statewide application and must be considered throughout the planning and design process. The BMPs fall into four categories as shown in Table 2-1:

<table>
<thead>
<tr>
<th>BMP</th>
<th>Description</th>
<th>Responsible Division for BMP Implementation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Design Pollution Prevention BMPs</td>
<td>Permanent soil stabilization and concentrated flow controls and slope protection systems, etc.</td>
<td>Division of Design</td>
</tr>
<tr>
<td>Treatment BMPs</td>
<td>Permanent treatment devices and facilities</td>
<td>Divisions of Design, Construction and Maintenance</td>
</tr>
<tr>
<td>Construction Site BMPs</td>
<td>Temporary soil stabilization and sediment control, non-stormwater management, and waste management</td>
<td>Divisions of Design and Construction</td>
</tr>
<tr>
<td>Maintenance BMPs</td>
<td>Litter pickup, toxic controls, street sweeping, etc.</td>
<td>Division of Maintenance</td>
</tr>
</tbody>
</table>
SECTION TWO  

Best Management Practice Selection

Design Pollution Prevention BMPs are source control BMPs used to prevent pollutants from entering stormwater. Treatment BMPs are used to remove pollutants from stormwater prior to discharge off-site. Construction Site BMPs are used to reduce pollutants from stormwater discharges as a result of construction activities. Maintenance BMPs are used to reduce pollutant discharges during highway maintenance and activities at maintenance facilities.

Design Pollution Prevention BMPs and Treatment BMPs together form the Permanent BMP strategy for projects. Consideration for the implementation of BMPs must begin in the planning process, and continue through the design process. Both Design Pollution Prevention and Construction Site BMPs must be considered for every project. Treatment BMPs must be evaluated for all projects meeting the criteria presented in Section 4.

Information, descriptions, appropriate applications, siting criteria, design factors, and selection process for the various approved BMPs is provided in this manual as follows:

- Design Pollution Prevention BMPs: Section 2.4.1 and Appendix A;
- Treatment BMPs: Section 2.4.2 and Appendix B;
- Construction Site BMPs: Section 2.4.3 and Appendix C; and
- Maintenance BMPs: Section 2.4.4.

2.2.1 Incorporation Of Non-Approved Treatment Best Management Practices

Only Treatment BMPs that have been approved for statewide use should be incorporated into projects. If project conditions prohibit the use of approved BMPs, then the PE must consult with the District/Regional Design Storm Water Coordinator. The District does have the option of proposing the incorporation of a non-approved BMP as a pilot project. The Storm Water Advisory Teams (SWATs) and the appropriate Headquarters’ (HQ) functional units must approve this proposal. The District’s proposal for a pilot project should include the following information:

- Description of project (including why approved BMPs cannot be implemented);
- Description of proposed pilot BMP (including anticipated costs and benefits);
- Anticipated life-cycle maintenance requirements;
- Monitoring Program;
- Evaluation criteria; and
- Commitment by the District to prepare a final report on the pilot technology.

If the SWATs and the HQ functional units approve the pilot project, the District would be allowed to incorporate the non-approved BMP into their project. It should be noted that a pilot technology is normally approved only for deployment in a limited quantity within a given project. Pilot technologies are not deployed in large numbers within a single project, or deployed within multiple projects unless these multiple deployments are required to evaluate the performance of a pilot technology under varying site conditions. The purpose
of the pilot project is to evaluate the feasibility of that particular pilot technology, with further deployment being dependent upon the outcome of the pilot project.

If it is found that a project cannot incorporate an approved Treatment BMP, and no pilot treatment technologies can be identified by the District or by HQ, then the Project Engineer (PE) shall prepare a technical report explaining why this is so. The Technical Data Report must be submitted to the Regional Water Quality Control Board (RWQCB) a minimum of 30 days prior to the project’s Ready to List (RTL) date. The Technical Data Report submittal should be made through the District/Regional NPDES Storm Water Coordinator. The technical report should include a cover letter and relevant technical information from the drainage report and SWDR, except cost data.

2.3 IDENTIFICATION OF WATER QUALITY REQUIREMENTS FOR PROJECT PLANNING PURPOSES

The appropriate selection of BMPs requires the PE to have an understanding of the process used to identify water quality requirements and pollutants of concern for specific water bodies. The RWQCBs play an important role in identifying the pollutants of concern. Water quality standards, Clean Water Act Section 303(d) list, Total Maximum Daily Loads (TMDLs) and Basin Plans developed by the RWQCBs are important references for the identification of pollutants that need to be addressed.

The process of identifying water quality requirements includes close coordination with the District Environmental Unit and the District/Regional NPDES Storm Water Coordinator. The PE initiates the process of compiling information regarding water quality requirements as identified in the checklists provided in Appendix E. The Environmental Unit and the PE then exchange the information necessary to (1) prepare documents regarding the assessment of water quality impacts, (2) determine whether Treatment BMPs should be considered, and (3) select and design BMPs, which is the responsibility of the PE. This information exchange continues to take place throughout the Project Initiation Document (PID), the Project Approval/Environmental Document (PA/ED) and the Plans, Specifications and Estimates (PS&E) processes. The Environmental Unit uses the shared information to prepare a Water Quality Assessment Technical Report (WQR) or equivalent document. The PE should coordinate with the District/Regional Storm Water Coordinator. The WQRs are technical water quality assessment documents required to support the Environmental Document. The PE uses the shared information from the WQR to complete the Storm Water Data Report (SWDR) as described in Appendix E.

2.3.1 State Water Resources Control Board And Regional Water Quality Control Boards

The mission of the State Water Resources Control Board (SWRCB) is to preserve, enhance and restore the quality of California’s water resources, and ensure their proper allocation and efficient use for the benefit of present and future generations. The California Water Code divides the state of California into nine regions, based on major drainage areas. Nine
RWQCBs act to protect water quality within these regions. The nine RWQCBs and their offices are:

- Region 1- North Coast (Santa Rosa);
- Region 2- San Francisco Bay (Oakland);
- Region 3- Central Coast (San Luis Obispo);
- Region 4- Los Angeles (Los Angeles);
- Region 5- Central Valley (Redding);
- Region 5- Central Valley (Fresno);
- Region 5- Central Valley (Sacramento);
- Region 6- Lahontan (Victorville);
- Region 6- Lahontan (South Lake Tahoe);
- Region 7- Colorado River (Palm Desert);
- Region 8- Santa Ana River (Riverside); and
- Region 9- San Diego (San Diego).

Figure 2-1 is a map showing the RWQCB jurisdictions.
Figure 2-1. Map of California with RWQCB and District Boundaries
In protecting water quality, each RWQCB:

- Adopts a region-specific Water Quality Control Plan or Basin Plan that contains water quality standards specific to the region's waters;
- Issues waste discharge requirements (WDRs) and water quality monitoring and reporting programs that implement the statewide policy and regulations of the SWRCB along with the region-specific water quality standards specified in the Basin Plan; and
- Implements enforceable orders against violations of statewide and region-specific requirements.

2.3.2 Resources For Identifying Pollution Control Requirements

Proper selection and design of BMPs requires an understanding of the applicable pollution control requirements. PEs should coordinate with the District/Regional NPDES Storm Water Coordinators to ensure that all relevant water quality requirements are identified. Water quality requirements come from a variety of sources, including, but not limited to:

- RWQCB Basin Plans;
- TMDLs and 303(d) lists; and
- Waste Discharge Requirements (WDRs), which are commonly issued for attaining certification under Section 401 of the Clean Water Act

The following sub-sections provide a brief description of these sources of pollution control requirements. While the PE normally obtains this information from the Environmental Unit, PEs should be aware that Basin Plans, TMDLs, and 303d listings can change over time and that it may be necessary to reconfirm the pollution control requirements at different stages in the design process.

2.3.2.1 Regional Water Quality Control Board Basin Plans

Each RWQCB has developed a Basin Plan to identify designated beneficial uses and water quality objectives for their jurisdictional regions. The Basin Plans are available online by accessing the SWRCB web site at [www.swrcb.ca.gov](http://www.swrcb.ca.gov) and selecting the link for the appropriate RWQCB. Each individual RWQCB web page includes a link to access the corresponding Basin Plan.

A comprehensive database of all of the beneficial uses, water quality objectives and water quality data can also be accessed using the Water Quality Planning Tool available at: [www.stormwater.water-programs.com](http://www.stormwater.water-programs.com).

2.3.2.2 Total Maximum Daily Loads and 303(d) Lists

Section 303(d) of the 1972 Federal Water Pollution Control Act requires priority rankings for water bodies for which the beneficial uses are listed as impaired by pollution, and also
requires the establishment of Total Maximum Daily Loads (TMDLs) to protect water quality of these impaired water bodies from specific pollutants. In response to this requirement, the U.S. Environmental Protection Agency (EPA) has developed a 303(d) list for each state that identifies specific pollutants causing impairment of specific receiving waters. A water quality planning tool, including 303(d) list information, has been developed for Caltrans and is available at www.stormwater.water-programs.com. Projects discharging to receiving waters on the Clean Water Act 303(d) list and/or with TMDLs may have to comply with additional discharge criteria. Response to TMDL and/or 303(d) listed water body criteria should be coordinated with the District/Regional NPDES Storm Water Coordinator and the Environmental Unit.

2.3.2.3 Waste Discharge Requirements and 401 Certifications

In some cases the RWQCB may have specific concerns with discharges associated with a project. As a result, the RWQCB may issue a set of requirements, known as Waste Discharge Requirements (WDRs) under the State Water Code that define activities, such as inclusion of specific features, effluent limitations, monitoring, and plan submittals that are to be implemented for protecting or benefiting water quality. WDRs can be issued to address both permanent and temporary discharges of a project. It is most common to issue WDRs in conjunction with obtaining a 401 Certification under the Clean Water Act (CWA).

Under the CWA, any project requiring a federal license or permit that may result in a discharge to a water body must obtain a 401 Certification, which certifies that the project will be in compliance with State water quality standards. The most common federal permit triggering 401 Certification are CWA Section 404 permits issued by the U.S. Army Corps of Engineers (Corps). In addition, the SWRCB has pre-certified some activities under some of the “Nationwide” 404 Permits issued by the Corps, but these instances should be validated with the RWQCB.

2.3.3 Storm Water Documents

The WQR, or equivalent document, and the Storm Water Data Report (SWDR) are the two project-specific Storm Water Documents prepared by a District. The District Environmental Unit prepares the WQR, while the Project Engineer (PE) prepares the SWDR. These documents are prepared concurrently, and require extensive coordination between the PE, the Environmental staff preparing the WQR, or equivalent document, and the District/Regional Storm Water Coordinator.

A WQR, or equivalent document, will identify applicable stormwater regulations and stormwater impacts to be addressed. The WQR also identifies the receiving water, evaluates the existing surface water quality, identifies potential project-related stormwater discharges, and evaluates the potential project-related stormwater impacts on the receiving water quality. The WQR, or equivalent document, is typically prepared by the Environmental Unit as support documentation during the California Environmental Quality Act (CEQA) and National Environmental Policy Act (NEPA) environmental review phase of a project.
The SWDR documents the relevant stormwater design decisions made regarding project compliance with the NPDES permit. The preliminary information in the SWDR prepared during the PID phase will be reviewed, updated, confirmed, and if required, revised in the SWDR prepared for the later phases of the project. The information contained in the SWDR and the WQR, or equivalent document may be used to make more informed decisions regarding the selection of BMPs and/or recommended avoidance, minimization or mitigation measures to address water quality impacts for California Environmental Quality Act (CEQA) compliance; the SWDR should not be referenced in the Environmental Document or the WQR.

### 2.3.4 Types Of Pollutants

Selection of BMPs requires an understanding of the types of pollutants that the BMPs are designed to remove. Brief descriptions of commonly encountered pollutants are provided in the following sub-sections. Table 2-2 provides a list of these pollutants and the types of Treatment BMPs that can be used to reduce the discharge of the pollutants.

#### 2.3.4.1 Solids (Suspended and Dissolved)

The amount of solids in water is defined by standard testing procedures. Total solids in a water sample is the residue left in a vessel after evaporation and drying in an oven; it includes Total Suspended Solids (TSS) the portion retained by a filter and Total Dissolved Solids (TDS) the portion that passes through the filter. Discharges containing solids (suspended and dissolved) may negatively affect the quality of waters and therefore are used as indicators of water quality and regulatory compliance with NPDES permits, usually shown as (mg/L).

Solids can be present in the water column in a dissolved phase (TDS) or a suspended phase (TSS). In general, suspended solids are considered a pollutant when they significantly exceed natural concentrations and have a detrimental effect on the beneficial uses designated for the receiving water.

Possible sources of TSS from Caltrans facilities include natural erosion, runoff from construction sites, and other operations where the surface of the ground is disturbed. In addition, increased runoff from new impervious surfaces can accelerate the process of channel erosion, which in turn can increase TSS (and TDS) in runoff.

#### 2.3.4.2 Nutrients

Excessive inputs of nutrients such as phosphorus and nitrogen to receiving waters can over-stimulate the growth of aquatic plants to the detriment of other aquatic life and some beneficial uses of the receiving water. Nutrients generally have more adverse effects in water bodies with slow flushing rates, such as slow moving streams and lakes. Also, nutrients attached to suspended solids in stormwater runoff can cause problems where they settle out downstream.
### Table 2-2. Pollutants of Concern from Typical Highway Runoff and Applicable Treatment BMPs

<table>
<thead>
<tr>
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<th></th>
<th></th>
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</thead>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nutrients</td>
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<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
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<td>✓</td>
</tr>
<tr>
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<td></td>
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<tr>
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<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
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<td>✓</td>
</tr>
<tr>
<td>Dissolved Metals</td>
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<td>✓</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Pathogens</td>
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<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Litter</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
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</tr>
<tr>
<td>Biochemical Oxygen Demand</td>
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</tr>
<tr>
<td>Turbidity</td>
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<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
</tbody>
</table>

¹ Dry Weather Flow Diversions address non-stormwater flows only.

² Phosphorus and Nitrogen for the Austin Sand Filter; Phosphorus only for the Delaware Sand Filter.

³ Reductions observed for dry weather flow only.

⁴ Soil needs to have adequate infiltration capacity.
Sources of phosphorus that may be present in highway runoff include tree leaves, surfactants and emulsifiers, and natural sources such as the mineralized organic matter in soils. Phosphorus may be present in stormwater discharges as dissolved or particulate orthophosphate, polyphosphate, or organic phosphorous.

Potential sources of nitrogen in highway runoff include atmospheric fallout, nitrite discharges from automobile exhausts, fertilizer runoff, and natural sources such as mineralized soil organic matter. Nitrogen may be present in stormwater discharges as nitrate, nitrite, ammonia/ammonium, or organic nitrogen.

### 2.3.4.3 Pesticides

A pesticide is a chemical agent designed to control pest organisms. The most common forms of pesticides are organic chemicals designed to target insects (insecticides) or vascular plants (herbicides). Pesticides have been repeatedly detected in surface waters and precipitation in the United States. Water is one of the primary media in which pesticides are transported from targeted applications to other parts of the environment. As the use of pesticides has increased, concerns about the potential adverse effects of pesticides on the environment and human health have also increased.

### 2.3.4.4 Metals (Particulate and Dissolved)

Metals in stormwater runoff may be in a dissolved phase or a particulate form adsorbed to suspended solids. Some Treatment BMPs are effective for removing specific particulate metals, but not for removing dissolved metals.

Possible sources of metals in highway runoff include the combustion products from fossil fuels, the wearing of brake pads, and the corrosion of metals, paints and solder. Metals can also reach receiving waters through the natural weathering of rock and soil erosion.

### 2.3.4.5 Pathogens

Pathogenic microorganisms including viruses, bacteria, protozoa, and helminth worms are of concern in stormwater runoff. The direct measurement of specific pathogens in water is extremely difficult. For that reason, the coliform group of organisms is commonly used as an indicator of the potential presence of pathogens of fecal origin.

Sources of total and fecal coliforms in stormwater runoff are ubiquitous (e.g., soil particles, droppings of wild and domestic animals, etc.). Human sources could include illicit sewer connections and seepage from septic tanks.

### 2.3.4.6 Litter

Litter in stormwater is defined as manufactured objects made from paper, plastic, cardboard, glass, metal, etc. This definition does not include materials of natural origin such
as gravel or vegetation. Litter is quantified by 24-hour air-dried volume and weight measurements. Litter within stormwater is considered to be a significant problem in the municipal areas of Southern California as evidenced by the current listing of many water bodies as impaired due to trash on the EPA 303(d) list. Litter in surface waters can inhibit the growth of aquatic vegetation, harm aquatic organisms by ingestion or entanglement, convey other pollutants, such as toxic substances, and cause aesthetic problems on shorelines.

2.3.4.7 Biochemical Oxygen Demand

“The Biochemical Oxygen Demand (BOD) is an empirical test in which standardized laboratory procedures are used to determine the relative oxygen requirements of wastewaters, effluents, and polluted waters.” “The test measures the molecular oxygen utilized during a specified incubation period for the biochemical degradation of organic material (carbonaceous demand) and the oxygen used to oxidize inorganic material” (APHA Standard Methods). BOD concentrations are usually measured and regulated as BOD5 or Ultimate BOD, milligrams per liter (mg/L) as defined by the standard EPA methods and used as regulatory compliance in NPDES permits. High BOD values (usually the result of organic contamination) in discharges can deplete the dissolved oxygen levels in receiving waters and therefore can negatively affect the beneficial uses.

2.3.4.8 Turbidity

Turbidity is the measure of water clarity, measured as the amount of light that is scattered and absorbed rather than transmitted. “Turbidity in water is caused by suspended and colloidal matter such as clay, silt, finely divided organic and inorganic matter, and plankton and other microscopic organisms” (APHA Standard Methods), usually shown as nephelometric turbidity units (NTU). Turbid waters are indicators that pollutants are present, as such, turbidity is a common monitoring requirement of NPDES permits to determine compliance, usually in relation to background levels.

2.3.5 Targeted Design Constituents

A Targeted Design Constituent (TDC) is a pollutant that has been identified during Departmental runoff characterization studies to be discharging with a load or concentration that commonly exceeds allowable standards and which is considered treatable by currently available Department-approved Treatment BMPs. The Targeted Design Constituent approach is the Department’s statewide design guidance to address the primary pollutants of concern (see Appendix B.1.1).

Targeted Design Constituents are: phosphorus; nitrogen; total copper; dissolved copper; total lead; dissolved lead; total zinc; dissolved zinc; sediments; and general metals [unspecified metals].
2.4 BEST MANAGEMENT PRACTICES

As used in this document, the term BMP refers to operational activities or physical devices that control, prevent, remove, or reduce pollution and minimize potential impacts upon receiving waters. Accordingly, the term BMP refers to both structural and nonstructural controls that have direct effects on the release, transport, or discharge of pollutants.

Emphasis to date on BMP selection has been focused on siting of BMPs at specific locations to provide direct source control or end-of-pipe treatment, as well as using traditional infrastructure (i.e. hardened structures, such as pipes, concrete ditches and channels, curbs, etc.) to manage and direct runoff. Although these actions are effective and sometimes necessary, trends in sustainability have shown that an integrated system of decentralized, small-scale control measures that encourages infiltration, filtration, storage, evaporation and detention of runoff to mimic natural hydrology can be more efficient in reducing the volume and rate of stormwater runoff. The difference between this approach and the traditional approach is the minimal reliance on hardened infrastructure and the use of features within the internal context of the desired facility to infiltrate, filter, detain, and store runoff within a distributive network. Not only does this approach more closely resemble natural hydrology, it also reduces the pollutants in discharges. This management approach is commonly referred to as Low Impact Development (LID). Measures and methods related to LID may become formally integrated in the consideration of BMPs; however, at this time PEs are encouraged to consider using LID features in conjunction with the approved BMP process.

Federal stormwater regulations call for the implementation of both operational and technology-based BMPs to reduce the discharge of pollutants to the Maximum Extent Practicable (MEP) in municipal-type stormwater systems. Caltrans drainage facilities are considered a municipal separate storm sewer system under the Caltrans permit and are, therefore, held to the MEP requirement. For construction projects that disturb areas of one acre or more, the technology-based requirements include the use of Best Conventional Technology (BCT) and Best Available Technology (BAT).

Four categories of BMPs (Design Pollution Prevention, Treatment, Construction Site, and Maintenance) are described in Table 2-3. Design Pollution Prevention BMPs, Treatment BMPs and Construction Site BMPs are discussed in further detail in Sections 2.4.1 through 2.4.3, and Appendices A through C of this document. Caltrans encourages the use LID features, which can mutually serve as both Design Pollution Prevention BMPs and Treatment BMPs; however, feasibility conditions outlined in Section 2.4.2.1 are to be met. Features that function as LID measures can include, but are not limited to:

- Surface vegetation, such as biofiltration swales and strips;
- Soil amendments, such as compost and surface roughening;
- Subsurface storage, such as dry-wells, infiltration trenches, or swales underlain with permeable soil layers;
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- Small detention areas, such as cisterns, traps, and check dams;
- Pervious materials, such as paving stone and porous concrete, when used in lieu of impervious materials at locations outside the highway prism;
- Disconnected drainage that relies upon overland flow rather than pipe networks to convey runoff to discharge locations; and,
- Contour Grading, grading that follows natural flow paths and terrain with an emphasis upon slope rounding and gradual elevation changes.

<table>
<thead>
<tr>
<th>BMP</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Design Pollution Prevention BMPs</td>
<td>Preservation of existing vegetation, concentrated flow conveyance, slope/surface protection, etc.</td>
</tr>
<tr>
<td>Treatment BMPs</td>
<td>Permanent treatment devices and facilities.</td>
</tr>
<tr>
<td>Construction Site BMPs</td>
<td>Temporary soil stabilization and sediment control, non-stormwater management, and waste management. Refer to the Construction Site BMP Manual.</td>
</tr>
<tr>
<td>Maintenance BMPs</td>
<td>Litter pickup, waste management, street sweeping, etc.</td>
</tr>
</tbody>
</table>

PEs should consider BMPs throughout the development of their project. Design Pollution Prevention and Treatment BMPs should be selected and designed to minimize project lifecycle maintenance costs and resources, while providing adequate site access and maximizing maintenance and worker safety. Construction Site BMPs should consider staging and other aspects of construction activities when developing the BMP strategy for the project. Maintenance BMPs are related to typical maintenance activities and equipment, but are not otherwise discussed within this document. In addition to the above BMP categories, the PE must also be aware of, and address, non-stormwater discharges associated with a project, such as pumping stations, tunnel washing, etc. The PE should coordinate with the District/Regional Storm Water Coordinator if non-stormwater or other waste discharges are present and persistent.

When estimating the project planning costs, if BMPs are not eliminated from consideration due to siting or feasibility criteria, then the BMPs should be fully considered in the SWDR. This practice ensures that adequate costs are projected and enough funding is allocated to allow detailed design and construction of these BMPs.

2.4.1 Design Pollution Prevention Best Management Practices

Design Pollution Prevention BMPs are permanent measures to reduce pollution discharges (e.g., reduce erosion, manage non-stormwater discharges, etc.) after construction is completed.
The Design Pollution Prevention BMPs that are to be incorporated, as appropriate, into the design of new facilities and reconstruction or expansion of existing facilities are listed in Table 2-4. Design guidelines for Design Pollution Prevention BMPs are included in Appendix A.

<table>
<thead>
<tr>
<th>Table 2-4. Design Pollution Prevention BMPs</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Consideration of Downstream Effects Related to Potentially Increased Flow</strong></td>
</tr>
<tr>
<td>Peak Flow Attenuation Devices</td>
</tr>
<tr>
<td>Reduction of Paved Surface (i.e., increase pervious area)</td>
</tr>
<tr>
<td>Soil Modification</td>
</tr>
<tr>
<td>Energy Dissipation Devices</td>
</tr>
<tr>
<td><strong>Preservation of Existing Vegetation</strong></td>
</tr>
<tr>
<td><strong>Concentrated Flow Conveyance Systems</strong></td>
</tr>
<tr>
<td>Ditches, Berms, Dikes and Swales</td>
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<tr>
<td>Overside Drains, Downdrains, Paved Spillways</td>
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<tr>
<td>Channel Linings</td>
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<tr>
<td>Flared Culvert End Sections</td>
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<tr>
<td>Outlet Protection/Velocity Dissipation Devices</td>
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<tr>
<td><strong>Slope/Surface Protection Systems</strong></td>
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<tr>
<td>Vegetated Surfaces</td>
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<tr>
<td>Benching/Terracing, Slope Rounding, Reduce Gradients</td>
</tr>
<tr>
<td>Hard Surfaces</td>
</tr>
</tbody>
</table>

1For all Caltrans projects, Caltrans will maximize vegetation-covered soil areas of a project.

In addition to reducing pollution in discharges by retaining source materials and stabilizing soils, Design Pollution Prevention BMPs can provide water quality benefits similar to Treatment BMPs. These benefits are not quantified as done for Treatment BMPs, but may include:

- The settling of solids and other pollutants;
- Increased detention time within the drainage system to allow infiltration where conducive; and
- Ancillary filtration and infiltration within vegetated conveyances and surfaces.

For instance, vegetated surfaces such as dense grasses used for permanent erosion control can also serve to reduce runoff (volume, velocity, and flow) and therefore reduce the sediment and pollutant loads and concentrations in receiving waters. In many cases, the use of such features to both reduce and treat runoff is considered a LID feature or technique. Other features previously described in Section 2.4 can also provide such benefits.

A flow chart illustrating the Design Pollution Prevention BMP selection process for projects is shown in Figure 2-2.
2.4.2 Treatment Best Management Practices

Treatment BMPs are permanent measures to improve stormwater quality after construction is completed. The Treatment BMPs listed in Table 2-5 will be considered for all projects identified pursuant to Section 4 of this PPDG. These BMPs have been approved for statewide use. Appendix B provides a general description and design guidelines for the approved Treatment BMPs, and criteria for considering existing roadway features as Treatment BMPs (see Section B.1.4). Appendix E includes an Evaluation Documentation Form (EDF) for Treatment BMPs that PEs are to use to determine if a project is required to consider incorporating Treatment BMPs (see discussion of evaluation process in Section 4).

<table>
<thead>
<tr>
<th>Table 2-5. Approved Treatment BMPs</th>
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<tbody>
<tr>
<td>Biofiltration Systems</td>
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<tr>
<td>Infiltration Devices</td>
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<tr>
<td>Detention Devices</td>
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<tr>
<td>Traction Sand Traps</td>
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<tr>
<td>Dry Weather Flow Diversion</td>
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<tr>
<td>Gross Solids Removal Devices (GSRDs)</td>
</tr>
<tr>
<td>Media Filters</td>
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<tr>
<td>Multi-Chamber Treatment Train</td>
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<tr>
<td>Wet Basins</td>
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</tbody>
</table>

A flowchart illustrating the Treatment BMP selection process for projects required to consider Treatment BMPs is shown in Figure 2-3. PEs are encouraged to consider combining approved BMPs (e.g., overflow from a Detention Device may be discharged to a Biofiltration swale or an Infiltration Basin could be preceded by a Traction Sand Trap).
Figure 2-2. Decision Process for Selecting Design Pollution Prevention BMPs
Figure 2-3. Decision Process for Selecting Treatment BMPs at Specific Sites
Biofiltration Strips and Swales are vegetated surfaces that remove pollutants by filtration through grass, sedimentation, sorption to soil or grass, and infiltration through the soil. Strips and swales are effective at removing debris, solid particles, and other pollutants through infiltration and by sorption to the soil. Biofiltration Swales are vegetated channels that receive directed flow and convey stormwater. Biofiltration Strips, also known as vegetated buffer strips, are vegetated sections of land over which stormwater flows as overland sheet flow.

Biofiltration Strips and Swales are to be implemented at all sites to the extent that implementation is consistent with existing Caltrans policies, as described herein. In practice, this means maximizing the use of vegetation in the right-of-way wherever site conditions and climate allow vegetation to establish and where flow velocities are not high enough to cause scour.

Infiltration Devices are basins or trenches that store runoff and allow it to infiltrate into the ground. Infiltration prevents pollutants in the captured runoff from reaching surface waters. In areas of high sediment loads, pretreatment may be required. Infiltration Devices are permanent Treatment BMPs, and should be considered wherever site conditions allow, and shall be sited and designed according to the criteria presented in Appendix B of this PPDG.

Detention Devices are basins or tanks that temporarily detain runoff under quiescent conditions to allow particles to settle out. A Detention Device is a permanent Treatment BMP designed to reduce the sediment and particulate loading in runoff from the Water Quality design storm.

Traction Sand Traps are sedimentation devices that temporarily detain runoff and allow traction sand that was previously applied to snowy or icy roads to settle out. Traction Sand Traps are permanent Treatment BMPs, and should be considered at sites where traction sand or other traction-enhancing substances are commonly applied (more than twice per year) to the roadway.

Dry Weather Flow Diversions are devices that direct flow through a pipe or channel to nearby municipal sanitary sewer systems for treatment at a local wastewater treatment plant during dry weather or during periods of dry weather. Dry Weather Flow Diversions may be feasible if dry weather flow from Caltrans activities is persistent, and the sanitary sewer authority is willing to accept the flow. They should only be considered if dry weather flow from Caltrans activities is persistent or the result of an ongoing Caltrans activity. Additionally, Dry Weather Flow Diversions should only be considered if connection to a nearby sanitary sewer would not involve excessive measures to implement.

Gross Solids Removal Devices (GSRDs) are devices that remove litter from stormwater runoff using various screening technologies. GSRDs should be considered for areas where receiving waters are on the 303(d) list for trash or areas for which TMDLs have been adopted that require trash removal.
Media Filters are devices that remove sediment, particulate-associated pollutants, and sometimes dissolved pollutants from stormwater runoff by filtration. The normal configuration of such a device consists of two chambers, an initial sedimentation basin or vault followed by a filtering basin or vault that incorporates a filtering media.

Multi-Chamber Treatment Trains (MCTT) are devices that utilize three chambers to remove sediment, particulate-associated pollutants, and sometimes dissolved pollutants from stormwater runoff using media filter materials. MCTTs use three different treatment mechanisms in three separate chambers. These include a grit chamber with a sump, a sedimentation chamber with tube settlers and sorbent pads, and a filtering chamber provided with a filtering media.

Wet Basins are permanent pools of water designed to mimic naturally occurring wetlands. The main distinction between Wet Basins and natural wetlands is that Wet Basins are placed in upland areas and are not subject to wetland protection regulations.

Wet Basins should be considered when the site is located where the visual aesthetics of the permanent pool is considered a benefit (such as a roadside rest area or vista point). Potential sites must have a high water table or another source of water must be present to provide base flow sufficient to maintain the plant community year-round.

### 2.4.2.1 Site-Specific Determination of Feasibility

General criteria used during the evaluation of Treatment BMPs include relative effectiveness, technical feasibility, costs and benefits, and legal and institutional constraints.

**Relative Effectiveness:** A recommended BMP should generally demonstrate greater pollution control benefits than a design without any BMP. Effectiveness may be assessed in terms of specific pollutants of concern. For further information, see Section 15 of the BMP Retrofit Pilot Program Final Report, California Department of Transportation, January 2004, and consult with the District/Regional Design Storm Water Coordinator.

**Technical Feasibility:** A recommended BMP must be technically feasible. Caltrans must be able to implement the BMP within the context of the state highway system. Feasibility also includes health and safety concerns. BMPs that substantially increase the risk to Caltrans workers or the public are considered infeasible.

The feasibility of a BMP is assessed using the following process:

1. Determine whether the site characteristics, particularly the soil characteristics, are appropriate to support implementation of the BMP (checklists are provided in Appendix E for this purpose);
2. Calculate the Water Quality Volume (WQV) or Water Quality Flow (WQF) that must be treated (See Section 2.4.2.2);
3. Configure the geometry and size of the proposed BMP needed to treat the WQV or WQF (this third step does not apply to GSRDs and Traction Sand Traps); and

4. Use the procedures defined in Appendix B to evaluate the appropriate BMP, giving proper consideration to recovery zones, setbacks from structures, hydraulic head, and maintenance access roads and ramps. In very small drainage areas, it may be impractical to construct a BMP to treat the resulting small WQV (or flow).

During the planning and design process, multiple project alternatives may be evaluated. If a project requires the consideration of Treatment BMPs, yet the preferred alternative cannot incorporate Treatment BMPs, then consideration of project alternatives shall be documented in the Storm Water Data Report. If it is ultimately found not feasible to incorporate Treatment BMPs within the project, then the PE shall document the reasons in a technical report (refer to Section 2.2.1) submitted to the RWQCB. This technical report must be submitted at a minimum of 30 days prior to the project’s RTL date.

Sites requiring extraordinary plumbing to collect and treat runoff (e.g., jacking operations under a highway, bridge deck collection systems, etc.) may be considered infeasible due to their associated costs. Sites requiring extraordinary features or construction practices, such as retaining walls and shoring, may also be infeasible due to their associated costs relative to the cost of the BMP itself. Extraordinary plumbing, features, or construction practices should be brought to the attention of the District/Regional Design Storm Water Coordinator for consideration on a project-by-project basis; all decisions shall be documented accordingly.

If a BMP is too large to fit at a site, several options should be considered: (1) cooperation with another jurisdiction contributing drainage to obtain sufficient additional space; (2) purchase of additional land; and (3) installing a BMP that is smaller than what normal sizing procedures would dictate, if agreeable to the RWQCB. Again, these are issues to be brought to the attention of the District/Regional Design Storm Water Coordinator so that decisions can be made on a project-by-project basis.

**Costs and Benefits:** The pollution control benefits must have a reasonable relationship to the costs. The costs and benefits analysis will consider the impacts of pollutants upon the receiving waters that are being reduced or eliminated through implementing the BMP.

**Legal and Institutional Constraints:** The recommended BMP cannot compromise Caltrans compliance with other laws. For example, Caltrans must provide drainage under roadways at regular intervals to prevent water from accumulating up gradient and threatening the integrity of the roadbed and to limit encroachment of captured water on the traveled way. Caltrans cannot legally block historic drainage patterns or systems (e.g., runoff from farmland).
2.4.2.2 Treatment BMP Use and Placement Considerations

Several factors must be considered to determine which BMPs are suitable for a given application. Site-specific conditions can affect operations, maintenance, construction costs, safety and aesthetics. The PE must determine if sufficient right-of-way is available for the desired BMP, or if the benefits associated with a potential BMP justify the consideration of acquiring additional right-of-way.

The physical dimensions of a BMP may have an important bearing on the factors identified in this section. The size of many BMPs is determined by the amount of runoff the system will be required to treat. The amount of runoff is affected by the location, land use, drainage area, storm intensity, topography, soil characteristics and the extent of impervious areas. For the design of Treatment BMPs that have the potential to affect drainage, the District’s hydraulics staff should be consulted.

Both storm volume and peak flow rates must typically be considered in the design of highway drainage facilities. The “Design Storm” is the particular event that generates runoff rates or volumes that the drainage facilities are designed to handle. Determining the “Design Storm” involves the selection of an appropriate design storm frequency for the specific project, location or site under consideration. In order for a design frequency to be a meaningful criterion for roadway drainage design, it must be tied to an acceptable tolerance of flooding. Design water spread involving encroachment upon the roadbed or adjacent property determines the tolerance of flooding directly related to roadway drainage design. The Highway Design Manual (HDM) Chapter 831 provides a detailed discussion on how the probability of exceedance of the design storm and the acceptable tolerance to flooding depends on the importance of the highway and risks involved. For the purposes of this PPDG, the term “Design Storm” used in reference to designing drainage facilities will refer to the peak drainage facility design event as determined in accordance with the HDM.

Unlike flood control measures that are typically designed to store or convey the peak volumes or flows of infrequent (e.g. return period typically > 5 years) storm events, Treatment BMPs are designed to treat the lower volume or flow of more frequent (i.e. return period < 1 year) storm events. The volume or flows associated with the frequent events are commonly referred to as the WQV for BMPs designed based on volume, and WQF for BMPs designed based on flow. Treatment BMPs are sized to accommodate the WQF or WQV from the contributing drainage area. Flows in excess of these values (e.g. those larger runoff volumes or rates associated with the “Design Storm”) are diverted around or through the Treatment BMP. Methods for determining the WQV are generally tied to an analysis of rainfall depths generated over 24-hour periods although the WQV may be determined by the drawdown time of certain Treatment BMPs.

The WQV of Treatment BMPs is based on using either of the following methods:

1. Where they are established, sizing criteria from the RWQCB or local agency (whichever is more stringent) will be used; or
2. Where the RWQCB or local agency does not have an established sizing criterion, Caltrans will use the following method:

   The maximized detention volume determined by the 85th percentile runoff capture ratio. This method is described in Chapter 5 of the *Urban Runoff Management WEF Manual of Practice No. 23*, 1998, published jointly by the Water Environment Federation (WEF) and the American Society of Civil Engineers (ASCE). PEs should note, however, that the information presented in the WEF manual cannot be directly applied to Caltrans facilities because it is based on large watersheds and oversimplified hydrologic data for California. This method requires the PE to assume a drawdown time. Any drawdown time between 24 and 96 hours can be used (the 24-hour limit provides adequate settling and the 96-hour maximum addresses vector concerns). A design tool (Basin Sizer) that uses data from more than 700 California rainfall stations, has been created for Caltrans use. It is available at:

   [http://www.owp.csus.edu/research/stormwatertools/](http://www.owp.csus.edu/research/stormwatertools/)


Alternatively, the District and the appropriate RWQCB may discuss the potential need for modification of the criteria on a case-by-case basis if one of the following situations applies:

- The site area is limited and cannot accommodate a Treatment BMP sized according to either of the methods for determining WQV; or
- Sizing a Treatment BMP using either method in areas of the State with significant annual precipitation results in excessively large treatment units.

The WQF is the primary design criteria used for various types of flow-based Treatment BMPs (e.g. Biofiltration Swales). Caltrans, the SWRCB and the nine RWQCBs worked cooperatively to establish these values.

The following WQFs negotiated with the SWRCB and RWQCBs should be used as the basis for designing the approved flow-based Treatment BMPs. Where there are special circumstances or conditions, the PE, the District/Regional NPDES Storm Water Coordinator and the related RWQCB should discuss the potential need for modification of the criteria on a case-by-case basis.

In addition to designing for the WQF, the PE must also insure that the flow-based Treatment BMPs include a bypass or an overflow device to convey peak discharges from larger design storms consistent with Section 861.3 of the Highway Design Manual.
SECTION TWO

Best Management Practice Selection

The listed values of rainfall intensity are used in the Rational Formula (Q=CiA) to estimate runoff from areas that would discharge flow to flow-based Treatment BMPs. The resulting runoff rate would be the design WQF to be used at any specific site.

1. Region 1 (North Coast) – 0.22 inches/hour ("/hr) for Siskiyou and Modoc Counties, 0.27 "/hr for Trinity and Mendocino Counties and 0.36 "/hr for Del Norte, Humboldt and Sonoma Counties.

2. Region 2 (San Francisco) – 0.20 "/hr region wide.

3. Region 3 (Central Coast) – 0.22 "/hr for Santa Cruz County and for that portion of San Mateo County within the region; 0.20 "/hr for Santa Clara County, 0.18 "/hr for San Benito, Monterey and San Luis Obispo Counties and 0.26 "/hr for Santa Barbara County and that portion of Ventura County within the Region.

4. Region 4 (Los Angeles) – 0.20 "/hr region wide.

5. Region 5 (Central Valley) – 0.16 "/hr for portions of Lassen and Modoc Counties within the Region, all areas of Region below 1,000' elevation north of and including Sacramento and Amador Counties and below 2,000' elevation south of Sacramento and Amador Counties, and all elevations on the west side of the Region (rain shadow side of the Coast Range), 0.20 "/hr for elevations in the Sierra Nevadas between 1,000' and 4,000' in the north and between 2,000' and 4,000' in the south, and 0.24 "/hr for all elevations above 4,000' in the Sierra Nevadas.

6. Region 6 (Lahontan) –
   a. Where there are location-specific requirements (Truckee River, East and West Forks Carson River, Mammoth Creek, and Lake Tahoe), the WQF will conform to the Basin Plan requirement for runoff from impervious areas. Where runoff from pervious areas contributes to the flow to the treatment device, the WQF value to be used will be as specified in the following two items:
   b. The WQF to be used for that portion of the Lahontan Region including Inyo County and areas southward will be 0.16 "/hr. The WQF to be used for pervious surface areas within the Mammoth Creek watershed above 7,000’ elevation will be 0.16 "/hr.
   c. For all other areas of the Lahontan Region other than as indicated in item a) above, the WQF to be used will be 0.20 "/hr. This includes pervious surface areas of the Truckee River, Carson River East and West Forks and Lake Tahoe Hydrologic units.

7. Region 7 (Colorado River) – 0.16 "/hr region wide.

8. Region 8 (Santa Ana River) – 0.20 "/hr region wide.

9. Region 9 (San Diego) – 0.20 "/hr region wide.

2.4.3 Construction Site Best Management Practices

Construction Site BMPs (also called temporary control practices) are deployed during construction activities to reduce pollutants in stormwater discharges during construction. Table C-1 in Appendix C is a matrix of approved Construction Site BMPs that are consistent
with the BMPs and control practices required under the General Permit and the SWMP. The Department’s construction site BMPs are divided into six categories as shown in Table 2-6:

<table>
<thead>
<tr>
<th>Table 2-6. Approved Temporary Construction Site BMP Categories</th>
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<tbody>
<tr>
<td>Temporary Soil Stabilization</td>
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<tr>
<td>Temporary Sediment Control</td>
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<tr>
<td>Wind Erosion Control</td>
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<tr>
<td>Tracking Control</td>
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<tr>
<td>Non-Stormwater Management</td>
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<tr>
<td>Waste Management and Materials Pollution Control</td>
</tr>
</tbody>
</table>

The strategy used for implementing Construction Site BMPs depends on specific project conditions and anticipated construction operations. The level of detail and coordination in support of the estimate is different at each phase of the project.

In order to provide information for contractors to both bid on projects and prepare the SWPPP/WPCP, the design staff must supply certain water quality-related information in the project PS&E. Construction Site BMPs are deployed per an approved Storm Water Pollution Prevention Plan (SWPPP) or Water Pollution Control Program (WPCP) prepared by the contractor during the construction phase of a project.

During the design and planning phases of a project, the PE must develop a BMP strategy and coordinate with the Department’s Construction Division and the District/Regional Design Storm Water Coordinator to determine specifications, details, and perhaps supporting plan sheets that support an estimate of the types, locations, and quantities of potential Construction Site BMPs that are likely to be deployed by the contractor. The PE must also prepare a corresponding construction cost estimate (not supplied to contractors) to ensure that sufficient construction funds are programmed for potential BMPs and supplemental activities.

Additional information on design, placement, and applicability of Construction Site BMPs can also be found in Appendix C of this document, or in the Construction Site BMP Manual.

2.4.4 Maintenance Best Management Practices

Maintenance BMPs are water quality controls used to reduce pollutant discharges during highway maintenance and activities conducted at maintenance facilities. The Maintenance BMPs are organized by family types based on long-standing protocols in the Maintenance Manual. Families are designated by alphabet characterizations that range from the A Family - Flexible Pavements to the T Family - Management and Support.
The PE is to coordinate with Maintenance on the need for improvements within the project limits that could assist in making implementation of Maintenance BMPs easier. Many of these improvements conducive for Maintenance BMPs might also be considered Design Pollution Prevention BMPs. One example of a Maintenance BMP is the Department’s practice of stenciling messages at storm drain inlets located at highway facilities such as park and ride lots, rest areas and vista points to assist in educating the public about stormwater runoff pollution. Additionally, all new inlets located within cities, towns, and communities with populations of 10,000 or more, or within designated MS4 areas, shall be stenciled when constructed. PEs should contact the District Maintenance Storm Water Coordinator to identify stencil types, specifications and details for projects falling within these areas.

Other BMPs exist, but are installed based on public need or desires of the Maintenance Area Manager in line with the project scope and budget. These BMPs might include the installation of call boxes, anti-littering signage or measures, stabilized access points, vehicle pullouts, temporary material and waste storage locations, etc.
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3 DESIGN PROGRAM RESPONSIBILITIES

3.1 INTRODUCTION TO DESIGN PROGRAM RESPONSIBILITIES

The Caltrans design staff responsibilities regarding implementation of the stormwater management program are described in the following sections. All Caltrans Districts have developed responsibility matrices to identify staff and divisional responsibility for duties assigned under the Storm Water Management Plan (SWMP).

The Caltrans Project Delivery Storm Water Management Program includes the Design Division, the Construction Division, and their associated functional units. Project Delivery Program provides guidance and direction to the District Design and Construction Divisions.

3.2 MANAGEMENT

The role of the Design Storm Water Management Program includes:

- **Coordination:** In coordination with the Water Quality Program, the Design Storm Water Management Program provides general guidance to the Districts on the implementation of stormwater quality management practices;

- **Program Evaluation:** The Design Storm Water Management Program assesses District incorporation of stormwater quality management features into facility designs;

- **Reporting:** The Design Storm Water Management Program assists the Water Quality Program in the preparation of the Annual Report to the State Water Resources Control Board (SWRCB), as it relates to Design activities.

The Design Program Manager is responsible for statewide implementation policies and procedures and management of the personnel of the Design program. This includes the responsibility for ensuring compliance with all elements of the SWMP that are required to be implemented by the Design Division.

3.3 STORM WATER ADVISORY TEAMS

Caltrans design staff provide valuable input and consultation to the Storm Water Advisory Teams (SWATs) as follows:

- The Maintenance SWAT (M-SWAT) is composed of District Maintenance Storm Water Coordinators and representatives from each of the affected Headquarters Divisions. The M-SWAT provides any necessary review and/or evaluation of proposed and existing BMPs used by the Division of Maintenance. In addition, the M-SWAT reviews and assists in the development of training classes and guidance documents for implementing stormwater activities described in the SWMP for maintaining highways, bridges, facilities, and other appurtenances related to transport.
SECTION THREE  

Design Program Responsibilities

• The Project Design SWAT (PD-SWAT) is composed of District/Regional Design Storm Water Coordinators and related functional units and representatives from each of the affected Headquarters Divisions. The PD-SWAT provides review of proposed and existing BMPs utilized in the planning and design of projects. BMPs include Construction BMPs, Design Pollution Prevention BMPs, and Treatment BMPs. In addition, the PD-SWAT reviews and assists in the development of training classes and guidance documents for implementing stormwater activities relevant to project design.

• The Construction SWAT (C-SWAT) is composed of District Construction Storm Water Coordinators, District Permit Coordinators, and representatives from each of the affected Headquarters Divisions. The C-SWAT provides review of proposed and existing construction BMPs and measures used for stabilization of soils. The C-SWAT also reviews existing procedures to ensure that they integrate the appropriate stormwater BMPs into the requirements of encroachment permits. In addition, the C-SWAT reviews and assists in the development of training classes and guidance documents for implementing stormwater activities relevant to construction activities and for issuing and administering encroachment permits.

• The Water Quality SWAT (WQ-SWAT) is composed of the District NPDES Storm Water Coordinators and representatives from each of the affected Headquarters Divisions. The WQ-SWAT provides review of proposed and existing treatment BMPs, and prioritizes research or studies of Treatment BMPs. The WQ-SWAT is a forum for discussing stormwater coordination activities underway or planned with other municipalities, reviewing and recommending public education efforts, sharing technical information, providing advice on compliance issues, and resolving issues of dispute on stormwater. Many of these activities result in recommendations for changes to the SWMP or policies and other documents on stormwater. The WQ-SWAT discusses stormwater budget allocations for the Districts and HQ Divisions. The WQ-SWAT reviews data and findings from compliance-monitoring and evaluation activities, and recommends changes in practices to improve compliance efforts.

3.4 STORM WATER COORDINATORS

All Districts/Regions have designated NPDES Storm Water Coordinators. Other functional-unit Storm Water Coordinators exist in the Planning, Design, Construction and Maintenance Divisions. Also, depending upon the complexity of the district, additional Storm Water Coordinators may be identified to represent other functional units or special needs (e.g. TMDLs); these roles are described in the District Work Plan (DWP). The functional unit coordinators assist the District Divisions in implementing stormwater management activities. The District/Regional NPDES Storm Water Coordinators serve as liaisons with the Water Quality Program. Liaison activities also include regular communications with representatives of the Regional Water Quality Control Board (RWQCB).
SECTION THREE

3.5 RESPONSIBILITIES AS THEY RELATE TO ENCROACHMENT PERMITS AND THIRD-PARTY ACTIVITIES

Districts control third-party activities on Caltrans rights of way (e.g., utility construction) through the conditions associated with encroachment permits. These conditions require compliance with Caltrans standard plans and specifications. Encroachment permits require environmental compliance, including implementation of BMPs comparable to those required of Caltrans. For larger encroachments, project design is overseen by District Design and construction activities by District Construction. Smaller projects are managed by the Encroachment Permit Unit.

3.6 RESPONSIBILITIES FOR COORDINATION WITH MUNICIPAL STORM WATER PERMITTEES (LOCAL AGENCIES)

Coordination with Municipal Separate Storm Sewer System (MS4) permit holders and other municipalities (cities and counties) must take place whenever a proposed project would result in stormwater discharges from the Department’s stormwater drainage systems to stormwater drainage systems owned and operated by the MS4 or municipality, and vice versa. This coordination includes attending meetings, participating in special studies, identifying stormwater run-on issues, etc. The Project Engineer (PE) should consult with the District/Regional NPDES Storm Water Coordinator to identify any MS4 concerns that may affect the project.

3.7 CONSULTATION WITH REGIONAL WATER QUALITY CONTROL BOARDS AND LOCAL REGULATORY AGENCIES

Consultation with the RWQCBs and local regulatory agencies is strongly recommended to coordinate potential project issues (e.g. 401 certification) and develop consensus during project planning. The number of coordination meetings may vary depending upon the complexity of the stormwater quality issues, stormwater pollutants involved, and project site constraints. The District/Regional NPDES Storm Water Coordinators are the liaisons between the RWQCBs and the Districts.

3.8 STAFF AND FUNCTIONAL UNITS

3.8.1 Staff

Project Manager

Typically, the Project Manager (PM) is responsible for all project development phases from project initiation to closeout of the construction contract. The PM has full authority, delegated from the District Division Chief for Program and Project Management, to produce the results that were intended, meet schedules, stay within budget and keep the sponsors
and customers satisfied. The PM retains these responsibilities over the entire life of the project.

During project initiation, the PM identifies the needs and expectations of the project sponsors, including the need for permanent stormwater BMPs. The PM also leads the Project Development Team (PDT) in the development of a “Project Work Plan” that defines the project scope, schedule, cost, and resource needs. Finally, the PM ensures that the Project Work Plan includes all the work required. Resources are assigned to a project based upon the Project Work Plan developed by the PM and the PDT.

During the design phase of a project, the PM monitors project performance and resolves problems that affect project scope, cost or schedule. This includes the BMP evaluation and selection process for incorporation into the project. The PM coordinates the efforts of the overall team, and typically chairs the PDT meetings. During the entire process, the PM controls the project budget (both support and capital).

**Project Engineer**

The Project Engineer (PE) is responsible for the preparation of a Project Initiation Document (PID) and a Project Report (PR) during the project-planning phase. The PE is also responsible for preparing plans, specifications and estimates (PS&E) documents (otherwise known as contract plans or bid documents) during the design phase. The PE calculates the disturbed soil area to determine whether a Storm Water Pollution Prevention Plan (SWPPP) is to be prepared during construction. If re-use of soils that contain elevated aerially deposited lead is proposed, the PE and the Hazardous Waste Coordinator will ensure that the requirements in the DTSC variance and Caltrans Permit are met.

The PE considers, and where appropriate, incorporates Design Pollution Prevention, Treatment, and Construction Site BMPs into the project plans and specifications. The PE prepares and updates the Storm Water Data Report (SWDR) through PS&E. In addition, the PE is responsible for assembling information necessary to assist the Resident Engineer (RE) and contractor in preparing and reviewing the SWPPP/WPCP.

**Project Development Team**

For most projects, the Department uses a formalized Project Development Team (PDT) that acts as a steering committee in directing the course of studies required to evaluate the various project alternatives during the early phases of the project life cycle. The PDT uses an interdisciplinary approach that draws upon different disciplines in planning, developing, and evaluating alternatives. The PDT advises and assists the PM in directing the course of studies, makes recommendations to the PM and district management, and works to carry out the Project Work Plan. The PDT is responsible for the completion of studies and the accumulation of data throughout project development to PS&E.
The primary functions of the PDT are listed as follows:

- To determine logical project limits;
- To recommend studies, timetables, alternatives, type of environmental documentation, and the feasibility of project impact mitigation measures;
- To ensure thorough analysis of the social, economic, environmental (including visual and aesthetic) and engineering aspects of the project. The PDT calls upon representatives of various disciplines as needed;
- To ensure that state and federal requirements for project development studies have been met;
- To use information in reports (PSR, Draft Project Report – Draft Environmental Document [DPR-DED], etc.) when recommending a preferred alternative to District Management for project approval; and
- To document the project history and decisions.

Functional Managers

Functional Managers supervise the Department functional units that provide technical data and plans to the PE, and schedule and resource data to the PM. Functional Managers are responsible for assigning staff to work on a project, and for ensuring the delivery of product(s) within the schedule agreed upon in the Project Work Plan. Functional Managers also ensure that the products comply with all applicable standards, regulations, and policies.

3.8.2 Functional Units

Design

The District’s Design Unit is responsible for the implementation of Caltrans policies, programs, and procedures concerning design of Caltrans facilities. This includes ensuring compliance with all design elements of the Highway Design Manual (HDM), the SWMP, the Project Development Procedures Manual (PDPM), the PPDG, and other guidance documents. The Design Unit is responsible for the following stormwater quality related activities:

- Preparation of a Project Initiation Document (PID) and a Project Report (PR) during the project planning phase, including evaluation and selection of potential BMPs that may be incorporated into the project;
- Preparation of plans, specifications and estimates (PS&E) documents during the design phase. This includes the selection and design of Design Pollution Prevention BMPs, Treatment BMPs, and appropriate Construction Site BMPs into the plans and specifications;
- Determining whether an SWPPP or a WPCP is required for the project;
Ensuring that written notification is provided to the RWQCB 30 days prior to advertisement for bids for projects that include the re-use of soils that contain lead; and

Ensuring that a Notification of Construction is submitted to the appropriate RWQCB at least 30 days prior to the start of construction for projects that require a SWPPP.

Environmental

The District’s Environmental Unit is responsible for the implementation of Caltrans policies, programs, and procedures concerning environmental considerations, analysis, and compliance with environmental laws and regulations under California Environmental Quality Act (CEQA) and National Environmental Policy Act (NEPA) as well as other state and federal regulations. Key responsibilities of the Environmental Unit include the following:

- Define stormwater quality issues in coordination with the PE and the District/Regional NPDES Storm Water Coordinator;
- Identify receiving water bodies and their beneficial uses, 303(d) listed water bodies, project-related stormwater discharges and quality;
- Prepare the Preliminary Environmental Assessment Report (PEAR);
- Evaluate potential water quality impacts to the water quality of receiving waters in coordination with the PE and the District/Regional NPDES Storm Water Coordinator;
- Prepare the Water Quality Assessment Technical Report (WQR), or equivalent document as required;
- Provide input to the PE regarding information to be incorporated into the Storm Water Data Report (SWDR); and
- Make recommendations to the PDT regarding the avoidance, minimization and mitigation measures relating to compliance with the California Environmental Quality Act (CEQA).

This functional unit is known by various names in different Districts, including, but not limited to, Environmental, Environmental Planning, Environmental Analysis, Environmental Technical Studies, Environmental Engineering, Environmental Oversight, and Environmental Reports. A representative from this unit is a required member of the PDT.

In addition, the District Hazardous Waste Unit is usually resourced under the District’s Environmental Unit. This unit is responsible for investigating the presence of Aerially-Deposited Lead (ADL) soil and other potentially hazardous materials with respect to any future disposal and handling; Waste Discharge Requirements (WDRs) issued from the RWQCB; and ability to reuse materials within or outside the project limits. A Variance has been issued by the Department of Toxic Substances Control to allow for reuse of ADL soil under specific criterion and conditions. The PE, District Storm Water Coordinator, and the District Hazardous Waste Unit should coordinate on notification procedures under the
Variance and possibility of WDRs, as well as stabilization of cover materials at reuse locations.

**Surveys**

The District’s Surveys Unit is responsible for the implementation of Caltrans policies and procedures concerning surveys and for conducting surveys. The Surveys Unit is a liaison between the Geometronics Branch of the Office of Engineering Technology in the Engineering Service Center and the PE.

Survey needs should be evaluated and identified early in the project initiation process and throughout the entire project development process when needed. After the first evaluation of survey needs, the PE should submit the initial survey request accompanied by a strip map. The extent of the survey will depend on the type of project, existing information available, sensitivity of the area of potential effect, and the number of viable project alternatives. The Right-of-Way Branch and the Environmental Unit require accurate mapping in order to properly carry out their functions, so their needs must be carefully considered when evaluating surveys.

**Right-of-Way**

The District’s Right-of-Way Branch is responsible for the implementation of Caltrans policies, programs and procedures concerning right-of-way and utility considerations and compliance with state and federal laws and regulations. This function consists of various branches in the Districts under a District Division Chief for Right-of-Way, except for the Right-of-Way Engineering Unit which generally reports to another District Division Chief.

Since most transportation projects in California require right-of-way, utility easements, rights of entry, or some other right-of-way activity, the project development process requires close coordination between the PE, the PM, and representatives from the Right-of-Way Engineering Unit and the Right-of-Way Branch to determine schedules and cost estimates, and to assure the acquisition of all necessary property rights.

The Right-of-Way Branch provides valuable information at the initiation of studies. Once the project limits have been tentatively determined, property ownership maps can be developed by the Right-of-Way Engineering Unit. Preliminary right-of-way estimates are required to properly develop and analyze project alternatives, including treatment BMPs. Adequate mapping is required, as well as realistic project scope. A representative of the Right-of-Way Branch is a required member of the PDT.

**Materials and Geotechnical**

Materials and geotechnical information is required for almost all projects, usually related to pavement design, maximum slope gradients, culvert selection, corrosion studies, and material sites. The District Materials Unit is involved throughout the project development
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Design Program Responsibilities

process; after the project has been initiated, requests are made of the District’s Materials Unit to update materials information.

If projects are located in areas where there are critical unanswered concerns such as gross slope stability, foundation problems, seismic, percolation, etc, preliminary evaluation should be made by DES Geotechnical Design unit. After the project has been initiated, requests should be directed to the DES Geotechnical Design unit to provide geotechnical information such as side slope recommendations, slide locations, etc. It is essential that sufficient geotechnical information be developed so that all viable project alternatives are evaluated at all stages of the design process. If a project includes new slope ratios steeper than 2:1 (h:v), then a Geotechnical Design Report should be prepared. Projects including slopes between 4:1 and 2:1 (h:v) should be coordinated with DES Geotechnical Design unit.

The PE uses the recommendations from these units to develop and analyze alternatives and estimate costs for use in project initiation and approval documents, and to prepare estimates, plans and specifications for both new construction and rehabilitation projects.

It is essential that enough materials information is available so that all viable project alternatives are evaluated at all stages of the design process.

Hydraulics

The District Division of Design is responsible for hydraulic design policies and procedures. The Design unit that performs the project drainage design is responsible for the implementation of these policies and procedures. District organizations differ, but for the purpose of this document, it is assumed that the PE is responsible for ensuring that proper project drainage design is performed. This will typically require the active participation in, or the review of, the design by the Hydraulics Unit.

Detailed drainage design, such as accurate sizing and location of culverts, storm drains, Treatment BMPs, and roadway drainage, does not begin until after selection of the preferred alternative and approval of a project. However, the Hydraulics Unit should be involved during the entire project planning process. Their input in the project initiation process is invaluable, particularly in recommending facility types and estimating costs of large facilities.

The Hydraulics Unit should also be involved in the environmental studies. Early coordination between the two functional groups is important. Many projects, by necessity, will include water quality enhancement features or encroach on wetlands, floodplains, etc. When floodplain encroachment is involved, the Hydraulics Unit should be involved in preparing location hydraulic studies. Historical drainage maps often depict the extent of the encroachment and help determine which project alternatives should be considered. Documentation of these features must be included in the Draft Project Report (DPR).
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Design Program Responsibilities

Construction

The Construction Unit is responsible for administering contracts for the construction of projects by contractors to ensure that the final products are in accordance with the plans and specifications, and to deal with any problems that may arise in the process. The Construction Unit should review the project and BMP alternatives to determine if they are biddable and buildable. During environmental and project studies, the Construction Unit should be involved in the determination of measures to reduce or mitigate construction impacts.

During the design stage, the Construction Unit should review the project plans and specifications for such things as construction safety, logical staging, an analysis of the number of working days, supplemental funds, and special provisions usability. Also, the Construction Unit provides advice and concurrence to the PE for strategy, development and inclusion of temporary Construction Site BMPs into the project plans.

Prior to start of construction, the PE, along with other involved District units, will go over the project with the RE. The review at this stage will aid in clearing up reasons for design decisions and commitments such as; right-of-way obligations, signing and traffic handling, materials sites, selected material, foundation treatment, potential slides, environmental commitments, drainage, potential maintenance problems, erosion control, public notification, proprietary materials, special considerations in contract provisions, etc.

On almost all construction projects, developments in the field will necessitate some design changes. For early resolution of these changes, the RE, the PM, and the PE must coordinate with other functional units as needed to accommodate these changes without affecting scope, schedule and budget.

Maintenance

The Maintenance Unit will be responsible for maintaining the highway and BMP facilities once the project is complete. It is essential that the Maintenance Unit be involved in the project development process from conception through construction.

The Maintenance Unit should also review the proposed geometric layouts, typical sections, and final plans. Maintenance Units may have input on shoulder backing materials, drainage concerns, areas with existing erosion problems, access to buildings, access for Treatment BMPs, access for landscape facilities, access to encroachments for utility facilities, access for maintenance of noise barriers, fence and excess land review, etc. Maintenance Units should also participate in the preparation of maintenance agreements (setting maintenance control limits).

The Maintenance Unit field representatives have a unique insight into local problems and maintenance and safety concerns. This insight must be utilized in the project development
process. Coordination with maintenance staff during the design process can minimize future maintenance problems and the potential for future lawsuits.

Typical Maintenance Unit involvement would be to comment on features such as the following:

- Drainage patterns – particularly known areas of flooding, debris, etc.;
- Stability of slopes and roadbed: Help determine if the project can be built and maintained economically;
- Possible material borrow or spoil sites;
- Concerns of the local residents;
- Existing and potential erosion problems;
- Facilities within the right-of-way that would affect alternative designs;
- Special problems such as deer crossings, endangered species, etc.;
- Traffic operational problems such as unreported accidents, etc.;
- Facility that is safe to maintain;
- Providing concurrence on any slopes steeper than 2:1 (h:v);
- Known environmentally sensitive areas; and
- Frequency of traction sand use and estimate of quantity applied annually.

**Landscape Architecture**

The Principal Landscape Architecture Program is responsible for the development of Caltrans policies, programs, procedures, and standards for most aspects of highway planting, highway planting restoration, replacement planting, revegetation, vegetative erosion control, safety roadside rest areas, vista points, and scenic corridors.

The Landscape Architect evaluates the implementation of stormwater Design Pollution Prevention BMPs (esp. soil stabilization) into the overall plans for the project. Additionally, several approved Treatment BMPs require the establishment of vegetation. The Landscape Architect will provide recommendations for vegetation establishment when these BMPs are considered. All projects incorporating new slopes steeper than 4:1 (h:v) must have an erosion control plan developed or approved by the District Landscape Architect.

**3.9 REPORTING REQUIREMENTS**

**Environmental**

The Preliminary Environmental Assessment Report (PEAR) is prepared by the Environmental Unit. The purpose of the PEAR is to determine whether there are any potentially significant environmental issues that could affect the viability of the project alternatives. The PEAR identifies the environmental documents and supporting technical studies that would be
required in subsequent project development processes to address potential environmental impacts. Based upon the potential for significant impacts, the PEAR identifies whether a California Environmental Quality Act (CEQA) Initial Study or Environmental Impact Report is needed and/or whether a National Environmental Policy Act (NEPA) Environmental Assessment or Environmental Impact Statement is needed. Potential water quality impacts are identified in the PEAR.

The Water Quality Assessment Technical Report (WQR), or equivalent document, at different levels of detail, describes existing water quality conditions, identifies potential project impacts, and proposes BMPs and/or avoidance/minimization measures. This information will be utilized by Design, Construction, and Maintenance staff to develop and implement specific BMPs to mitigate any potential water quality impacts associated with stormwater discharges from the proposed project. The information from the PEAR and the WQR will be utilized to update the SWDR and associated checklists.

Surveys & Mapping

During a project evaluation, areas are identified as possible locations for Treatment BMPs. Therefore, surveys and vicinity mapping should be developed for these areas.

Right-of-Way

The right-of-way data sheet should be requested from the Right-of-Way functional unit as soon as possible after project alternatives have been developed. The right-of-way data sheet is prepared during the PID process and updated throughout the Project Approval/Environmental Document (PA/ED) process, and is a required attachment to the PSR, the PR, and most other project initiation and project approval documents. The information in the right-of-way data sheet is vital to the project development process since it details all types of parcel information and the right-of-way estimate. The information from the right-of-way data sheet is also used to evaluate the feasibility of acquiring additional land for the incorporation of Treatment BMPs or drainage easements.

Hydraulics

Following project approval, a Drainage Report (as described in HDM, Section 800) is typically prepared by the Hydraulics Unit. This report covers rainfall, runoff, existing flood records, gauging stations, debris, and any other pertinent drainage information. This report is transmitted to the PE so that pertinent drainage design can be started. The information in the Drainage Report is also used to evaluate and design stormwater BMPs.

Maintenance

In addition to participating on the PDT, the Maintenance Unit should review all major engineering reports such as the PSR, DPR, PR, etc. The review shall include the evaluation of all proposed BMPs, including the maintainability of those BMPs. Maintenance is also required to sign the SWDR at the conclusion of the PID, the PA/ED, and the PS&E phases.
Additionally, Maintenance concurrence must be obtained on any new slope steeper than 2:1 (h:v).

**Landscape Architecture**

Landscape Architecture is required to sign the SWDR at the conclusion of the PID, the PA/ED, and the PS&E phases. The District Landscape Architect must either prepare or approve an Erosion Control Plan for any project incorporating new slopes steeper than 4:1 (h:v).

**Construction**

The Construction Unit should review the project and BMP alternatives to determine if they are biddable and buildable. During the design phase, the construction unit will also provide input and concurrence to the Project Engineer (PE) on the strategy for Construction Site BMPs. After completion of the construction contract, the PM is responsible for gathering the construction contract records from the RE and the project planning and design data from the PE to put in the Project History File.

**District Materials Unit**

The District Materials Unit provides a Materials Report for all projects that involve any of the following components:

- Pavement structure recommendations and/or pavement studies;
- Culverts (or other drainage materials); or
- Corrosion studies.

**Geotechnical Services**

Geotechnical Services either prepares or approves a Geotechnical Design Report for all projects incorporating new cut slopes or embankments steeper than 2:1 (h:v), retaining walls, groundwater studies, slide prone areas with erosive soils, and any other studies involving geotechnical investigations and engineering geology.

**District/Regional Design Storm Water Coordinator**

The District/Regional Design Storm Water Coordinator is required to sign the SWDR at the conclusion of the PID, the PA/ED, and the PS&E phases. The District/Regional Design Storm Water Coordinator may delegate this authority.
District/Regional NPDES Storm Water Coordinator

The District/Regional NPDES Storm Water Coordinator verifies that the water quality issues are identified and incorporated in the WQR, or equivalent document, (if one is prepared for the project).

Project Manager

The Project Manager (PM) is required to sign the SWDR at the conclusion of the PID, the PA/ED, and the PS&E phases. The PM also signs the PSR and the PR.

Project Engineer

The Project Engineer (PE) is responsible for the preparation of PSRs and PRs during the planning phase, and PS&E documents (otherwise known as contract plans or bid documents) during the design phase. Where the re-use of soils that contain elevated aerially deposited lead is proposed, the PE and the Hazardous Waste Coordinator will ensure that the requirements in the DTSC variance and Caltrans Permit are met, as discussed in Section 1.4.4. The PE determines whether a SWPPP or a WPCP is required for the construction project and incorporates appropriate permanent BMPs in the project.

The PE incorporates permanent Design Pollution Prevention, Treatment, and temporary Construction Site BMPs into the project plans and specifications.

The PE also prepares and signs the SWDR at the conclusion of the PID, the PA/ED, and the PS&E phases.
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Permanent Treatment Consideration

4 PERMANENT TREATMENT CONSIDERATION

4.1 INTRODUCTION AND OBJECTIVES

The Caltrans Statewide Storm Water Management Plan (SWMP) requires Project Development personnel to assess the need for stormwater Best Management Practices (BMPs) and incorporate these BMPs as appropriate during the initial planning and design phases of all Caltrans projects. Design Pollution Prevention BMPs and temporary Construction Site BMPs must be considered for every project. Additionally, every project must evaluate the maintainability of all permanent BMPs incorporated into the project. This section, however, focuses on evaluating whether a project must consider incorporating Treatment BMPs.

If a project must consider incorporating Treatment BMPs, then a site-by-site determination of Treatment BMP feasibility is required; Appendix B and Appendix E (Checklists T-1, Parts 1 through 10) of this document should be consulted.

4.2 PROJECT EVALUATION PROCESS

The attached decision tree, Figure 4-1, provides general guidance to determine when a project is required to consider implementing Treatment BMPs. The corresponding Evaluation Documentation Form is included in Appendix E of this document. The information in the following sub-sections supplements the attached decision tree by providing further detailed descriptions of the steps in the decision tree. The numbers in the descriptions correspond to the steps in the decision tree.

Step 1 - Begin

Caltrans construction projects may require the consideration of permanent Treatment BMPs. The projects required to consider permanent Treatment BMPs are identified based upon certain criteria as shown in Figure 4-1. The Project Engineer (PE) should use Figure 4-1, the detailed guidance provided in this Section 4, and the Evaluation Documentation Form in Appendix E to determine if a specific project requires the consideration of permanent Treatment BMPs.

Step 2 - Is this an Emergency Project?

Certain Departmental projects are considered Emergency projects. Throughout the year conditions may arise that require Caltrans to conduct emergency projects to protect public health, safety, and property.

Conditions during the emergency projects result in Caltrans being exempt from the requirement to implement Treatment BMPs due to the fact that adding Treatment BMPs could jeopardize the funding and expedient delivery of the project.
Figure 4-1. Project Evaluation Process for Consideration of Permanent Treatment BMPs
SECTION FOUR

Permanent Treatment Consideration

These projects may be retrofitted with Treatment BMPs after the objective to restore public health, safety, and property has been completed.

Regardless of whether the project falls under an emergency project status, Design Pollution Prevention and Construction Site BMPs need to be considered.

Step 3 – Have TMDLs or other Pollution Control Requirements been established for surface waters within the project limit?

All new construction and major reconstruction projects that discharge into a receiving water for which a TMDL or other Pollution Control Requirement has been established must consider whether Treatment BMPs are required to address the Department’s obligations (as applicable). Pollution Control Requirements include, but are not limited to Basin Plan requirements, TMDLs, 303(d) listings, and numeric effluent limits. Contact the District/Regional NPDES Storm Water Coordinator to determine if there are any Pollution Control Requirements or TMDLs within the project limits and if they apply to Caltrans. This information should be included in the water quality assessment or equivalent document.

Step 4 – Is the project located within an area of a local MS4 Permittee?

The Caltrans NPDES Permit requires Caltrans to coordinate with local agencies and MS4 programs where they overlap geographically with Caltrans facilities. PEs should follow the requirements of the Caltrans NPDES Permit and related guidance documents regardless of the project location. The MS4 area determination should be included in the water quality assessment or equivalent document. Coordinate with the District/Regional NPDES and/or Design Storm Water Coordinator to determine if your project limits are within an area of a local MS4 Permittee.

Step 5 – Is the project directly or indirectly discharging to Surface Waters?

Surface Waters are known as Waters of the United States and/or Waters of the State. In general, these include creeks, streams, rivers, oceans, reservoirs, wetlands, estuaries, and lakes.

A direct discharge means a discharge of surface runoff directly to the surface water body without first flowing through a municipal separate storm sewer system (MS4). An indirect discharge means the discharge of surface runoff to the surface water body through an MS4 stormwater conveyance system, unlisted tributary to the surface water, or a stormwater discharge that otherwise reaches the water body.

If a project directly or indirectly discharges to surface waters, the Project Engineer (PE) should consider the additional evaluation criteria in the decision tree, step numbers 6-9. If not, the project is not required to consider the incorporation of Treatment BMPs and the PE should prepare the appropriate documentation to be attached to the Storm Water Data Report (SWDR).
Step 6 - Does the project constitute a new facility or major reconstruction of an existing facility?

New construction and major reconstruction includes new routes, route alignments, and route upgrades. New construction activity does not include routine maintenance to maintain original line and grade, hydraulic capacity, or original purpose of the facility, nor does it include emergency construction activities required to protect public health and safety.

New Construction and major reconstruction projects may include, but are not limited to:

- New highways and freeways;
- Highway-related facilities, including new or reconstructed maintenance facilities, safety roadside rest areas, toll plazas, and inspection and weigh stations;
- Adding one or more lanes;
- Adding HOV lanes;
- Construction activities conducted within highway rights-of-way in conjunction with a new facility;
- New or reconstructed interchanges, including on-ramps, off-ramps, and connectors;
- New or reconstructed bridges;
- Tunnels; and
- Drainage system improvements, including changes to pipes, conduits, channels, etc.

Projects containing the elements listed in this section are classified as new facilities or major reconstruction for stormwater purposes.

Step 7 - Will there be a change in line/grade or hydraulic capacity?

Projects that propose a change to the original line, grade, or hydraulic capacity of the facility may be required to consider permanent Treatment BMPs. Changes to line, grade or hydraulic capacity include any changes made within the project limits that would alter the hydrologic/hydraulic behavior of stormwater discharges. The following changes would be considered a change in line, grade or hydraulic capacity:

- A change in the time of concentration, peak flow, volume or velocity of stormwater discharges;
- Modifying or creating new drainage ditches, swales, culverts, or storm drain facilities; or
- Changing historic drainage patterns.

Modifying drainage ditches, swales, culverts, or storm drain facilities does not include repairs or grading to re-establish the original line, grade or hydraulic capacity of a ditch or swale, nor does it include minor improvements such as adding culvert flared end sections, energy dissipation, or replacing pipe sections "in-kind."
Examples of activities that would not be considered a change in line, grade or hydraulic capacity include:

- Overlaying a roadway surface;
- Re-grading a ditch to the original line and grade;
- Culvert lining; or
- Replacing a culvert in-kind.

**Step 8 - Does the project result in a net increase of one acre or more of new impervious surface?**

Projects that result in a net increase of one acre or more of new impervious surface must consider incorporating approved Treatment BMPs.

**Step 9 – Project is Required to Consider Approved Treatment BMPs for the Project**

Checklist T-1, Part 1 provides guidance on which Treatment BMP(s) to consider. Checklist T-1, Parts 2 through 10 also contains design questions that lead the PE through an evaluation of each approved Treatment BMP. See Section 2.4 and either Section 5.5, Section 6.5, or Section 7.

**Step 10 - Project is not Required to Consider Treatment BMPs**

All supporting data used to determine whether a project must consider incorporating Treatment BMPs should be summarized for inclusion in the Project Files. A copy of the completed Evaluation Documentation Form and the supporting data shall be attached to the Storm Water Data Report (SWDR).

If it is determined that a project is not required to consider Treatment BMPs, permanent Design Pollution Prevention BMPs and Construction Site BMPs shall still be considered.
5 PROJECT INITIATION DOCUMENT PROCESS

5.1 INTRODUCTION AND OBJECTIVES

The purpose of this section is to provide a consistent approach in the preparation of the Project Initiation Document (PID) as it relates to incorporating stormwater Design Pollution Prevention, Treatment, and Construction Site Best Management Practices (BMPs) into a project. Although there are several types of PIDs (for a complete list of PIDs, see Chapter 9 of the Project Development Procedures Manual [PDPM]), the most common is the Project Study Report (PSR). Instructions for preparing PSRs are provided in Appendix L, “Preparation Guidelines for Project Study Reports” of the PDPM. These guidelines are available on-line at http://www.dot.ca.gov/hq/oppd/pdpm/pdpmn.htm. This section has been incorporated directly from Appendix L and is to be used only as a supplement to the PDPM.

This section also relates the Storm Water Data Report (SWDR) and checklists to the PID process. The SWDR and its corresponding checklists are described in this section and are included in Appendix E. Checklists provided in Appendix E are tools for designers to evaluate potential Design Pollution Prevention, Treatment, and Construction Site BMPs for incorporation into a project. These documents should be used for guidance in evaluating BMPs considered during the PID process. The checklists can be attached to the SWDR, which is also described herein. The SWDR and the checklists are refined during the PA/ED and PS&E processes.

A summary of Work Breakdown Structure (WBS) codes for specific stormwater related tasks during the PID process are provided in Appendix D. These codes are organized in the process form titled “Summary Process for Storm Water Activities for the PID” that provides a step-by-step process of the tasks described in this section. See the “Guide to Project Delivery Workplan Standards – Release 10.1” document for complete WBS codes and descriptions.

5.2 PROJECT INITIATION DOCUMENT

The purpose of a PID is to establish a well defined purpose and need statement and a proposed project scope that is tied to a reliable cost estimate and schedule. The PID is used for programming the project, for proceeding to the environmental evaluation, and for selection of project alternatives. The overall objective of a PID is to gather pertinent information and to clearly define the design concept and design scope of project alternatives. Specific objectives of the PID process as it relates to stormwater quality are listed as follows:

- Define need and purpose of the project;
- Estimate and program the design resources needed to prepare the Plans, Specifications, and Estimates (PS&E), and project management costs;
- Define stormwater quality issues and pollutants of concern;
• Form the Project Development Team (PDT), including a District/Regional Storm Water Coordinator;
• Develop project alternatives and evaluate potential stormwater impacts for each alternative;
• Develop a list of potentially feasible permanent stormwater Design Pollution Prevention and Treatment BMPs to be evaluated during later phases of project design;
• Develop the preliminary costs for BMPs and the associated right-of-way costs for incorporating BMPs, and include these costs in the PID;
• Discuss the stormwater quality elements of the project with the Regional Water Quality Control Board (RWQCB) and/or local agencies, if necessary, as determined by the District/Regional National Pollutant Discharge Elimination System (NPDES) Storm Water Coordinator or if requested by the RWQCB;
• Program the project construction costs, costs for right-of-way associated with construction, and stormwater quality related costs;
• Perform and document the field review and research of other projects in the same general area;
• Identify and document any existing Treatment BMPs within the project limits (e.g. contact Maintenance for an inventory of existing Treatment BMPs) or existing features that provide water quality benefits (see Appendix B.1.4);
• Develop an initial Construction Site BMPs strategy appropriate for the PID phase; and
• Coordinate with District/Regional NPDES Storm Water Coordinator on potential water quality impacts and prepare the Preliminary Environmental Assessment Report (PEAR).

5.3 PROJECT INITIATION DOCUMENT PROCESS

The PID process is intended to obtain management approval of candidate projects, identify right-of-way acquisition needs, and determine costs for programming the project. Therefore, it is essential that all work incidental to the project, including stormwater quality items, be included in the scope and cost estimates. The outcome of the PID process is a well-defined proposed project scope tied to a reliable cost estimate and schedule that is suitable for programming or local commitment, as well as for proceeding to the Project Approval/Environmental Document (PA/ED) process. It is understood, however, that a project’s scope may change as environmental or other studies are completed.

A PEAR is prepared by the Environmental Unit when requested by the Design Unit and is used to provide necessary information for the completion of a PID. The purpose of a PEAR is to determine whether there are any potentially significant environmental issues that could affect the viability of any project alternatives. When it is concluded that there are water quality issues raised by a proposed project (and its alternatives) and that a potential for one or more substantive water quality impacts exists, then a comprehensive Water Quality Assessment Technical Report (WQR), or equivalent document, is prepared during the PA/ED phase of a project.
The Project Engineer should use the information from the PEAR during the PID process as a resource to prepare the SWDR when defining the stormwater quality issues for the project. The PE should provide the SWDR to the designated Environmental Staff who prepared the PEAR to verify the information included in the SWDR.

If the PEAR determines that a WQR is required for the project, the PE should coordinate with the Environmental Unit and District/Regional NPDES Storm Water Coordinator during its preparation to update the SWDR as part of the PA/ED process.

Figure 5-1 is a flowchart that illustrates the overall primary task categories for the PID process. The sections that follow provide a summary of these task categories.

**Figure 5-1. Project Initiation Document - Storm Water Task Categories**

### 5.4 PROJECT MANAGEMENT / COORDINATION

This section describes the primary task categories involved with project management and coordination in the PID process needed to obtain consensus between the different functional units regarding stormwater issues.
5.4.1 Initiate Kickoff Meeting

The kickoff meeting is typically initiated by the Project Manager (PM) to discuss the need and purpose of the project along with the project type, location, schedule, size, and alternatives. Discussions that may take place at the kickoff meeting include; any environmental concerns and/or issues, the potential need for additional right-of-way to incorporate Treatment BMPs, and the project cost estimate. Project cost estimate discussions are included early so that the necessary funds can be estimated as soon as possible. A Project Planning Cost Estimate (PPCE) form should be obtained for items to be included. It should be determined at the kickoff meeting if additional functional units should be involved in the project.

5.4.2 Project Development Team (PDT)

The PDT is directly involved with the implementation of the project. The PDT advises and assists the PE in directing the course of studies, makes recommendations to the PE and District management, and works to carry out the project work plan. Members of the PDT participate in major meetings, public hearings, and community involvement. The PDT is responsible for conducting studies and accumulating data throughout the project’s development, from the beginning of the PID process through the PS&E process. The PDPM, Chapter 8, Section 4, provides a thorough description of the PDT and its functions.

The PDT should meet throughout the entire project in order to maintain communication and to obtain consensus between the functional units. The following stormwater quality issues are examples of what should be discussed:

- Viable alternatives for projects including location and alignments;
- Evaluate approved BMPs for potential implementation;
- Evaluate whether Treatment BMPs are required to be considered (see Section 4);
- Estimated project cost and BMP costs for various alternatives;
- Environmental issues;
- Site conditions and design constraints;
- Stormwater quality requirements/Basin Plan objectives;
- Storm Water Pollution Prevention Plan (SWPPP) versus Water Pollution Control Program (WPCP);
- Identifying the appropriate RWQCB jurisdiction;
- Identifying water bodies potentially affected by the project;
- Any special requirements established by the RWQCB for those water bodies, including numeric effluent limits, TMDLs, or other requirements;
- Water quality volume and flow;
• Right-of-way impacts, location and size of Design Pollution Prevention and Treatment BMPs;
• Need for permanent or temporary dewatering;
• Presence of aerially deposited lead or other contaminants;
• Evaluation of slope stability, including soil conditions;
• Initial Construction Site BMPs strategy;
• Presence of Drinking Water Reservoirs and/or Recharge Facilities;
• Perform Preliminary Risk Level Assessment (See Section 8 of this manual); and
• Public access and need for drain inlet stenciling.

The PDT is responsible for assisting the PE with completion of the Evaluation Documentation Form (EDF) and Checklists SW-1, SW-2, DPP-1, and T-1.

5.5 BMP EVALUATION AND SELECTION PROCEDURES

This section describes the primary task categories for the Design Pollution Prevention and Treatment BMP evaluation and selection procedures associated with the PID process. For information regarding the initial Construction Site BMPs strategy, consult with Construction Storm Water Coordinator and refer to Manual for Construction Site BMPs (see Appendix D for web address). Figure 5-2 is a flowchart that illustrates the process development of considering BMPs in a project. A brief description of the corresponding checklists listed in Figure 5-2 is provided in the following sections.

There are three goals for the evaluation and selection process. They are:

1. To obtain consensus between the different functional units regarding preliminary BMP selection;
2. To facilitate the consideration of the BMPs during the PID process; and
3. To provide sufficient information regarding BMP consideration, and if appropriate, evaluation and selection once the PA/ED process is initiated.
5.5.1 Evaluate Whether Project Required To Consider Treatment BMPs

To evaluate a project, site data must be collected and the EDF in Appendix E must be filled out. Using the categories in Checklist SW-1, gather and list the pertinent information required for stormwater planning and design. Checklist SW-1 should be completed citing the source and date of the information collected for each entry where appropriate.
The five main categories for site data collections are topographic, soils, hydraulic, climatic, and water quality. This data should be collected from the various functional units. Field visits should also be conducted to gather pertinent data. The following provides some examples of data that can be collected pertaining to the aforementioned categories:

**Topographic Data:**

- United States Geological Survey (USGS) Quad Maps;
- Survey Reports and Maps – Survey needs should be evaluated and identified early in the PID process and throughout the entire project development process when needed. After the first evaluation of survey needs, the PE should submit the initial survey request accompanied by a location map;
- Aerial Mapping/Photo Mosaics;
- Vegetation – Existing cover and types of vegetation present should be documented; and
- Landscape/Aesthetic Analysis – The PE requests information from the Landscape Architect to Perform Landscape/Aesthetic Analysis. This helps to evaluate the implementation of mandatory stormwater Design Pollution Prevention BMPs into the overall landscaping plan for the project. Erosion prevention and stormwater pollution prevention BMPs should be incorporated into the project landscaping and revegetation plan.

**Soils Data:**

- Natural Resources Conservation Service (NRCS) Soil Survey Reports and Maps – Potential areas of serious erosion problems should be identified and provided; and
- Geotechnical Design Reports and Well Records – Well records and Geotechnical Design Reports can provide information regarding the depth from surface to seasonal high groundwater. The local Maintenance Supervisor should be consulted to identify existing drainage and/or erosion problems.

**Hydraulic Data**

- Groundwater Data;
- Stream Flow Data;
- Drainage Area – Routes and patterns (define sub-basins); and
- Identification of drainage areas affecting or tributary to Drinking Water Reservoirs and/or Recharge Facilities.
Climatic Data

- Rainfall Intensities (as required under HDM for drainage design and as necessary for sizing potential BMPs).

Water Quality Data

- The PE should coordinate with the Environmental Unit and the District/Regional NPDES Storm Water Coordinator during the preparation of the PEAR. This coordination enables the PE to share project-specific information, and to ensure consistency between the evaluation of project alternatives, the completion of the Storm Water Checklists, and the water quality assessments included in the PEAR;
- Receiving water bodies;
- Hazardous Material/Waste Information;
- RWQCB Jurisdiction and Basin Plan;
- Identifying TMDLs within project limits; and
- Water Quality Volume (WQV) and Water Quality Flow (WQF).

Complete the Evaluation Documentation Form in Appendix E by following the directions provided in Section 4 of this document to determine whether or not the project is required to consider incorporating Treatment BMPs. If it is determined that the project is not required to consider incorporating Treatment BMPs, then attach the Evaluation Documentation Form and tabulated supporting data to the SWDR. Continue with the selection of Design Pollution Prevention BMPs.

5.5.2 Define Storm Water Design Issues

Identify potential stormwater quality impacts or issues using Checklists SW-1, SW-2, SW-3, and the SWDR. These will be first drafts since not all information will be available. The checklists and SWDR are refined during the PA/ED and PS&E processes. It is the responsibility of the District/Regional Design Storm Water Coordinator or designated functional unit to verify that the SWDR and checklists are being completed appropriately.

Checklist SW-2 provides a guide to collecting information relevant to project stormwater quality issues. The PE should coordinate with the Environmental Unit when compiling and reviewing the information required by Checklist SW-2. This information is critical in facilitating the selection and design of the preferred BMPs. This activity includes the following tasks:

- Compile and review existing background information that may impact the alternatives or the scope of the alternatives under consideration, including existing stormwater quality issues. Such background information will help identify specific District and RWQCB requirements as well as the possibility of sensitive receiving waters or valuable habitats; and
Analyze future requirements to determine the project’s need and purpose. This task requires the analysis of site-specific conditions or potential sources of pollution for effective soil stabilization and sediment control. This task includes discussion with internal and external stakeholders.

Checklist SW-3 provides direction to the PE during the project planning phase to avoid or reduce potential stormwater impacts. The planning phase represents the greatest opportunity to avoid adverse water quality impacts as alignments and right-of-way requirements are developed and refined. Avoiding impacts may reduce or eliminate the need for mitigation measures. The PE should coordinate with the Environmental Unit when compiling and reviewing the information required by Checklist SW-3.

Table 5-1 identifies many of the project features and potential stormwater impacts that should be considered. The PE should obtain or develop this information for each project or alternative. The PE must confer with other functional units, such as Landscape Architecture, Hydraulics, Environmental, Materials, Construction, Maintenance, Right-of-Way, and the NPDES office when necessary. This will usually be accomplished by submitting layouts/base maps, in conjunction with other information required by the functional units, to determine impacts and BMP requirements.

<table>
<thead>
<tr>
<th>Features and Potential Impacts to be Considered</th>
<th>Reason Why They Must be Considered</th>
</tr>
</thead>
<tbody>
<tr>
<td>Identify which RWQCB will have jurisdiction over the project(s). Does the RWQCB have any special requirements?</td>
<td>Requirements may vary by RWQCB. May impact permanent and temporary control requirements.</td>
</tr>
<tr>
<td>Identify receiving waters and all other waters that may affect or may be affected by the project. Consider aquifers, wells, streams, lakes, reservoirs, wetlands, and waters both fresh and saline. Consider impacts throughout the project lifecycle, including construction, maintenance, and operation.</td>
<td>First step in identifying impacts and potential control measure requirements.</td>
</tr>
<tr>
<td>Are any of the receiving waters impaired [303(d) listed] or have TMDLs been established? (Discharges to impaired water bodies may be subject to strict numeric water quality standards and prescribed treatment controls.)</td>
<td>Supplemental controls may be required to further reduce pollutants to meet numeric water quality standards, waste load allocations or requirements of an adopted watershed plan.</td>
</tr>
<tr>
<td>Will construction require work in, above, or directly adjacent to the water bodies listed in this section?</td>
<td>Could require additional environmental permits/agreements and control measure requirements.</td>
</tr>
<tr>
<td>Are any sensitive fishery, wildlife, recreational, agricultural, or industrial aquatic resources located in the vicinity of the project?</td>
<td>Could require additional environmental permits/agreements and control measure requirements.</td>
</tr>
<tr>
<td>What is the unit cost for additional right-of-way should it be needed for Treatment BMPs or other control measures or requirements?</td>
<td>Used for budgeting and cost estimating.</td>
</tr>
</tbody>
</table>
### Table 5.1. Project Features and Potential Impacts to Be Considered During Project Planning

<table>
<thead>
<tr>
<th>Features and Potential Impacts to Be Considered</th>
<th>Reason Why They Must be Considered</th>
</tr>
</thead>
<tbody>
<tr>
<td>Will the project increase the potential for downstream erosion by adding impervious surfaces, decreasing the time of concentration, or redirecting flows?</td>
<td>May need to implement peak flow attenuation devices or stabilized conveyance systems to prevent damage to off-site streambanks or channels.</td>
</tr>
<tr>
<td>Does the project discharge to lined, engineered drainage facilities or unlined, natural channels?</td>
<td>Will need to consider implementing peak flow attenuation devices or stabilized conveyance systems for streambank protection.</td>
</tr>
<tr>
<td>Identify general soil types and vegetation within the project site.</td>
<td>Basic information needed for slope design, erosion control plans, and infiltration BMPs.</td>
</tr>
<tr>
<td>How difficult will it be to re-establish vegetation following construction?</td>
<td>May affect slope stabilization and erosion control.</td>
</tr>
<tr>
<td>How long will it take for the new vegetation to establish? What vegetation, if any, can be preserved?</td>
<td>Used to determine the need for separate vegetation establishment contract.</td>
</tr>
<tr>
<td>Are any slopes steeper than 4:1 horizontal:vertical (h:v)?</td>
<td>Slopes steeper than 4:1 require an erosion control plan prepared or approved by the District Landscape Architect.</td>
</tr>
<tr>
<td>Are any slopes as steep as or steeper than 2:1 (h:v)?</td>
<td>If yes, a Geotechnical Design Report must be prepared by Geotechnical Services. Additionally, the District Landscape Architect should prepare or approve an erosion control plan and Maintenance must concur with the proposed slope.</td>
</tr>
<tr>
<td>Determine the general climate, annual rainfall, and typical seasonal rainfall patterns for the project area.</td>
<td>Basic information needed for slope design, slope protection plans, BMP feasibility, plus conveyance system design and sizing of treatment controls.</td>
</tr>
<tr>
<td>Determine the proposed project slopes and areas of cut and fill.</td>
<td>Basic information needed for slope design and slope protection plans.</td>
</tr>
<tr>
<td>Does the project include contaminated soils as identified in the initial site assessment (ISA) and environmental documents?</td>
<td>May impact project construction activities and deployment of temporary controls during construction. May affect whether soil can be re-used.</td>
</tr>
</tbody>
</table>

The SWDR summarizes the information provided in Checklists SW-1, SW-2 and SW-3. The checklists and the SWDR are initiated during the PID process, updated during the PA/ED process, and updated again and completed during the PS&E process. During each process, the SWDR is signed by the PE, District/Regional Design Storm Water Coordinator, designated Landscape Representative, designated Maintenance Representative, and by the PM to verify that stormwater quality design issues have been addressed and the data are complete, current, and accurate. The PE stamp is required at PS&E. This report is to be included in the final PS&E package (see Section 7). Checklists SW-1, SW-2, and SW-3 should be included as a Supplemental Attachment to the SWDR during the review process.

### 5.5.3 Identify Potential BMPs and Analyze Project Alternatives/Select BMPs

Use checklists SW-1, SW-2, SW-3, DPP-1, and T-1 to identify, analyze, and select Design Pollution Prevention and Treatment BMPs.
Identify potential BMPs for implementation based on information collected for checklists, SW-1, SW-2, SW-3, DPP-1, and T-1, and on environmental impacts the project may have. Checklists DPP-1 and T-1 are used for guidance in selecting Design Pollution Prevention and Treatment BMPs.

All projects must incorporate certain minimum design elements with respect to water quality. Part 1 of Checklist DPP-1 includes a list of questions that will help the PE determine which Design Pollution Prevention BMPs to consider. Once Part 1 is completed, the PE can refer to Parts 2 – 5 for design questions regarding the specific Design Pollution Prevention BMPs. The design goals for the Design Pollution Prevention BMPs include the following:

- Minimize Impervious Surfaces: The intent of this goal is to reduce the volume of runoff.
- Prevent Downstream Erosion: Stormwater drainage systems will be designed to avoid causing or contributing to downstream erosion.
- Stabilize Disturbed Soil Areas: Disturbed soil areas will be appropriately stabilized to prevent erosion.
- Maximize Vegetated Surfaces: Vegetated surfaces prevent erosion, promote infiltration (which reduces runoff), and remove pollutants from stormwater.

Part 1 of the T-1 checklist provides guidance on which Treatment BMPs to consider. Once Part 1 is completed, the PE can refer to Parts 2 – 10 for design questions regarding the specific Treatment BMPs.

Once the potential BMPs are selected for further evaluation, develop general scopes and study limits including maps of areas with potential impact. These potential BMPs are now ready for further analysis to determine project features, cost, and feasibility. The PE must verify that consensus is reached with internal/external stakeholders on the potential BMPs that will be addressed in the PID.

The PE should consult with the District/Regional NPDES Storm Water Coordinator regarding the complexity of the project and the need to consult with the RWQCB at this early stage in the project. Consultation with the RWQCB, local regulatory agencies, and MS4 Permit Holders is strongly recommended to coordinate project issues and develop consensus for controversial or complex stormwater quality issues. The number of coordination meetings is dependent upon the complexity of the stormwater quality issues, stormwater pollutants involved, and project site constraints. The PE must verify that all comments are recorded and resolved.

Analyze project alternatives to develop a general overview of the estimated costs for all the potential feasible BMPs for each alternative. It is anticipated that a general discussion of each BMP alternative will be included for each project alternative that is presented in the PID. Thus, analysis of the project alternatives is required for this activity. The general discussion may include the location of permanent BMPs and acquisition of right-of-way which is considered for funding allocation. The Geotechnical Report, Materials Report, and
Drainage Report are initiated. A final report on materials and geotechnical issues is not required at this stage, but a draft report would be appropriate.

One of the variables considered when selecting a preferred project alternative may be the potential BMPs required for that alternative. Thus, it is anticipated that BMPs must be considered as early as possible. Costs developed in this activity will be used for programming purposes; consequently, the analysis should be of sufficient detail to identify all potential BMP costs to the extent possible.

Note: Appendix C of the SWMP is the design reference for all approved Construction Site BMPs. Appendices A and B of this PPDG contains specific information on Design Pollution Prevention BMPs and Treatment BMPs, respectively.

As described in Section 4 of this document, a project may not be required to consider incorporating approved Treatment BMPs based on the established criteria displayed in Figure 4-1. If a project is not required to consider Treatment BMPs, continue with the selection of Design Pollution Prevention BMPs. If it has been determined that a project is required to consider incorporating Treatment BMPs, the feasibility of the approved Treatment BMPs must be evaluated. If no approved Treatment BMPs can be deployed within a specific project and no pilot BMP has been identified, then the PE, in consultation with the District/Regional NPDES Storm Water Coordinator, will prepare a technical report documenting why Treatment BMPs could not be incorporated into the project (prepared during PS&E).

Determine quantities for BMPs, if possible. If quantities cannot be estimated at the PID stage, planning-level cost information (provided in Appendix F) is to be included in the PID to reference BMPs and their anticipated costs. Every SWPPP project is required to include separate bid items for Construction Site BMPs. See Appendix D for the most current Standard Special Provisions (SSP) web site.

Select BMPs once the PA/ED process is initiated.

5.5.4 Prepare Project Planning Cost Estimates

A preliminary cost estimate is a required attachment for most PIDs. Because the PID cost estimate will most likely be used as the current PPCE, the importance of a reliable estimate at this stage cannot be overemphasized. The PPCE form to be filled out is located in Appendix L and Appendix AA of the PDPM. It is the initial base against which following estimates are measured and has extremely high visibility. Chapter 20 of the PDPM provides guidance on the current method of cost estimating and the responsibilities of staff and functional units. Appendix F of this document provides greater detail on methods for cost estimating in order to include stormwater BMPs as part of the overall project cost.

Information to be considered and discussed during the preparation of the PPCE may include bid data from similar projects, costs for potential Construction Site BMPs, costs for potential
permanent stormwater BMPs, sensitive environments (such as 303(d) listed water bodies), sampling and analysis plans, highway planting contracts, supplemental funds, costs for SWPPP or WPCP development and implementation, and available cost estimating options (i.e., historical sample projects, percent of total project costs (see Appendix F).

5.6 DOCUMENTATION REQUIRED FOR PROJECT INITIATION DOCUMENT

This section describes the documents necessary for completion of a PID.

The overall purpose of a PID is to develop a purpose and need statement that solves a transportation problem. Areas under consideration are right-of-way needs, environmental impacts, accurate cost estimates, and required scheduling.

This activity includes all tasks performed to develop the PID text and exhibits and the effort required to circulate, review, and update the PID (including appropriate “constructability review” for project initiation process). This activity includes development and approval of any required design exceptions and/or a Federal Highway Administration (FHWA) access modification request, and development and approval of any supplemental PIDs.

For the format and contents required for the PID package, refer to the PDPM, Appendix L. The PID should include a brief discussion of the applicable stormwater treatment goals, a summary of the engineering features for each alternative used to satisfy stormwater pollution prevention measures described in Section 2, general overviews and descriptions of the anticipated permanent and Construction Site BMPs considered by each viable alternative, the anticipated location and size of considered Treatment BMPs, and the anticipated BMP cost estimates. Incorporate the “Storm Water Pollution Prevention Discussion” (under “Considerations” heading) of the planning document.

The PID package includes a copy of the PID, EDF, PEAR, Right-of-Way Data sheets, Advanced Planning Study (APS), the PPCE, and the SWDR. Checklists SW-1, SW-2, and SW-3 should be included as a Supplemental Attachment to the SWDR during the approval process.

The functional manager is responsible for overseeing preparation of the PID and the PE is required to route the PID for signature and approval. The following Division Chiefs shall approve the completed PID:

- The Functional Manager responsible for production of the PID;
- Program/Project Manager.

The District Division Chiefs are responsible for approving the project’s scope, schedule, and cost within these established guidelines, and may exercise engineering judgment and flexibility in approving the PID. PIDs are to be approved by the District Director after review by the Division Chiefs, Functional Manager, and the PDT.
SECTION FIVE

Project Initiation Document Process

Project Managers are to endorse the decision by “Approval Recommended By” or “Approved By” where such authority has been delegated.

The SWDR shall be signed by the PE, the District/Regional Design Storm Water Coordinator, the designated Landscape Representative, the designated Maintenance Representative, and the PM to verify that stormwater quality design issues have been addressed, and the data is complete, current, and accurate. The District/Regional Design Storm Water Coordinator should be the last person to sign the SWDR to ensure that all appropriate reviews have been completed.

This activity is complete with the approval and distribution of the PID.
SECTION SIX  Project Approval/Environmental Document Process

6 PROJECT APPROVAL/ENVIRONMENTAL DOCUMENT PROCESS

6.1 INTRODUCTION AND OBJECTIVES

The purpose of this section is to provide a consistent approach in the Project Approval/Environmental Document (PA/ED) process as it relates to incorporating stormwater Design Pollution Prevention, Treatment, and Construction Site Best Management Practices (BMPs) into a project. The PA/ED process results in a Project Report (PR). Instructions for preparing PRs are provided in Appendix K, “Preparation Guidelines for Project Reports” of the Project Development Procedures Manual (PDPM). These guidelines are available on-line at http://www.dot.ca.gov/hq/oppd/pdpm/pdpmn.htm. The described process has been incorporated directly from Appendix K and is to be used only as a supplement to the PDPM.

This section also relates the Storm Water Data Report (SWDR) and checklists to the PA/ED process. The SWDR and its corresponding checklists are described both in this section and in Section 5 of this document and are included in Appendix E. These documents should be used for guidance in selecting BMPs for inclusion in the PA/ED process. These checklists can be attached to the SWDR. The SWDR and the checklists are refined during the PS&E process.

A summary of Work Breakdown Structure (WBS) codes for specific stormwater related tasks during the PA/ED process are provided in Appendix D. These codes are organized in the process form titled “Summary Process for Storm Water Activities for the PA/ED” that provides a step-by-step process of the tasks described in this section. See the “Guide to Project Delivery Workplan Standards – Release 10.1” document for complete WBS codes and descriptions.

6.2 PROJECT APPROVAL/ENVIRONMENTAL DOCUMENT

The purpose of the PA/ED is to summarize the studies of the scope, cost, and overall environmental impact of alternatives so that the decision maker can make an informed decision about whether or not to proceed with the project, and to select appropriate Design Pollution Prevention, Treatment, and Construction Site BMPs.

The objective of a PA/ED process is to clearly refine the design concept and design scope of the project alternatives listed in the Project Initiation Document (PID), and to obtain the necessary environmental documents. As mentioned earlier, the PA/ED results in a PR. For a complete list of PRs see the PDPM, Chapter 12, Section 4. PIDs and PRs require similar information acquired at different points in time. The PID is preliminary in nature and does not benefit from knowledge acquired from detailed environmental studies. When preparing a PR, appropriate PID data should be updated prior to its insertion in the PR; appropriate data from the environmental studies should be included.
The water quality goal of the PA/ED phase is to utilize updated and more detailed engineering and environmental data to continue the BMP selection process that was initiated during the PID process. The design team should also review the BMPs previously identified to determine whether they are still appropriate and whether they represent the best application of the BMPs approved for statewide use. The PE should investigate whether new stormwater BMPs were approved for statewide use subsequent to the approval of the PID.

Specific objectives of the PA/ED process are listed as follows:

- Review and update project scope in the PID;
- Refine scope, estimate, and Project Development Resources;
- Prior to initiating the environmental studies, prepare geometric plans and right-of-way maps in greater detail to identify the areas of potential effects;
- Begin the environmental studies to prepare and process the appropriate environmental document(s) and permits for the project;
- Complete detailed environmental and engineering studies for project alternatives;
- Select the preferred alternative and further define stormwater pollution impacts. Chapter 12 of the PDPM describes the project development policies and procedures for selecting and approving the preferred alternative and for project approvals. Selection of the preferred alternative authorizes the completion of the PR for project approval;
- Develop General Cost Estimate for potential BMPs to be incorporated into the project;
- Initiate and complete PR after environmental studies and costs estimates are completed;
- Continue coordinating the project with the Regional Water Quality Control Board (RWQCB) and local agencies; and
- Complete the Water Quality Assessment Technical Report (WQR), or equivalent document, as determined by the PEAR or updated water quality information. The information presented in the WQR will be utilized by Caltrans Design, Construction, and Maintenance staff to develop and implement specific BMPs to mitigate any potential water quality impacts associated with stormwater discharges from the proposed project.

6.3 PROJECT APPROVAL/ENVIRONMENTAL DOCUMENT PROCESS

The PA/ED process is generally initiated after the PID is approved and the project is programmed. It is intended to obtain management approval of a selected preferred alternative project, identify right-of-way acquisition needs, further define costs, and develop the necessary environmental documents in accordance with the California Environmental Quality Act and National Environmental Policy Act (CEQA/NEPA).
A WQR, or equivalent document, is prepared by the Environmental Unit as determined by the PEAR which is completed during the PID process. The WQR is typically a technical appendix to the CEQA/NEPA document.

During the PA/ED process the PE should coordinate with Environmental Unit staff to identify potential stormwater impacts associated with the project. The PE should coordinate with the District/Regional Design Storm Water Coordinator to update the SWDR based on the detailed information provided in the WQR and, as appropriate, incorporate Design Pollution Prevention and Treatment BMPs. The PE should also update Construction Site BMPs strategy, as needed, after coordination with the Construction Storm Water Coordinator.

Figure 6-1 illustrates the overall primary task categories for the PA/ED process. The sections that follow provide a summary of these task categories.

**6.4 PROJECT MANAGEMENT / COORDINATION**

This section describes the primary task categories involved with project management and coordination during the PA/ED process needed to obtain consensus between the different functional units and the RWQCB regarding stormwater issues.
6.4.1 Initiate Kickoff Meeting

The initial kickoff meeting is typically initiated by the PM to review and discuss the PID, to refine the type of project, scope, and schedule, and to review the Project Planning Cost Estimate (PPCE). This meeting is particularly important for projects that have been on hold as major scope changes may require a supplemental or new PID.

Discussions that may take place at the kickoff meeting include: determining the status of the Environmental Document (ED) and the findings in the WQR, verifying that the right-of-way requirements and right-of-entry requirements haven’t changed since the PID process, identifying possible compliance avoidance/minimization measures required by permits other than the Caltrans NPDES Permit (i.e. not required by SWMP), and identifying specific RWQCB requirements. The SWDR is reviewed and the Construction Site BMPs strategy should be discussed, as needed. The kickoff meeting is also used to identify any additional functional units that need to be involved. This task initiates the PR.

6.4.2 Project Development Team

The PDT is directly involved with the implementation of the project. The PDT has the responsibility to direct and evaluate the project studies to determine if any project re-scoping is needed, and to develop new alternatives, if required. When consensus is reached, the PDT determines the appropriate level of environmental evaluation. If an environmental document is required, the PDT directs its preparation. The PDPM, Chapter 8, Section 4, provides a thorough description of the PDT and its functions.

The PDT should meet throughout the entire project in order to maintain communication and to obtain consensus between the functional units. The following stormwater quality issues are examples of what should be discussed by the PDT:

- Viable alternatives for projects including location and alignments;
- Potential Design Pollution Prevention BMPs;
- Approved Treatment BMPs;
- Environmental issues;
- Site conditions and design constraints, including Construction Site and Maintenance BMPs;
- Stormwater quality BMP design criteria;
- Water quality volume and flow;
- Permanent BMP Locations: Identifying right-of-way impacts, utility conflicts, and geotechnical issues;
- Erosion control/revegetation issues;
- Permit requirements;
- Other agencies that should be involved;
• BMPs to meet a prescribed Waste Load Allocation (WLA) and/or Total Maximum Daily Load (TMDL) for an impaired (303d listed) water body;
• Significant, unavoidable impacts to receiving waters;
• Mitigation measures prescribed by a Department of Fish & Game 1602 Streambed Alteration Agreement;
• Post Construction dewatering requirements. The RWQCB requires a separate Dewatering Permit under most conditions;
• Variance for lead contaminated soils, emphasizing the reuse of soils containing aerially deposited lead (ADL) due to vehicle emissions;
• Discharges of dredged or fill material into navigable waters (404 Permit/401 Certification);
• Potential impacts associated with spills, especially near municipal or domestic water supply reservoirs or potable water recharge facilities (i.e., Driving Water Reservoirs and Recharge Facility);
• Specific RWQCB requirements;
• Perform Preliminary Risk Level Assessment (See Section 8 of this manual); and
• SWDR.

The PE tentatively selects Design Pollution Prevention, Treatment, and Construction Site BMPs for each project alternative so the preliminary design of BMPs can begin. The PDT is responsible for assisting the PE with completing the PR, ED, and the SWDR.

6.5 BMP EVALUATION AND SELECTION PROCESS

This section describes the primary task categories for the Design Pollution Prevention and Treatment BMP evaluation and selection procedures associated with the PA/ED process. For information regarding initial Construction Site BMPs strategy, consult with Construction Storm Water Coordinator and refer to Manual for Construction Site BMPs (see Appendix D for web address). Figure 6-2 is a flowchart that illustrates the process development of considering BMPs in a project. A brief description of the corresponding checklists listed in Figure 6-2 is provided in the following sections.

There are three goals for the BMP identification process. They are:

1. To obtain consensus between the different functional units and the RWQCB regarding water quality issues;
2. To tentatively select Design Pollution Prevention, Treatment, and Construction Site BMPs for each project alternative and incorporate them into the PA/ED, and
3. To provide sufficient information to begin the Plans, Specifications & Estimate (PS&E) phase.
### 6.5.1 Review and Update Project Information

This task includes review of the information assembled and developed during the PID, as well as a preliminary assessment of what additional information may be required during the project report and environmental document development. Decisions for selecting the preferred project alternative, including the BMP alternatives, are the focus of the PA/ED
process. Project alternatives, the Storm Water Data Report, Checklists SW-1, SW-2, SW-3, T-1, and DPP-1, and the EDF that were initiated in the PID process are revisited and updated. All checklists should be updated continuously to provide documentation of stormwater quality issues and decisions.

Decisions and actions at this stage include, but are not limited to, the following items:

- Determine if the scope has changed since the PID and if so, how stormwater quality issues are affected;
- Review the Evaluation Documentation Form. If the project was not required to consider incorporating Treatment BMPs in the PID process, confirm that this is still the proper determination pursuant to Section 4 of this PPDG;
- Evaluate potential stormwater quality impacts and options for avoiding or reducing these impacts for the various project alternatives;
- Based on the SWDR checklists, and the WQR, evaluate Design Pollution Prevention, Treatment, and Construction Site BMP applications and update the Construction Site BMPs strategy;
- Perform Field Review of the area;
- Determine if a WQR is required and if so prepare WQR and begin environmental studies and permit process to evaluate the tentatively selected BMPs;
- Materials Unit updates materials information and provides other information, such as side slope recommendations, wetland locations, slide locations, etc; and
- Prepare/Review Geometric Plans and Right-of-way maps to identify areas needed for tentatively selected BMPs and their potential impacts.

A draft report on materials and geotechnical issues would be appropriate at this stage.

6.5.2 Revise BMP Selections Based on Engineering Studies

The studies initiated during the PID are developed in more detail and final decisions are made in regard to all project features (e.g. alternatives, costs, location, and alignments) during the PA/ED process. Potential stormwater BMPs that were identified during the PID process are evaluated in more detail using these studies and the completed stormwater checklists. The preferred project alternative(s) and the tentative selection of potential BMPs to be incorporated into the project may be revised.

Discussions that may take place during this activity include; the engineering studies available, the SWDR and checklists, the preferred project alternative(s) and the tentative selection of potential BMPs, evaluating the pros and cons of each potential BMP including any environmental impacts, and identifying how those impacts are addressed during BMP selection and design. For example, soils information from a study could cause re-evaluation of BMP selections.
Complete environmental and engineering studies on potential BMPs and evaluate project alternatives. These studies and alternatives should be the basis for the “Description of Alternatives” section of the environmental document. Update SWDR including Checklists DPP-1, parts 1 through 5, and T-1, parts 1 through 10, for selecting BMPs at specific sites.

Consultation with the RWQCB, local regulatory agencies, and Municipal Separate Storm Sewer System (MS4) Permit Holders is strongly recommended to coordinate project issues and develop consensus for controversial or complex stormwater quality issues. The project information should be presented and discussed including site conditions, project alternatives, potential implementation of BMPs, storm water quality impacts and issues, costs, and right-of-way impacts. The number of coordination meetings is dependent upon the complexity of the stormwater quality issues, stormwater pollutants involved, and project site constraints.

The PDT is responsible for verifying that the preferred project alternative(s) and preferred BMP selection(s) are feasible. The District/Regional Design Storm Water Coordinator must be in concurrence on BMP feasibility.

6.5.3 Update Project Planning Cost Estimate

The PR cost estimate is prepared as part of the project approval process. This generally occurs after completion of the public hearing, selection of the preferred project alternative, and completion of the environmental document.

The PR cost estimate is prepared using the same format as used for the other project planning cost estimates (see Appendix AA of the PDPM, for current methods of cost estimating). However, since the initial preferred alternative(s) has been selected, the project cost estimate can now be more definitive.

Cost estimates for stormwater BMP alternatives can now also be more definitive. The PPCE for the BMP alternatives are now updated to provide a more detailed cost estimate in helping to select the preferred BMP alternative. Appendix F in this document provides greater detail on methods for cost estimating to include stormwater BMPs as part of the overall project cost.

Topics to be discussed and considered during the preparation of the PR cost estimate include, but are not limited to, the following:

- PPCE developed during the PID process;
- Bid data from actual projects;
- Sampling and Analysis Plans;
- Temporary items listed and the costs for SWPPP or WPCP development and implementation;
- Sensitive Environments;
• Highway Planting contracts;
• Supplemental funds;
• Costs for a SWPPP or WPCP;
• Costs for potential stormwater BMPs; and
• Available cost options (see Appendix F).

The following functional units shall verify the completed PPCE: NPDES, Landscape Architecture, Hydraulics, Environmental, Maintenance, and Right-of-Way.

6.6 DOCUMENTATION REQUIRED FOR PROJECT APPROVAL/ENVIRONMENTAL DOCUMENT

This section describes the documents necessary for completion of a PA/ED package. The purpose of the PR is to recommend approval of the selected preferred project alternative. Preparation Guidelines for a PR are included in Appendix K of the PDPM. The PID contained basic project data necessary for programming the project. These data have now been updated with the information that was developed during the environmental studies and is included in the PR. The PR summarizes the studies of the scope, cost, and overall impact of alternatives so that the decision maker can make an informed decision of whether or not to continue into the PS&E process.

The final PR is submitted to the Division Chiefs by the Functional Manager responsible for production of the PR. The following should be included in the PR. These items have been incorporated directly from Appendix K of the PDPM and is to be used only as a supplement to the PDPM.

• Final Environmental Document (FED) or Categorical Exemption (CE) if required;
• WQR, or equivalent document;
• The Cover Sheet of the approved SWDR at the PA/ED phase.
• Evaluation Documentation Form;
• Right-of-Way Data Sheet;
• Discussion of stormwater quality issues under “Other Consideration”;
• PPCE;
• Description of project alternatives; and
• Recommendation for approval of the project.

The PA/ED package includes a copy of the PR and the SWDR. The following Division Chiefs shall approve the completed PR:

• The Functional Manager of PA/ED Production;
• The Program/Project Management; and
The Functional Manager responsible for the next phase, which is the PS&E process. The SWDR shall be signed by the PE, the District/Regional Design Storm Water Coordinator, the designated Landscape Representative, the designated Maintenance Representative and the PM, unless it is a short-form SWDR. The PE’s signature will verify that stormwater quality design issues have been addressed and the data is complete, current, and accurate. The District/Regional Design Storm Water Coordinator should be the last person to sign the SWDR to ensure that all appropriate reviews have been completed.

The Caltrans District Division Chiefs are responsible for approving the project’s scope, schedule, and cost within these established guidelines, and may exercise engineering judgment and flexibility in approving the PA/ED document. PA/EDs are to be approved by the District Director after review by Division Chiefs, Functional Managers, and the PDT.

Project Managers are to endorse the decision by “Approval Recommended By” or “Approved By” where such authority has been delegated.
SECTION SEVEN  
Plans, Specifications and Estimates Document Process

7  PLANS, SPECIFICATIONS AND ESTIMATES DOCUMENT PROCESS

7.1  INTRODUCTION AND OBJECTIVES

The purpose of this section is to provide a consistent approach in the Plans, Specifications, and Estimates (PS&E) process as it relates to incorporating stormwater Design Pollution Prevention, Treatment, and Construction Site Best Management Practices (BMPs) into a project. The objective of this section is to present how stormwater quality issues are addressed within the overall PS&E process by the District functional unit personnel. This section has been incorporated directly from Chapter 14 of the Project Development Procedures Manual (PDPM) and is to be used only as a supplement to the PDPM.

This section also relates the Storm Water Data Report (SWDR) and checklists, to the PS&E process. The SWDR and its corresponding checklists are described in this section and Sections 5 and 6 of this document and are included in Appendix E. These can be used for guidance in selecting BMPs for inclusion in the PS&E process.

A summary of Work Breakdown Structure (WBS) codes for specific stormwater related tasks during the PS&E process are provided in Appendix D. These codes are organized as a process form titled “Summary Process for Storm Water Activities for PS&E” that provides a step-by-step process of the tasks described in this section. See the “Guide to Project Delivery Workplan Standards – Release 10.1” document for complete WBS codes and descriptions.

7.2  PLANS, SPECIFICATIONS, AND ESTIMATES DOCUMENT AND PROCESS

The purpose of the PS&E is to prepare full, complete, and accurate plans, specifications, and estimates of cost for the selected preferred project alternative including selected BMPs within the project limits. These documents are used for eventual contract advertising and bidding on a project. The PS&E process is generally initiated after the Project Report (PR) approval.

Figure 7-1 illustrates the overall primary task categories for the PS&E process. The sections that follow provide a summary of these task categories.
7.3 PROJECT MANAGEMENT/COORDINATION

This section describes the primary task categories involved with project management and coordination in the PS&E process needed to obtain consensus between the different functional units and the Regional Water Quality Control Board (RWQCB) regarding stormwater quality issues and BMP deployment.

7.3.1 Initiate Kickoff Meeting

The purpose of the initial kickoff meeting is to review the Project Initiation Document (PID) and the PR. It is the first step in the process of formally recognizing that the project should continue through the PS&E process. During the kickoff meeting the data gathered during the PID and PA/ED processes is reviewed and discussed along with the WQR, or equivalent document, and the SWDR and its corresponding checklists. The project schedule is coordinated.

7.3.2 Project Development Team

The PDT is directly involved with the implementation of the project. The PDT has the responsibility to direct and evaluate the project studies to determine if any project re-
scoping is needed. The PDPM, Chapter 8, Section 4 provides a thorough description of the PDT and its functions. The PDT should meet throughout the entire project in order to maintain communication and to obtain consensus between the functional units. The PDT reviews the projects geometric base maps. The appropriate functional unit should identify problems that are easier to correct at early stages of design and establish a foundation for skeleton layouts. Comments from Maintenance, Hydraulics, Landscape Architecture, Structures, Right of Way (to determine railroad involvement and easement requirements), and Traffic are particularly useful.

Engineering Reports that must be prepared by different functional units of the PDT are discussed among the group. This requires the functional units to develop project design reports needed to establish design parameters and complete design. Those related to stormwater quality issues are:

- Hydrology and Hydraulic Reports;
- Geotechnical Design Report;
- Materials Report;
- Environmental Document (ED) (Completed during PA/ED process); and
- WQR.

The PE is responsible for performing the Risk Level Assessment (See Section 8 of this manual) and for assisting the PE with updating data gathered in the PID and PA/ED processes including the EDF and Checklists SW-1, SW-2, and SW-3.

### 7.4 BMP DESIGN PROCESS

Figure 7-2 is a flowchart outlining the BMP design process. This section describes the primary task categories listed in this flowchart.
SECTION SEVEN  Plans, Specifications and Estimates Document Process

Review and Update Project Information

Update Storm Water Data Report and Checklists
* EDF
* SW-1 - Site Data Sources
* SW-2 - Storm Water Quality Issues Summary Checklist
* SW-3 - Measures for Avoiding or Reduction Potential Storm Water Impacts
* DPP-1 - Design Pollution Prevention BMPs
* T-1 - Treatment BMPs

Perform Preliminary Design

Obtain Engineering Reports

Verify that Storm Water Permits, WDR (ADL Notification) and Agreements have Been Obtained

Design BMPs and Prepare Draft PS&E

<table>
<thead>
<tr>
<th>Design Pollution Prevention BMPs</th>
<th>Construction Site BMPs</th>
<th>Treatment BMPs</th>
</tr>
</thead>
<tbody>
<tr>
<td>See Figure 2-2, Decision Process for Selecting Design Pollution Prevention BMPs and *Checklist DPP-1</td>
<td>Refer to the Construction Site BMPs Manual-Complete the Construction Site BMPs Consideration Form and Respective Checklists CS-2, Parts 1-6</td>
<td>See Figure 2-3, Decision Process for Selecting Treatment BMPs at Specific Sites and *Checklist T-1</td>
</tr>
</tbody>
</table>

Prepare Draft Specifications

Prepare Draft Estimates

*Located In Appendix E

Figure 7-2. BMP Design Process Flowchart
7.4.1 Review and Update Project Information

Project design requires the continuous review and update of data from the PID and PA/ED processes. During the PA/ED process, a preferred project alternative was selected. Many projects have revisions that may affect the project scope, length, and description. Before starting detailed design, the project data should be updated to reflect the selected project alternative and selected BMPs within the project limits, as well as other revisions that may have occurred.

The EDF and SWDR and checklists that were initiated in the PID and PA/ED are revisited and updated to further define the stormwater quality issues. The checklists should continue to be used to provide documentation of these stormwater quality issues and decisions. A field review should have been completed during the PID and PA/ED processes. Site investigations and screening for Treatment BMPs are continued during the PS&E process as needed.

Other decisions and actions at this stage include, but are not limited to, the following items:

- Review selected project alternative;
- Determine if the project scope has changed since the PA/ED and, if so, how stormwater quality issues are affected;
- Review stormwater regulations for any changes that may affect the project;
- Evaluate project for types of stormwater impacts;
- Evaluate BMP deployment strategy plus design and siting criteria;
- PPCE: Determine if the budget has changed since the PA/ED and if so, how stormwater quality issues are affected;
- Obtain updated design surveys and photogrammetric mapping;
- Coordinate necessary agreements (i.e., 1601, 1604, 404/401), permits, or actions;
- Coordinate Utilities - Work involves identification, potholing, protection, removal and/or relocation of utility facilities as necessary to clear and certify right-of-way for deployment of stormwater BMPs; and
- Review Final ED for any non-SWMP compliant water quality impact avoidance, minimization, or mitigation measures.

7.4.2 Perform Preliminary Design

This task includes establishment and any subsequent substantial changes to the project footprint. The purpose of this task is the completion of base maps (which become skeleton plan sheets) for functional units, suitable for developing the functional PS&E. To begin preliminary design, all existing data should be analyzed including: any existing drawings, reports, or checklists; horizontal and vertical alignments; site data; and stormwater data, including depth to groundwater, infiltration rates, available right-of-way, soils, utilities, etc.
Much of the data are included in the SWDR and Checklists SW-1, SW-2, SW-3, DPP-1, and T-1.

A preferred alternative was selected during the PR approval process and must now be refined to produce geometric base maps, typical sections, and profiles. Preferably, the development of alternatives was performed using controlled aerial mapping, which can easily be transformed into geometric base maps. The geometric base maps must show existing topography and proposed engineering features. Accurate mapping is needed for all subsequent design activities.

The PE is responsible for verifying that all the project documentation is completed. The PE and District/Regional Design Storm Water Coordinator are responsible for verifying that selected BMP alternative is still valid.

### 7.4.3 Obtain Engineering Reports

Various functional units develop project design reports needed to establish design parameters and complete design. Before the functional units begin preparing the engineering reports, it must be decided which reports are required and what information will be contained within those reports (e.g., site data, site investigations, soil analysis, vegetation, contamination, right-of-way, right-of-entry, discharge conditions, Drinking Water Reservoirs and/or Recharge Facilities, stormwater drainage before and after construction, water bodies, vegetation issues, depth to groundwater, and infiltration rates). Generally a Hydrology and Hydraulic Report, a Geotechnical Design Report, and a Materials Report are prepared.

The PE and District/Regional Design Storm Water Coordinator are responsible for verifying that the required stormwater reports are prepared. Each functional unit verifies that the project issues pertaining to their functional specialty have been completely addressed.

### 7.4.4 Obtain Necessary Storm Water Permits, WDRs and Agreements

This activity involves all work involved in obtaining necessary permits and agreements for project construction. This work includes: filing the Notification of Construction (NOC) for coverage under the Caltrans Permit and the General Permit; determining all other necessary permits and/or agreements; discussions and negotiations with the permitting agencies, especially in regards to dewatering and other known discharges; preparation of the permit and attachments such as exhibits, maps, etc.; obtaining funds for any required permit fee; and submitting the permit application. Send notification to RWQCB regarding the reuse of soil containing aerially deposited lead (ADL). Consultation with the RWQCB, local regulatory agencies and Municipal Separate Storm Sewer System (MS4) Permit Holders is strongly recommended to coordinate project issues, identify specific RWQCB requirements, and develop consensus for controversial or complex stormwater quality issues.
Discussions that may take place to determine which permits and agreements are required include: identifying significant, unavoidable impacts to receiving waters; potential BMPs to meet a prescribed Waste Load Allocation (WLA) and Total Maximum Daily Load (TMDL) for an impaired 303(d) listed water body; mitigation measures prescribed by a Department of Fish & Game 1601 Streambed Alteration Agreement; dewatering requirements, the RWQCB requires a separate dewatering permit under most conditions; variance for lead-contaminated soils, emphasizing the reuse of soils containing ADL due to vehicle emissions; discharges of dredged or fill material into navigable waters (404 Permit/401 Certification); potential impacts associated with spills, especially near municipal or domestic water supply reservoirs or potable water recharge facilities; and potential impacts of unique maintenance activities or known discharges.

The required permits may include, but are not limited to, the following:

- U.S. Army Corps of Engineer Permit (404);
- U.S. Coast Guard Permit;
- Department of Fish & Game (1601/1603);
- Coastal Development Permit;
- U.S. Fish and Wildlife Service approval;
- RWQCB Permit (401); and
- National Marine Fisheries Permit.

Other permits and agreements that may be required include: Bay Conservation and Development Commission (BCDC) permit, Tahoe Regional Planning Agency (TRPA) permit, and flood control District permits. Once identified, obtain the required permits and agreements. The Environmental Branch obtains the 401, 404, 1601, etc.

The PE, District/Regional NPDES Storm Water Coordinator, and District Environmental Office verify that required stormwater permits are identified and obtained. This task is complete when the completed permits are received.

### 7.4.5 Prepare Draft Plans

This task includes all activities necessary to produce a draft set of plans for a construction project such as design, delineation, field reviews, and internal/external coordination. Prior to preparing the plans, drainage area information about the project site is discussed in order to select, locate, and design appropriate stormwater BMPs.

Identify physical attributes of site drainage areas that may affect the selection, siting, and design of BMPs (use Table 7-1). Attributes with an * in Table 7-1 are optional depending on the particular controls being considered for application. Required data can be gathered first, leaving optional data for later in the design process when the specific BMP is selected.
### Table 7-1. Drainage Area Attributes and Their Effect on Storm Water BMPs

<table>
<thead>
<tr>
<th>Attribute</th>
<th>Information Source</th>
<th>Effect on Design and Use of BMPs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tributary Drainage Area Size</td>
<td>Topographic Maps&lt;br&gt;Grading Plans&lt;br&gt;Aerial Photos&lt;br&gt;Survey Data</td>
<td>Used to select suitable Treatment BMPs and size them. Also used to determine need for and the design of stabilized conveyance systems, interception ditches, Biofiltration Swales, and to establish the need for energy dissipaters.</td>
</tr>
<tr>
<td>Slopes</td>
<td>Vicinity Map&lt;br&gt;Aerial Photographs&lt;br&gt;Field Reconnaissance&lt;br&gt;Contour Grading Plan</td>
<td>Used to identify slopes that require controls to prevent erosion. Limits use of certain controls on or adjacent to slopes.</td>
</tr>
<tr>
<td>Site permeability (runoff coefficients)</td>
<td>Aerial Photographs&lt;br&gt;Satellite Imagery&lt;br&gt;Field Reconnaissance&lt;br&gt;Geographic Information Systems (GIS) Map&lt;br&gt;Geotechnical Design Report</td>
<td>Used to determine runoff flows and therefore sizing of many controls. The percentage of the drainage area covered by pavement, buildings, concrete, or other impermeable materials significantly affects the size of controls.</td>
</tr>
<tr>
<td>Soil Texture and Saturated Soil Infiltration Rate *</td>
<td>Materials Report&lt;br&gt;Geotechnical Design Report&lt;br&gt;Natural Resources Conservation Service (NRCS) Soil Survey</td>
<td>Used to size the surface area of Infiltration Devices.</td>
</tr>
<tr>
<td>Depth to Seasonal High Groundwater *</td>
<td>Well Records&lt;br&gt;Geotechnical Design Report&lt;br&gt;Environmental Site Investigation for Hazardous Wastes</td>
<td>Limits use of infiltration at sites with shallow groundwater tables. In areas with shallow groundwater tables consider Detention Devices.</td>
</tr>
<tr>
<td>Existing Vegetation/Ground Cover *</td>
<td>Aerial Photographs&lt;br&gt;Field Reconnaissance&lt;br&gt;Landscape Record Drawings&lt;br&gt;GIS Map&lt;br&gt;Satellite Imagery</td>
<td>Used to identify drainage areas with significant amounts of unstabilized soil, which limits use of infiltration and retention basins. An Infiltration Basin can be used in an area where there is unstabilized soil, but it may require soil stabilization (vegetation or mechanical), and/or a preceding forebay for the basin.</td>
</tr>
</tbody>
</table>

* These data are applicable to many of the Treatment BMPs considered during this phase.

If Infiltration or Detention Devices are being considered, then data regarding soil texture and saturated soil infiltration rate may be determined from a Soil Survey report. Aerial photographs and Geographic Information Systems (GIS) maps may provide information regarding the identification of drainage areas with significant amounts of unstabilized soil.
Once the drainage attributes are addressed, Checklist DPP 1 is reviewed and Design Pollution Prevention BMPs are determined and Checklist T-1 is reviewed and Treatment BMPs are designed.

To identify Construction Site BMPs, the following information can be used:

- Complete Construction Site BMPs Consideration Form and respective checklists CS-1, Parts 1-6;
- Division of Construction - Storm Water Quality webpage (http://www.dot.ca.gov/hq/construc/stormwater/stormwater1.htm) contains links to resources for developing a Storm Water Pollution Prevention Plan (SWPPP), a Water Pollution Control Program (WPCP), and stormwater quality information to be included in the Information Handout. The PE must provide tabular data identifying anticipated Construction Site BMP items and quantities, and provide the available Standard Special Provisions (SSPs) for those items including plans for RE file showing general location of BMPs;
- Document concurrence with Construction – initial and date Construction Site BMP Consideration Form, include concurrence information in Section 6 of the SWDR;
- Include rainy season data - The average rainfall in California varies greatly from region to region. To account for the various rainfall patterns (i.e., time frame, intensities, and amounts) the state is separated into several rainy seasons. These rainy seasons are used to identify the appropriate level of soil stabilization and sediment control protection.

The base maps and plan sheets (skeleton layouts) are circulated to Functional Units to be used in the preparation of the plans. Plans to be obtained from the functional units include, but are not limited to, the following:

- Draft Roadway Plans;
- Highway Planting Plans;
- Utility Relocation Plans, (Design prepares plans and sends to Right of Way Utilities to distribute);
- Drainage Plans; and
- Water Pollution Control Plans, at the Engineer’s discretion.

The PE’s responsibilities during the design process are to; prepare quality plans that meet Caltrans standards, practices, and policies; include stormwater BMPs into the project; prepare project and BMP cost estimates and monitor costs to keep the project within budget; utilize available resources to maintain project schedules; monitor the project scope to ensure consistency with previous approvals; and inform the PM of any cost, scope, or schedule changes that may be required for the project.
The PE, Hydraulics, Geotechnical, Structural, and other appropriate members of the PDT are responsible for verifying that plans are being developed per Caltrans standards and that all necessary information is included in the plans.

7.4.6 Prepare Draft Specifications

These activities are necessary to develop the project draft Standard Special Provisions (SSPs). More information on preparation of SSPs can be obtained from the Web site located at: [http://www.dot.ca.gov/hq/esc/oe/specs_html/index.html](http://www.dot.ca.gov/hq/esc/oe/specs_html/index.html). Complete SSPs must be incorporated into PS&E for all projects to ensure that the contract documents clearly set forth the contractor’s responsibilities with respect to preparation and implementation of either a SWPPP or WPCP as required for the project. Each Functional Unit that prepares plans must prepare corresponding specifications.

The PE must provide tabular data identifying anticipated Construction Site BMP items and quantities, and provide the available SSPs and if available, include details and estimate codes for those items. SSPs should be discussed to make sure the most current ones are being used and reviewed to make sure they are complete and that they match the cost estimates and the plans.

PE confirms that the Specifications are complete and are consistent with the cost estimate and plans with assistance from the Office Engineer and functional units.

7.4.7 Prepare Draft Estimates

Preliminary Engineer’s Cost Estimates (PECE) are initiated after the PR approval and are updated until completion of the PS&E process. These estimates are categorized as either preliminary or final. PECEs focus on the construction costs of the project and the stormwater BMPs, and are input into the Basic Engineering Estimating System (BEES). BEES has two components: (1) the District Cost Estimate, and (2) Structures (Bridge) Cost Estimate, that, when combined, equals the total construction cost for the project. See Appendix AA of the PDPM for current methods of cost estimating.

PECEs, including stormwater BMPs, should be considerably more detailed than PPCEs because as engineering and environmental studies progress more information, such as final contour mapping, materials and drainage information, and structure studies, becomes available. This data increases the ability to prepare a more detailed cost estimate. Appendix F of this document provides greater detail on methods for cost estimating to include stormwater BMPs as part of the overall project cost.

To complete the PECEs, a summary of quantities is compiled by: reviewing the storm water related quantities and estimates and the PPCE developed during the PA/ED process; and by calculating the drainage quantities and estimates, the water pollution control quantities and estimates, the erosion control quantities and estimates, and the costs for stormwater BMPs.
SECTION SEVEN  Plans, Specifications and Estimates Document Process

The appropriate Construction Site BMPs are designated as separate contract bid line items as required per checklist CS-1. For available cost options, see Appendix F of this document.

The PE and the appropriate functional units verify the completed Cost Estimate.

7.5 DOCUMENTATION REQUIRED FOR PLANS, SPECIFICATIONS & ESTIMATES PACKAGE

This section describes the documents necessary for completion of a PS&E package. The PE works with the District Office Engineer to prepare the PS&E package.

7.5.1 Water Pollution Control Plans

The PE may elect to provide Water Pollution Control Plans showing the locations of appropriate Construction Site BMPs, or construction site BMPs that are designated as a separate bid line item in the Preliminary Engineer’s Cost Estimate (PECE). These engineer-identified Construction BMPs must be deployed by the contractor to provide a minimal level of protection at specific locations within a project. The purpose of these Water Pollution Control Plans is to identify the deployment of appropriate Construction Site BMPs such as contractor staging areas, locations for concrete washouts, designated locations for storage of materials, etc. The Water Pollution Control Plans should be included as part of the contractor’s Storm Water Pollution Prevention Plan (SWPPP) or Water Pollution Control Program (WPCP).

7.5.2 Storm Water Data Report

The SWDR is updated and completed. Checklists SW-1, SW-2, and SW-3 should be included as a Supplemental Attachment to the SWDR during the approval process. The SWDR cover sheet is to be included in the final PS&E package.

7.5.3 Final District PS&E

Refer to the most current PDPM, Chapter 14 for the format and contents required in the PS&E package. In general, the following should be included in the PS&E package:

- Final Standard Plans, including Water Pollution Control Plan Sheets identifying appropriate Construction Site BMPs and BEES designating appropriate Construction Site BMPs as separate bid line items;
- Quantities and Estimates;
- Right-of-Way Certification;
- Copy of NOC, WDR, and other permits;
- SWDR - finalized and completed. Required Attachments are affixed to the report. Copy of Required Attachments, along with Supplemental Attachments (both listed in Appendix E), included in Resident Engineer (RE) File;
• SSPs and any non-standard special provisions required for the water quality BMPs or other contract items must be incorporated into PS&E for all projects, to ensure that the contract documents clearly set forth the contractor's responsibilities with respect to preparation and implementation of the SWPPP or WPCP as required for the project;
• Layout sheets showing locations and limits for the BMPs identified in the PS&E;
• A brief explanation of both the permanent and Construction Site BMPs that will be specified; and
• Any additional information the PE feels is necessary for the contractor to bid the project accurately.

The District/Regional Design Storm Water Coordinator or other designated person verifies the PS&E package is complete, in relation to stormwater quality, with appropriate documentation and signatures on the SWDR.

The SWDR shall be signed by the PE, the District/Regional Design Storm Water Coordinator, a designated Landscape Representative, a designated Maintenance Representative, and by the PM to verify that stormwater quality design issues have been addressed, and the data is complete, current, and accurate. The District/Regional Design Storm Water Coordinator should be the last person to sign the SWDR to ensure that all appropriate reviews have been completed. The PE shall stamp the final SWDR.

The full PS&E package is circulated throughout the District to the functional units for comments and questions to make sure that each functional unit agrees with the package. After circulation and changes have been made, the PS&E is submitted to the District Office Engineer, who ensures the completeness, quality, and consistency of the package, for most projects. The PS&E package then goes to Headquarters (HQ) for final reviews before it is advertised for bidders. HQ will approve, make changes, or discuss with the District to make sure the project is “biddable” and “buildable.”

**7.5.4 Resident Engineer’s File**

This work involves preparing the District RE File/Structures RE File. It includes contacts with construction to transmit the file and determining what additional information may be required. Place information regarding stormwater quality issues in the RE File. See Section 8.1, Table 8-1 for a typical list of information to be included in the RE File.
SECTION EIGHT

Final Project Development Procedures – Construction

8 FINAL PROJECT DEVELOPMENT PROCEDURES - CONSTRUCTION

8.1 INFORMATION FOR THE CONSTRUCTION PHASE OF PROJECT

The Caltrans Statewide National Pollutant Discharge Elimination System (NPDES) Permit requires a Storm Water Pollution Prevention Plan (SWPPP) for every project that meets the definition of Construction as outlined in the Construction General Permit (CGP). Specifically, a SWPPP is required when one of the following conditions exists:

- The project involves one (1) acre or more of soil disturbance; or
- The Regional Water Quality Control Board (RWQCB) designates the project as requiring a SWPPP based upon water quality concerns, even if the project does not meet the preceding requirements.

It should be noted that the following exceptions may apply:

- When land disturbance is between 1 and 5 acres the project may qualify for an Rainfall Erosivity Waiver (See Section 8.3) and thereby not be subject to the CGP and preparation of a SWPPP;
- All projects within the Lake Tahoe Hydrologic Unit must adhere to the general construction permit issued by the Lahontan RWQCB;
- Projects, or portions thereof, that discharge to Areas of Special Biological Significance (ASBS) must be granted an approved exception by the SWRCB;
- Projects that solely maintain the original line and grade, hydraulic capacity, and original purpose of the facility are deemed as routine maintenance and exempt from CGP and preparation of a SWPPP; and
- Projects, or portions thereof, that discharge to a combined sewer system or in combination with municipal sewage are exempt from the CGP and the preparation of a SWPPP.

Consult with the District/Regional NPDES Storm Water Coordinator to determine if any of these exceptions apply. All projects that do not require a SWPPP must have a Water Pollution Control Program (WPCP). The purpose of both the SWPPP and the WPCP is to identify construction/contractor activities that could discharge pollutants in stormwater, and provide descriptions of measures or practices to control these pollutants. Both the SWPPP and the WPCP are the responsibility of the contractor to prepare (See the SWPPP and WPCP Preparation Manual).

In order to provide information for contractors to both bid on projects and prepare the SWPPP/WPCP, the design staff must supply certain water quality-related information. This information is incorporated into the Resident Engineer (RE) File (reference the Project Development Procedures Manual, Chapter 15, and Section 2 and Section 7.5 of this
Typical water quality information, as applicable, to be in the RE File and may be included in the Information Handout is listed in Table 8-1.

<table>
<thead>
<tr>
<th>Table 8-1. Water Quality Information to be Included in the Resident Engineer File and/or Information Handout</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Vicinity map of the project area.</td>
</tr>
<tr>
<td>• Soils/geotechnical report, project materials report and/or other reports for description of soils types, nature of fill materials, and known buried hazardous or toxic materials.</td>
</tr>
<tr>
<td>• List of pre-construction (existing) control practices.</td>
</tr>
<tr>
<td>• List of and/or narrative description of permanent (post-construction) stormwater control measures.</td>
</tr>
<tr>
<td>• Layout sheets showing locations and limits for the Construction Site BMPs identified in the PS&amp;E.</td>
</tr>
<tr>
<td>• Identify discharge locations and number of rainfall events used for determining turbidity and pH monitoring for projects with a combined risk level of 2 or 3.</td>
</tr>
<tr>
<td>• A brief explanation of permanent and Construction Site BMPs bid items and implementation strategy. The explanation shall identify locations for BMP deployment and substantiate the quantity estimates (may be in tabular format).</td>
</tr>
<tr>
<td>• Copy of drainage report or other documentation for identifying flow patterns and tributary areas.</td>
</tr>
<tr>
<td>• Rainfall total from a 10 year, 6-hour and 24-hour event expressed in inches of rainfall for determining detention time for sediment basins and active treatment systems; rainfall total for the 5 year, 24-hour storm for defining the compliance storm event for risk level 3 projects; and a rainfall intensity for a 2-year, 24-hour event for evaluating temporary BMP placement.</td>
</tr>
<tr>
<td>• Construction site estimates such as disturbed soil area and area calculations; runoff coefficients; and pervious area calculations.</td>
</tr>
<tr>
<td>• Copy of the submitted NOC for the project, which includes an erosivity waiver certification as applicable.</td>
</tr>
<tr>
<td>• Copy of any WDR or permits.</td>
</tr>
<tr>
<td>• Calculations and data for determining the sediment risk factor, receiving water risk, and the combined risk level.</td>
</tr>
<tr>
<td>• Output from the Revised Universal Soil Loss Equation 2 (RUSLE 2) program validating the final erosion control strategy, if used.</td>
</tr>
<tr>
<td>• Calculations for the use of active treatment systems (ATS).</td>
</tr>
<tr>
<td>• Any additional information the PE determines is necessary for the contractor to bid the project accurately and implement BMPs during the construction of the project.</td>
</tr>
<tr>
<td>• Listing or cross-reference of special (atypical) conditions and/or mitigations, if any, associated with permits and environmental document.</td>
</tr>
</tbody>
</table>
Some of the information listed in Table 8-1 may be taken directly from the Storm Water Data Report (SWDR). However, the SWDR itself should not be provided to the contractors, as it is not appropriate to justify design decisions or provide construction cost estimates to the contractor. The following sub-sections provide a description of the items listed in Table 8-1 and where to collect them.

8.1.1 Vicinity Map of the Project Area

Provide a vicinity map extending approximately one quarter mile beyond the property boundaries of the construction site showing: the construction site, surface water bodies (including known springs and wetlands), known wells, an outline of off site drainage areas that discharge into the construction site, general topography, and the anticipated discharge location(s) where the construction site's stormwater discharges to a municipal storm drain system or other water body. It is recommended that a U.S. Geological Survey (USGS) quadrangle map be used for showing the project site and a one quarter mile extension beyond the property boundaries of the construction site. USGS maps display much of the required information; however, the map will need to be slightly modified to show anticipated drainage paths (onto and off the construction site) and construction site boundaries.

The following are additional recommended items that should be provided on the vicinity map:

- Legend;
- Measurement of the construction site area;
- Flow directions of nearby creeks, streams, and rivers; and
- North arrow and Scale.

8.1.2 Soils/Geotechnical Report, Project Materials Report and/or Other Reports

Toxic History of the Site

To the extent information is available from the soils/geotechnical report, include the project materials report, site investigation report developed by the Hazardous Waste Section, or other regulatory or environmental compliance documentation. Include any Waste Discharge Requirements (WDRs) issued from the RWQCB related to toxic materials.

The Nature of Fill Material and Existing Data Describing the Soil

Include a copy of the project materials report (and/or the geotechnical report). The Information Handout package must describe the conditions of the fill material and the soil that can be found at the construction site (i.e., types of soils, groundwater location and conditions, dewatering operations that may be necessary, etc.) A general description can usually be found in the project materials report or geotechnical report. Fill material should be described as whether it is native or non native, contaminated or uncontaminated, and its...
coverage technique (i.e., native soil coverage, asphalt or concrete coverage, and/or landscape).

Show and/or describe existing site features that, as a result of known past usage, may contribute pollutants to stormwater (e.g., toxic materials that are known to have been treated, stored, disposed, spilled, or leaked onto the construction site.) Review the contract documents and associated environmental documents to determine the known site contaminants.

### 8.1.3 Pre-Construction (Existing) Control Practices

Provide written descriptions of existing pre construction practices, if any, which are already in place to reduce sediment and other pollutants in stormwater discharges. These permanent control practices may consist of rock slope protection, Infiltration Devices, Detention Devices, etc. If there are no pre construction control practices, then this should be indicated. Existing features, structures, facilities, or practices that may be used by the contractor during construction should be clearly indicated. Conversely, if some or all may not be used, this likewise should be indicated (and consideration should be given to including such restrictions in the contract special provisions).

### 8.1.4 Permanent (Post-Construction) Storm Water Control Measures

Post construction BMPs are permanent erosion and sediment control measures (i.e., Design Pollution Prevention BMPs) or Treatment BMPs that have been incorporated into the project plans. They include the minimization of land disturbance, minimization of impervious surfaces, treatment of stormwater runoff using approved Treatment BMPs, and appropriately designed and constructed energy dissipation devices. Provide a list containing narrative descriptions of post construction permanent BMPs that have been included in the project to reduce pollutants in stormwater discharges after construction is completed.

In some cases, these permanent BMPs will be designed to meet the requirements of other agencies, permit conditions, or other agreements. Any BMP to be included at the request of another agency should be discussed in the information presented in the RE File, and listed in the Information Handout. For example, if the Department of Fish & Game required the construction of a permanent Detention Basin, then this basin and its purpose would be described in this section. In addition, if a local agency were to require hard surfacing for the purpose of controlling erosion in a particular area, then the purposes and requirements of that agency would be described.

### 8.1.5 Suggested Construction Site BMPs and Monitoring Locations

The PE may elect to provide drawings showing the suggested locations of Construction Site BMPs. The purpose of these drawings is to show the contractor the PE’s anticipated placement of Construction Site BMPs such as contractor staging areas, approximate location of concrete washouts, approximate locations for storage of materials, preferred
locations for vehicle and equipment maintenance, and discharge locations desirable for monitoring turbidity and pH of stormwater discharges. These are not intended to be highly detailed drawings. Typically, these drawings can be drawn on 1:200 and 1:500 scale drawings. Where multiple stages of construction are anticipated, the PE should use information shown for stage construction and drainage to show how deployment of the BMPs is expected to change over time. These locations and drawings will be, in most cases, subject to the contractor’s phasing of the work and timing of operations. As a result, many of the suggested locations will be modified by the contractor in the SWPPP/WPCP. If provided, the drawing(s) must also contain a disclaimer stating that the temporary BMP locations and monitoring locations are suggestions only, and that the Contractor is ultimately responsible for developing a SWPPP that complies with the Permit.

8.1.6 Explanation of Permanent BMPs Used as Temporary BMPs During Construction

The purpose of this section is to provide a brief explanation of the permanent BMPs that may be utilized to prevent pollutant discharges during construction. The PE should identify both existing permanent BMPs within the project limits, and any new permanent BMPs that could be constructed as a first order of work for use as a temporary BMP during construction. An example of this may be the deployment of a Detention Device as a first order of work to treat construction site discharges. All requirements listed in this section should be included in the contract special provisions.

8.1.7 Drainage Information

Include a copy of the drainage information, such as the drainage report, hydrology maps, delineation of drainage boundaries, concentrations of runoff, and runoff coefficients sufficient to determine peak discharges or run-on flowcharts. It is essential that rainfall information described in Table 8-1 be determined and provided in the RE file.

8.1.8 Construction Site Estimates

Provide the following information to the RE File:

- An estimate of the construction site area in acres;
- An estimate of the percentage of the area of the construction site that is impervious (e.g., pavement, building, etc.) before and after construction;
- An estimate of the runoff coefficient of the construction site before and after construction (Caltrans Highway Design Manual, Section 810 provides supporting information for the calculation of runoff coefficients.); and
- An estimate of the total disturbed soil area in acres.
8.1.9 Risk Level Determination

The CGP contains a risk-based permitting approach by establishing three levels of risk possible for a construction site. Risk level (RL) is calculated in two parts: 1) project sediment risk, and 2) receiving water risk. The PE is to determine the risk level for a project when a SWPPP under the CGP is to be prepared during construction. The RL determination quantifies sediment and receiving water characteristics and uses these results to determine the overall site RL, defined as either Levels 1, 2 and 3. Level 3 is the highest RL and requires more extensive monitoring and reporting compared to Level 1. A complete methodology for determining the RL for a project is available at: http://www.dot.ca.gov/hq/oppd/stormwtr/index.htm.

8.1.10 RUSLE 2 Output

The CGP describes conditions for attaining termination of coverage, which is a responsibility of the RE prior to completion of construction. One of the conditions requires that the termination of coverage, currently through the Notice of Construction Completion (NOCC), include validation of final soil stabilization for the project site. Final soil stabilization must not pose any additional sediment discharge risk than pre-construction conditions.

One of the means of providing the validation of final soil stabilization is to provide computational proof using the Erosion Prediction Procedure (EPP) Manual, California Department of Transportation, September 2008. The EPP uses the RUSLE2 computer program to estimate soil erosion loss and sediment transport in natural and disturbed construction sites. The EPP achieves “site stabilization” for a project through the use of simulated temporary and permanent BMPs, allowing the PE to assess the affect of the design parameters on soil erosion and sediment transport.

As part of designing the final stabilization of project surfaces, PEs should use the EPP and RUSLE2 program to generate the computation proof that sediment yield and stabilization are equivalent or better than pre-construction conditions. The PE should use the RUSLE2 program to produce information from representative cross-sections of slope surfaces that validates the erosion control design as having equal or better protection than existing conditions (pre-construction); this information should be expressed in a summary table, which can be generated through the RUSLE2 program. As a result, should the project slopes be stabilized as identified in the PS&E, then this information can be used by the RE to support approval of the NOCC by the RWQCB. However, any changes in the final stabilization of the slopes during construction would require that the RE either generate revised RUSLE2 output or use other methods to validate final stabilization.

8.1.11 Basis of Monitoring

All projects subject to the CGP are required to have monitoring performed during construction. Visual monitoring is required of all projects regardless of the RL, whereas sampling and analysis of stormwater discharges is required for projects with RL 2 or 3.
### 8.1.11.1 Visual Monitoring (Site Inspections)

Visual monitoring, by way of site inspections, is required to assess Water Pollution Control (WPC) practices for all projects subject to the CGP. Monitoring activities are required throughout construction at the frequencies shown in Table 8-2.

<table>
<thead>
<tr>
<th>Category</th>
<th>Monitoring Type</th>
<th>Timing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Routine</td>
<td>Non-stormwater</td>
<td>Once per quarter</td>
</tr>
<tr>
<td>Storm-Triggered</td>
<td>Pre-storm</td>
<td>Within 2 business days prior to each qualifying rain event^1</td>
</tr>
<tr>
<td></td>
<td>Daily storm</td>
<td>Each day of qualifying storm</td>
</tr>
<tr>
<td></td>
<td>Post-storm</td>
<td>Within 2 business days after each qualifying rain event</td>
</tr>
</tbody>
</table>

### 8.1.11.2 Water Quality Sampling and Analysis

Water quality sampling and analyses required by the CGP can be divided into minimum and supplemental categories. Minimum requirements are well defined within the CGP and apply to projects designated as RL 2 and 3, whereas supplemental sampling is based on more site-specific conditions and compliance history and can apply to all projects.

**Minimum Required Monitoring**

Minimum water quality sampling and analysis requirements are determined for each project based on the calculated project RL (1, 2, or 3). RL 1 projects are exempt from the following minimum requirements, but may be subject to supplemental requirements. The requirements for projects of RL 2 and 3 are summarized in Table 8-3.

In the event that effluent samples obtained during monitoring exceed the Numeric Action Limits (NALs) shown in Table 2, a follow-up NAL Exceedance Report must be submitted to the SWRCB to report the results, identify BMPs associated with the exceedance, and determine corrective actions to be taken. In the event that effluent samples from a RL 3 site exceed the Numeric Effluent Limit (NEL), a NEL Violation Report must be submitted to the SWRCB.

---

^1 A qualifying rain event is a storm producing precipitation of 0.5-inch or more at the time of discharge.
### Table 8-3. Minimum Water Quality Sampling and Analysis Requirements

<table>
<thead>
<tr>
<th>Risk Level</th>
<th>Location</th>
<th>Parameter</th>
<th>Frequency Details</th>
<th>Numeric Action Limit</th>
<th>Numeric Effluent Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Discharge Points</td>
<td>Turbidity</td>
<td>Minimum of 3 samples per day during qualifying rain events (&gt; 0.5-inch at time of discharge) to characterize discharges associated with construction activities from the entire project area.</td>
<td>250 NTU</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Discharge Points</td>
<td>pH</td>
<td></td>
<td>Less than 6.5 OR greater than 8.5</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Discharge Points</td>
<td>Turbidity</td>
<td>Minimum of 3 samples per day during qualifying rain events (&gt; 0.5-inch at time of discharge) to characterize discharges associated with construction activity from the entire project area.</td>
<td>250 NTU</td>
<td>500 NTU</td>
</tr>
<tr>
<td>3</td>
<td>Discharge Points</td>
<td>pH</td>
<td></td>
<td>Less than 6.5 OR greater than 8.5</td>
<td>Less than 6 OR greater than 9</td>
</tr>
<tr>
<td></td>
<td>Receiving Water</td>
<td>Bioassessment Monitoring Only required if ground disturbance &gt; 30 acres. Monitoring to occur before and after project.</td>
<td>na</td>
<td>na</td>
<td></td>
</tr>
</tbody>
</table>

*na = not applicable, NTU = Nephelometric turbidity units*

### Supplemental Monitoring

Sampling and analysis for **non-visible pollutants** is required at all RL sites only if: 1) it is suspected that these pollutants may be present based on previous site contamination, or 2) any spill, even if due to breakage, malfunction or leakage of equipment, was observed during a visual inspection of the construction site that could result in the discharge of pollutants to surface waters. If the construction site area is known to be contaminated from past land uses, then the PE should give special consideration to including the additional analyses within the project. The District Hazardous Waste Coordinator and District NPDES Storm Water Coordinator should be consulted to determine the necessary monitoring, so that it may be accounted for in the PS&E.

Sampling and analysis for **suspended sediment concentration** is only required for RL 3 projects with previous exceedances of the NEL for turbidity during construction.

**Receiving water quality monitoring** is required only on RL 3 projects where exceedances of the NEL have occurred and there is a direct discharge to a receiving water during construction. All parameters monitored in the discharge must also be monitored in the receiving water. Neither of these conditions would affect a project during PS&E, unless the project were sequenced after an existing or previous construction project that caused the spill and it were required by the RWQCB that monitoring be continued.
8.1.12 Active Treatment Systems

An Active Treatment System (ATS) may sometimes be necessary to meet the effluent limits of the CGP for turbidity and pH in stormwater. A properly operated ATS can reliably be used for control of turbidity and pH. Under the CGP, ATS is recommended for use at high risk work sites, including those with limited space for sizing proper containment and detention facilities. According to Attachment K of the CGP:

“Where storm water discharges leaving the site may cause or contribute to an exceedance of a water quality standard, the use of an Active Treatment System (ATS) may be necessary. Additionally, it may be appropriate to use an ATS when site constraints inhibit the ability to construct a correctly sized basin, when clay and/or highly erosive soils are present, or when the site has very steep or long slope lengths.”

An ATS uses a coagulant or flocculent for the treatment of water with a sedimentation basin for turbidity reduction. In addition, pH adjustment or bag/cartridge/sand filters may be included. The exact configuration of the ATS will be dependent on the anticipated quality of the water to be treated and receiving water requirements. The design, operation, and maintenance of the ATS are to be strictly controlled, as coagulants and other chemicals can be released into receiving waters causing degradation due to toxicity. Further information on the use, selection, and cost estimating for ATS is provided in Appendix C.

8.1.13 Other Information

Include any other information that would explain the decisions or rationale behind the selection and deployment of both permanent and Construction Site BMPs chosen by the PE. Examples include the PE’s estimated staging of the project and estimated time of year for those stages; any scheduling modifications included in the Order of Work specifications that were included to enhance water pollution control; and any specific BMP deployments that are considered to be critical to the success of the contractor's SWPPP/WPCP. The PE should verify that all requirements listed herein would be reflective of the contract special provisions.

Other Plans/Permits

Other agencies may have issued permits or have plan requirements for the construction of the project or imposed certain conditions. If so, a written description of the permit conditions and a copy of the permit must be provided for inclusion in an appendix to the SWPPP. For example, hazardous materials must be handled in accordance with specific laws and regulations and disposed of properly. If during the preparation of the PS&E, it is known that special permits for hazardous waste disposal are required, a written explanation must be provided to the contractor to be incorporated within this section and it must be consistent with other specifications in the contract. In addition, information regarding other
related permits such as California Department of Fish & Game or U.S. Army Corps of Engineers permits should also be included.

**Information/Guidance for Maintenance Staff**

Many of the permanent control measures will require ongoing inspection and maintenance once construction is completed and the project is operational. This information should include project-specific O&M procedures for the permanent BMPs. The design staff should assemble information to be included in the file to be turned over to district maintenance upon project close out.

### 8.2 PREPARATION AND SUBMITTAL OF THE NOTIFICATION OF CONSTRUCTION

The Permit requires that a NOC be submitted to the appropriate RWQCB for projects with a disturbed soil area (DSA) of at least one (1) acre of total land area. This NOC must be submitted at least 30 days prior to the start of construction. A copy of the NOC is contained in Attachment F of the SWPPP/WPCP Preparation Manual (this manual can be downloaded from the following web site:


PEs should also be aware of the following information:

- The NOC form should be completed by the PE or Project Manager (PM), Environmental Unit or District/Regional NPDES Storm Water Coordinator, as determined by District procedure;
- The signed NOC shall be submitted to the appropriate RWQCB at a minimum of 30 days prior to construction. It is recommended that the NOC be submitted to the RWQCB when the PS&E package is transmitted to the Office Engineer, unless a rainfall erosivity waiver is desired (see Section 8.3), which can relieve CGP requirements and reduce project cost;
- No filing fees are required to submit an NOC to the RWQCB;
- A signed copy of the NOC should be transmitted to the District Construction Division, and a copy should also be sent to the PE for the project file;
- At the time of the first submittal to the RWQCB, the District may elect to leave blank the information in Section IV, Construction Field Office, and resubmit a copy of the form with that information filled in at the time the RE is assigned, and the field office address and phone number are known. Alternatively, the District may wish to fill in a contact name of someone other than the RE, such as the Area Senior Construction Engineer or PM. This person will remain the contact for that project until the NOC is resubmitted with the new contact information, or until the Notice of Completion of Construction (NOCC) is filed;
• Caltrans has applied for and received a variance from the Department of Toxic Substances Control for the reuse of some soils that can contain lead. The Caltrans permit requires written notification to the RWQCB at least 30 days prior to advertisement for bids for projects that involve soils subject to this variance. The PE is encouraged to submit the notification early in design as the RWQCB may take as long as 180 days to issue WDRs. This notification period will allow a determination by the RWQCB(s) of the need for development of WDRs or written conditional approvals by RWQCB staff; and

• For areas in RWQCB-Regions 6 and 7 below 3,937 feet in elevation, the following additional requirements apply: (1) The Department will notify the RWQCB staff of construction projects in these areas at least 30 days prior to the start of construction, (2) During the 30-day notification period, RWQCB staff may request to review the SWPPP or meet with the Department to discuss the project, and (3) If Board staff does not respond within the 30-day review period, then the Department can proceed with its construction activities.

8.3 RAINFALL EROSIVITY WAIVER

Should the project have a disturbed land area between 1 and 5 acres, then it may qualify for a rainfall erosivity waiver if the rainfall erosivity factor (R factor) is less than a value of 5. The R factor takes into account project location and time of year, so projects that begin and complete construction within a dry period are likely to qualify for a waiver. Projects granted this waiver do not require a SWPPP.

To calculate the R factor the PE uses the Rainfall Erosivity Calculator at:

http://cfpub.epa.gov/npdes/stormwater/LEW/lewCalculator.cfm

Before using the calculator, the PE should be prepared to specify the start and end of construction activities for the project site, as well as the project location by latitude and longitude or street address; the dates should be reflected in an order of work specification should the waiver be used.

A waiver is requested by submitting a letter to the RWQCB containing the project output from the Rainfall Erosivity Calculator (i.e. print out of the website result) and general project information that substantiates the R factor. The PE must document the waiver in the submittal of the notification to the RWQCB and within the SWDR.
THIS PAGE INTENTIONALLY LEFT BLANK.
A.1 REQUIRED MINIMUM DESIGN ELEMENTS FOR STORM WATER CONTROL

The PE must consider, and as appropriate, incorporate certain Design Pollution Prevention Best Management Practices (BMPs) into a project to minimize impacts to water quality. These BMPs were developed in response to the three following design objectives:

- **Prevent Downstream Erosion**: Stormwater drainage systems will be designed to avoid causing or contributing to downstream erosion;
- **Stabilize Disturbed Soil Areas**: Disturbed soil areas will be appropriately stabilized to prevent erosion after construction; and
- **Maximize Vegetated Surfaces Consistent with Existing Caltrans Policies**: Vegetated surfaces prevent erosion and promote infiltration (which reduces runoff).

The Design Pollution Prevention BMPs listed in Table A-1 and described in the following sections are designed to accomplish these objectives.

<table>
<thead>
<tr>
<th>Table A-1. Design Pollution Prevention BMPs</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Consideration of Downstream Effects Related to Potentially Increased Flow</em></td>
</tr>
<tr>
<td>Peak Flow Attenuation Devices</td>
</tr>
<tr>
<td>Reduction of Paved Area (i.e. increase pervious area)</td>
</tr>
<tr>
<td>Soil Modification</td>
</tr>
<tr>
<td>Energy Dissipation Devices</td>
</tr>
<tr>
<td><em>Preservation of Existing Vegetation</em></td>
</tr>
<tr>
<td><em>Concentrated Flow Conveyance Systems</em></td>
</tr>
<tr>
<td>Ditches, Berms, Dikes, and Swales</td>
</tr>
<tr>
<td>Overside Drains, Downdrains, Paved Spillways</td>
</tr>
<tr>
<td>Channel Lining</td>
</tr>
<tr>
<td>Flared Culvert End Sections</td>
</tr>
<tr>
<td>Outlet Protection/Velocity Dissipation Devices</td>
</tr>
<tr>
<td><em>Slope/Surface Protection Systems</em></td>
</tr>
<tr>
<td>Vegetated Surfaces</td>
</tr>
<tr>
<td>Slope Roughening/Terracing/Rounding/Stepping</td>
</tr>
<tr>
<td>Hard Surfaces</td>
</tr>
</tbody>
</table>

A.2 CONSIDERATION OF DOWNSTREAM EFFECTS RELATED TO POTENTIALLY INCREASED FLOW

Description:

Changes in the velocity or volume of runoff, the sediment load, or other hydraulic changes from stream encroachments, crossings, or realignment may affect downstream channel stability. An estimate of the runoff coefficient of the construction site before and after construction can be found in the Drainage Report (described in HDM, Section 800).
Caltrans will evaluate the effects of the potentially increased flow on the downstream channel stability including a comparison of post-construction velocities and volumes to the erodibility of downstream soils, the potential for increased downstream flooding (due to stream channel erosion), and the possibility of downstream habitat degradation. The applicability of the mitigation measures described under Implementation for this BMP will then be evaluated.

**Appropriate Applications:**

During the design of both new and reconstructed facilities, Caltrans may include new road surfaces or additional surface paving to enhance the operational safety and functionality of the facility. The PE must also consider the effect of collecting and concentrating flows in roadside ditches, storm drain systems, or the effect of re-directing flows to Treatment BMPs. Diversions or overflows from large storm events in these instances may create concentrated discharges in areas that have not historically received these flows.

**Implementation:**

If these changes result in an increased potential for downstream effects in channels, Caltrans will consider the following:

- Reduction of total paved area.
- Modifications to channel lining materials (both natural and man-made), including vegetation, geotextile mats, rock, and riprap;
- Energy dissipation devices at culvert outlets;
- Smoothing the transition between culvert outlets/headwalls/wingwalls and channels to reduce turbulence and scour;
- Incorporating peak flow attenuation facilities into designs to reduce peak discharges; and
- Modifications to site soils to improve infiltration.
- LID measures and sustainable infrastructure, as defined in Section 2.4.

Caltrans will implement appropriate measures to ensure that runoff from Caltrans facilities will not significantly increase downstream effects.

**A.3 PRESERVATION OF EXISTING VEGETATION**

**Description:**

Preservation of existing vegetation involves the identification and protection of desirable vegetation that provides erosion and sediment control benefits. This BMP can also be considered a LID technique when area is used to attenuate runoff.
Appropriate Applications:

Caltrans will preserve existing vegetation at areas on a site where no construction activity is planned or will occur at a later date.

Implementation:

The following general steps should be taken to preserve existing vegetation:

- Identify and delineate in contract documents all vegetation to be retained;
- Delineate the areas to be preserved in the field prior to the start of soil-disturbing activities;
- Minimize disturbed areas by locating temporary roadways to avoid stands of trees and shrubs and to follow existing contours to reduce cutting and filling; and
- When removing vegetation, consider impacts (increased exposure or wind damage) to the adjacent vegetation that will be preserved.

A.4 CONCENTRATED FLOW CONVEYANCE SYSTEMS

Concentrated flow conveyance systems consist of permanent design measures that are used alone or in combination to intercept and divert surface flows, and convey and discharge concentrated flows with a minimum of soil erosion. Concentrated flow conveyance systems may be used both within Caltrans rights-of-way (on-site) and downstream outside Caltrans rights-of-way.

Ditches, Berms, Dikes, and Swales

Description:

These are permanent devices typically used to intercept and direct surface runoff to an overside (or slope) drain or stabilized watercourse.

Appropriate Applications:

Ditches, berms, dikes, and swales are typically implemented:

- At the top of slopes to divert run-on from adjacent slopes and areas;
- At bottom and mid-slope locations to intercept sheet flow and convey concentrated flows;
- At other locations to convey runoff to overside drains, stabilized watercourses, and stormwater drainage system inlets (catch basins), pipes, and channels;
- To intercept runoff from paved surfaces; or
- Along roadways and facilities subject to flooding.
Implementation:

- Design must be in accordance with Chapter 800 of the Highway Design Manual (see Topics 813, 834.3, and 835 and Chapter 860);
- Select design flow based on careful evaluation of risks due to erosion, overtopping, flow backups or washout;
- Consider outlet protection where localized scour is anticipated;
- Examine the site for run-on from off-site sources;
- Consider order of work provisions to install and utilize permanent dikes, swales, and ditches early in the construction process;
- Conveyances must be lined when velocities exceed allowable limits for soil (see Table 862.2 of the Highway Design Manual). Consider use of Rock Slope Protection (RSP), engineering fabric, vegetation, asphalt concrete or concrete (see Table 873.3E of the Highway Design Manual);
- Riprap should not be used where there is a high probability that traction sand or abrasives may enter the channel; and
- Ditches, berms, dikes, and swales are shown in Figure A-1.

*Figure A-1. Ditches, Berms, Dikes, and Swales*

*Note: Actual layout determined by design.*
Overside Drains

Description:

Overside drains are conveyance systems used to protect slopes against erosion. Overside Drains may take the form of pipe downdrains, flumes or paved spillways, and protect slopes against erosion by collecting surface runoff from the roadbed, the tops of cuts or from benches in cut or fill slopes, and conveying it down the slope to a stabilized drainage ditch or area.

Appropriate Applications:

Overside drains are typically used at sites where slopes may be eroded by surface runoff.

Implementation:

- Design must be in accordance with Chapter 830 of the Highway Design manual (see Topic 834.4);
- Pipe downdrains are metal pipes adaptable to any slope. They are recommended where side slopes are 4:1 (h:v) or steeper;
- Flume downdrains are rectangular corrugated metal flumes with a tapered entrance. They are best adapted for low flow rates on slopes that are 2:1 (h:v) or flatter;
- Pipe and flume downdrains shall be securely anchored to the slope;
- Paved spillways are recommended on side slopes flatter than 4:1 (h:v). On steeper slopes, pipe downdrains should be used; and
- Drainage from benches in cut and fill slopes should be removed at intervals ranging from 300 to 500 feet.

An overside drain is shown in the Standard Plans, May 2006, Figure D87D.

Flared Culvert End Sections

Description:

These are devices typically placed at inlets and outlets of pipes and channels to improve the hydraulic operation, retain the embankment near pipe conveyances, and to help prevent scour and minimize erosion at these inlets and outlets.

Appropriate Applications:

Use flared culvert end sections at outlets and inlets of overside drains and culverts.
Implementation:

- Design must be in accordance with Chapter 800 of the Highway Design Manual (see Topics 823 through 827); and
- Use with other outlet protection/velocity dissipation devices as appropriate.

A flared culvert end section is shown in Figure A-2 (see Standard Plans, May 2006, Figures D94A and D94B, Pages 181 and 182).

Outlet Protection/Velocity Dissipation Devices

Description:

These devices are typically placed at pipe outlets to prevent scour and reduce the outlet velocity and/or energy of exiting stormwater flows.

Appropriate Applications:

These devices are typically used at the outlets of pipes, drains, culverts, slope drains, diversion ditches, swales, conduits or channels, where localized scouring is anticipated.
Implementation:

- Design must be in accordance with Chapter 800 of the Highway Design Manual (see Topic 827 and Chapter 870);
- Install riprap, grouted riprap, or concrete apron at selected outlet;
- Apron length (L) is related to outlet flow rate and tailwater level; and
- For proper operation of apron, align apron with receiving stream and keep straight throughout its length.

An outlet protection/velocity dissipation device is shown in Figure A-3.

![Plan View](image)

![Section A-A](image)

*Figure A-3. Outlet Protection/Velocity Dissipation Device*

### A.5 SLOPE/SURFACE PROTECTION SYSTEMS

Surface protection consists of permanent design measures that are used alone or in combination to minimize erosion from completed, yet unvegetated (bare) surfaces. Vegetated surfaces may offer several advantages to paved surfaces, including lower runoff volumes and slower runoff velocities, increased times of concentration, and lower cost.
However, where site or slope-specific conditions would prevent adequate establishment and maintenance of a vegetative cover, hard surfacing should be considered.

Vegetated Surfaces

Description:

Vegetated surfaces should consist predominantly of established native grasses and mixed shrubs. The purpose of a vegetated surface (from a water quality perspective) is to prevent surface erosion that can cause downstream pollution. Vegetated surfaces may additionally improve infiltration which removes sediment and may reduce pollutants in stormwater and non-stormwater runoff.

Appropriate Applications:

Vegetated surfaces should be established on disturbed soil areas after construction activities in that area are completed, and after the slope has been prepared. Vegetated surfaces should only be considered for areas that can support the selected vegetation long-term.

Implementation:

The following approach is typically implemented by the District Landscape Architect:

- An evaluation of the site is done to determine the appropriate vegetation and planting strategy. In general, the site evaluation considers soil type and nutrient condition, site topography, climate and season, types of appropriate native and adapted vegetation suitable for the site, and maintenance;
- Vegetated surfaces are designed to provide short and long term protection of the disturbed soil areas. Vegetation will minimize overland and concentrated flow depths and velocities, and maximize contact time between water and vegetated surfaces. This will enhance infiltration and pollutant removal opportunities;
- When determined feasible, existing topsoil and vegetation is harvested and stockpiled during construction. Stockpiled materials are used to prepare disturbed soil areas prior to seeding operations; and
- When topsoil and vegetation are not available, compost and mulch are a desired option. They promote seed germination and plant growth and provide surface protection.

Slope Roughening/TERRACING/Rounding/Stepping:

Description:

A rough surface can be added to a slope by various methods all of which run parallel to the slope contour over the entire face of the slope. The purpose of slope roughening is to
prevent surface erosion that can cause downstream pollution by reducing the velocity of surface runoff. This BMP can also be considered a LID technique.

Appropriate Applications:

Slope roughening should be established on disturbed soil areas after construction activities in that area are completed and prior to application of topsoil, where applicable. The method of slope roughening should be determined after consideration of the steepness of the slope, the type of slope, soil characteristics, and future maintenance requirements.

Implementation:

- Roughening and terracing are techniques for creating furrows, terraces, serrations, stair-steps, or track-marks on the soil surface. These treatments increase adhesion of erosion control materials and improve vegetation establishment.
- Slope rounding is used to minimize the formation of concentrated flows; and
- Use on embankment or cut slopes, prior to the application of temporary or permanent erosion control.

Slope roughening, terracing, rounding, and stepping, should be implemented as shown in Figure A-4.
Notes:
Vertical Cut Distance Shall
Be Less Than Horizontal Distance

**Stepped Slope (Not to Scale)**

**Slope Rounding**

*Figure A-4. Slope Rounding, Stepping, Terracing, and Contouring*
Terraced Slope (Not to Scale)

Furrow Detail

See Furrow Detail

Note:
Actual Layout Determined by Design

Contour Furrows (Not to Scale)

Figure A-4. Slope Rounding, Stepping, Terracing, and Contouring (Continued)
Hard Surfaces

Description:

Hard surfaces consist of placing concrete, rock, or rock and mortar slope protection. The PE needs to consider the effects of increased runoff from impervious areas.

Appropriate Applications:

Apply on disturbed soil areas where vegetation would not provide adequate erosion protection. Hard surfaces are also considered where it is difficult to maintain vegetation.

Implementation:

  - Angular rock of specified size is placed over fabric and used as rip rap to armor slopes, streambanks, etc.;
  - RSP consists of placing revetment-type rock courses;
  - Remove loose, sharp, or extraneous material from the slope to be treated;
  - Place underlayment fabric loosely over the surface so that the fabric conforms to the surface without damage. Equipment or vehicles should not be driven directly on the fabric;
  - Excavate a footing trench along the toe of the slope; and
  - Local surface irregularities should not vary from the planned slope by more than 1.0 feet (ft) as measured at right angles to the slope.
- Concreted RSP:
  - Angular rock of specified size is placed over fabric;
  - Concrete is placed into the rock interstices by gravity flow and a minimum of brushing and troweling; and
  - Used to armor streambanks.
- Rock Blanket:
  - Consists of round cobble rock placed as a landscape feature in areas often inundated with water.
- Sacked Concrete Slope Protection:
  - Bags are filled with concrete mix and stacked against the slope to cure. Rebar can be driven into the wet mix and bags.
  - Used to create revetment or bank protection. (This is aesthetically less desirable.)
• Slope Paving:
  − Used almost exclusively below bridge decks at abutments.
  − Provides erosion control and soil stabilization in areas too dark for vegetation to establish.
  − May be constructed of finish poured Portland Cement Concrete (PCC), shotcrete, or masonry paving units.
  − Foundation areas should be evenly graded and thoroughly compacted, with moisture sufficient to allow a firm foundation and to prevent absorption of water from the concrete or mortar. Work should be scheduled so that the work (including placing, finishing, and application of curing compound) between timber borders is started and completed in the same day. There should not be any construction joints between timber spacers.

• Articulated Revetments:
  − Mattresses composed of concrete units that are interlocked or interconnected with cables.

• Gabions:
  − Wire cages filled with rock. These units are then constructed into structures of various configurations.

### A.6 TREATMENT BENEFITS OF DESIGN POLLUTION PREVENTION BMPS

Several Design Pollution Prevention BMPs also provide treatment benefits. Table A-3 below shows the inherent treatment benefits of some commonly used Design Pollution Prevention BMPs.

<table>
<thead>
<tr>
<th>Commonly Used Design Pollution Prevention BMP</th>
<th>Inherent Treatment Benefit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vegetated Surface - Permanent Erosion Control</td>
<td>Reduce runoff velocities and the amount of sediment in downstream flow, as well as infiltration</td>
</tr>
<tr>
<td>Peak Flow Attenuation Devices</td>
<td>Hydrograph Matching</td>
</tr>
</tbody>
</table>
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B.1 TREATMENT BMPS

This Appendix provides design guidelines for the Caltrans-approved Treatment Best Management Practices (BMPs) listed in Table 2-5. These BMPs have been approved for statewide use and should be considered for all projects that meet the criteria for incorporating Treatment BMPs, as described in Section 4 of this handbook.

B.1.1 Targeted Design Constituent

A Targeted Design Constituent (TDC) is defined as a pollutant that has been identified during Departmental runoff characterization studies to be discharging with a load or concentration that commonly exceeds allowable standards and which is considered treatable by currently available Department-approved Treatment BMPs. The Targeted Design Constituent approach is the Department’s statewide design guidance to address the “Primary Pollutants of Concern” as listed in Figure 2-3.

Targeted Design Constituents are: phosphorus; nitrogen; total copper; dissolved copper; total lead; dissolved lead; total zinc; dissolved zinc; sediments; general metals [unspecified metals]. A project must consider treatment to target a TDC when an affected water body within the project limits (or with the sub-watershed as defined by the Water Quality Planning Tool) is on the 303(d) list for the one or more of these constituents. Infiltration Devices, being the approved Treatment BMP capable of treating all the constituents listed in Table 2-2, Pollutants of Concern and Applicable Treatment BMPs, should be considered as the desired Treatment BMP for all watersheds in projects that are required to consider Treatment BMPs. However, if Infiltration Devices cannot be incorporated, or if the proposed Infiltration Device(s) cannot accept all of the WQV runoff, Biofiltration Systems, Detention Devices, Multi-Chambered Treatment Trains, Media Filters (Austin Sand Filter and Delaware Filter), and Wet Basins must be considered based on the Targeted Design Constituent approach. The remaining Caltrans-approved Treatment BMPs, Dry Weather Flow Diversion, Gross Solids Removal Devices, and Traction Sand Traps, are applicable for specific situations as described in this Appendix and in this handbook.

B.1.2 Interaction with other Caltrans Functional Units

Besides Design, many other functional units may play a significant role in the implementation of the various Treatment BMPs into a project. These units should be consulted during the selection and design of Treatment BMPs. For example, District Landscape Architecture will select vegetative cover for many of the Treatment BMPs (e.g., Biofiltration BMPs), and should be consulted on siting issues for all the Treatment BMPs. District Maintenance must be consulted to insure that they can safely access and maintain the deployed BMPs. Proper hydraulic design is critical to the safe and efficient operation of all of the Treatment BMPs; this task is performed by either the Project Engineer or by District Hydraulics depending upon the District and level of complexity of the design. Geotechnical Services will conduct site investigations for Infiltration Devices and other Treatment BMPs. District Traffic Operations should be consulted when considering placement of Treatment
BMPs in or near Clear Recovery Zones. The District Environmental unit plays a significant role in the environmental assessment of the project, and in the environmental clearance of sites for proposed BMPs. The District NPDES and/or the Design Storm Water Coordinator plays a significant role by assisting in the interpretation of the PPDG, and by reviewing Storm Water Data Reports produced for the PID, PA/ED, and PS&E phases of the project. District Construction will help to identify potential constructability issues with proposed Treatment BMPs. Other units may have a role in developing appropriate Treatment BMP strategies; therefore, the PE must identify key project information and coordinate with other Functional Units throughout each Project Phase.

B.1.3 Hydraulic Issues Related to Treatment BMPs

Treatment BMPs are designed for water quality purposes, but they must also operate safely and effectively as part of the overall highway drainage system; because of this, hydraulic design issues must be carefully evaluated during the consideration and design processes for Treatment BMPs, especially with regard to any upstream effects that would impact highway drainage. While some aspects of hydraulic engineering are presented in this handbook, those presented will focus on the site-specific design of a Treatment BMP, and not on all aspects of hydraulic or hydrologic engineering. Instead, the Project Engineer is referred to the Highway Design Manual - Section 800, Highway Drainage Design, and the Project Engineer may require the assistance of the District Hydraulics Unit (e.g., when a Treatment BMP is used for the dual purposes of peak flow attenuation and water quality treatment).

B.1.3.1 Treatment BMPs as a Component of the Drainage System

Several of the Treatment BMPs can be designed to work either online or offline; for convenience, within this handbook it is assumed that online placement will be chosen.¹ There are potentially different impacts and design issues associated with online versus offline placement, and these should be discussed with District Hydraulics.

Those WQV- and WQF-based Treatment BMPs that are designed for online placement must also safely pass events that are larger than the WQ event assumed in the design of that Treatment BMP; for all except the Biofiltration Swale, the release of larger events is usually accomplished as overflow through a weir, with the weir set at an elevation related to the WQV. The overflow event used in the design of the weir must be consistent with the

¹ When placed ‘online’, the BMP would be located in the drainage flow path of the runoff and the BMP must convey runoff from any storm that occurs by passing all flows through the BMP itself. Flows up to the WQV (or WQF, depending upon the Treatment BMP selected) are treated by the BMP, while larger storm events are safely passed through the BMP without adversely impacting the upstream drainage systems, but without treatment. In contrast, ‘offline’ Treatment BMPs systems primarily receive runoff from storm events up to and including the Water Quality event, while larger events are diverted around the Treatment BMP by an upstream flow splitter device. Treatment BMPs which use WQV as the design basis must make an estimate of an equivalent flow rate to capture the 85th percentile runoff when designing the flow splitter for the offline configuration.
intensity, duration, and frequency of the rainfall event used in the roadway drainage design for that tributary area contributing runoff to the Treatment BMP (and from other sources that cannot be redirected around the Treatment BMP) as discussed in Highway Design Manual – Topic 831. Overflow weirs must also be considered for offline placement of Treatment BMPs in the event that clogging or other unusual conditions occur.

Associated with the overflow event, a minimum freeboard of 12 inches should be provided between the surface water elevation during the overflow event and the lowest elevation of the confinement (e.g., the lowest elevation at the top of berm or vault) in order to provide assurance of the physical integrity of the Treatment BMP and downstream facilities. This distance is referred to as the “freeboard.”

**B.1.3.2 Use of WQV-Based Treatment BMPs as Peak Flow Attenuation Devices**

Usually a Treatment BMP is placed only for stormwater quality purposes; however, when a WQV-based Treatment BMP is proposed with the added purpose of a peak flow attenuation device (accomplished by delayed release of the runoff), District Hydraulics should be consulted to select the inflow hydrograph and runoff storage requirements within the Treatment BMP.

**B.1.4 Incorporation of Existing Features as Treatment BMPs**

Some existing features may be considered as Treatment BMPs even if they were not originally designed with that intent, provided that the existing features meet the guidelines in this handbook. These features (e.g., vegetated swales or detention basins, etc.) may perform the same functions as Treatment BMPs, but were not classified as Treatment BMPs at the time they were constructed. These features should be evaluated for possible classification as Treatment BMPs, considering the following:

- Determine the tributary area to the existing feature, and determine the associated Water Quality Volume or Water Quality Flow;
- Verify that the Applications/Siting criteria for the Treatment BMP listed in Appendix B is met at the existing location;
- Verify that the Design Factors of the Treatment BMP listed in Appendix B are met at the existing location.

Once these items are considered, the features that are under consideration for classification as Treatment BMPs should be discussed with the District Storm Water Coordinator and the entire Project Development Team (PDT). A final decision should be made after examining all the issues (e.g., Water Quality benefits versus changes in maintenance practices, future projects affecting the proposed Treatment BMP location).

If an existing feature is determined to be the functional equivalent of an approved Treatment BMP and classification as a Treatment BMP is accepted, then document the location in Section 2 and Section 5 of the Storm Water Data Report that this feature qualifies as an
existing Treatment BMP and claim credit on the appropriate Treatment BMP Summary Spreadsheet. Furthermore, the BMP may also be considered a LID technique.

B.2 BIOFILTRATION STRIPS AND SWALES (VEGETATED TREATMENT SYSTEMS)

Biofiltration Strips are vegetated land areas, over which stormwater flows as sheet flow. Biofiltration Swales are vegetated channels, typically configured as trapezoidal or v-shaped channels that receive and convey stormwater flows while meeting water quality criteria and other flow criteria.

Pollutants are removed by filtration through the vegetation, sedimentation, adsorption to soil particles, and infiltration through the soil. Strips and swales are effective at trapping litter, Total Suspended Solids (soil particles), and particulate metals. In most cases, flow attenuation is also provided, thus biofiltration swales and strips can also be considered a LID technique.

The following sections give a brief overview of infiltration devices and a summary of design criteria. The PE shall refer to Caltrans Biofiltration Swale Design Guidance and Caltrans Biofiltration Strips Design Guidance for complete guidance on design criteria, site evaluation, and preliminary and final design.

B.2.1 Description

Biofiltration Strips are sloped vegetated land areas located adjacent to impervious areas, over which storm water runoff flows as sheet flow. Pollutants are removed by filtration through the vegetation, uptake by plant biomass, sedimentation, adsorption to soil particles, and infiltration through the soil. Biofiltration Swales are vegetated, typically trapezoidal channels, which receive and convey storm water flows while meeting water quality criteria and other flow criteria. Pollutants are removed by filtration through the vegetation, uptake by plant biomass, sedimentation, adsorption to soil particles, and infiltration through the soil.

When properly implemented, biofiltration strips and swales are aesthetically pleasing. Due to the presence of its vegetation, the public views these devices as a “landscaped roadside” which would make placement more acceptable than other Treatment BMPs using concrete vaults.

B.2.2 Appropriate Applications and Siting Criteria

Biofiltration Strips and Swales should be considered wherever site conditions and climate allow vegetation to be established and where flow velocities will not cause scour. A minimum vegetative cover of approximately 70% is required for treatment to occur. Biofiltration Strips and swales are one of several BMPs for treatment of stormwater runoff from project areas that are anticipated to produce pollutants of concern (e.g., roadways, parking lots, maintenance facilities, etc.).
These devices are well suited to be part of a “treatment-train” system of BMPs and should be considered whenever siting other BMPs that could benefit from pretreatment, especially Infiltration Basins, Infiltration Trenches, and Wet Basins.

**B.2.3 Factors Affecting Design**

Table B-1 summarizes preliminary design factors for Biofiltration Strips and Swales.

<table>
<thead>
<tr>
<th>Description</th>
<th>Applications/Siting</th>
<th>Preliminary Design Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Strips are vegetated land areas over which stormwater flows as sheet flow. Swales are vegetated channels that receive and convey stormwater as a concentrated flow. Biofiltration treats the WQF. Treatment Mechanisms: • Filtration through the vegetation • Sedimentation • Adsorption to soil particles • Infiltration Pollutants primarily removed: • Total Suspended Solids • Particulate metals • Nutrients • Dissolved Metals • Turbidity</td>
<td>Site conditions and climate allow vegetation to be established – approximate 70% vegetation coverage will allow treatment, with better effects at higher coverage. Consider locations for swales where flow velocities will not cause scour If proposed location is above contaminated soils or groundwater plumes, coordinate with District/Regional NPDES Storm Water Coordinator and District Hazardous Waste Coordinator for clear direction</td>
<td>Strips and Swales: vegetation mix appropriate for climates and location Strips and Swales: Use the Rational Method to determine the Water Quality Flow (WQF) and peak flows for the peak drainage facility design event Swales designed as a conveyance system for the peak drainage facility design event per HDM Chapters 800 to 890 Swales: after designing to convey flows from the peak drainage facility design event, check swale against biofiltration criteria at WQF Swales: design criteria under WQF: Hydraulic Residence Time of 5 minutes or more; maximum velocity of 1.0 ft/s; maximum depth of flow of 0.5 ft, and Eqn. 1 relationship among these variables. Swales: slope in direction of flow: minimum 0.25%, maximum 6%, with 1 to 2% preferred; Swales: A minimum width (in the direction of flow) at the invert of a trapezoidal biofiltration swale typically 2.0 ft; maximum bottom typically up to 10 ft; side slope ratio should be 4:1 (H:V) or flatter; discuss bottom width and side slope ratio with District Maintenance. Swales: if flow velocity under the peak drainage facility design event exceeds 4.0 ft/s, consult with Hydraulics to determine if geosynthetic reinforcement of the biofiltration swale would be helpful to prevent erosion. Swales: freeboard: Refer to HDM Topic 866 to determine if freeboard is required Strips: sized as long (in direction of flow) and flat as the site will reasonably allow up to sheet flow boundaries (maximum length of Biofiltration Strip is approximately 100 ft); an HRT is not required. Strips: should be free of gullies or rills</td>
</tr>
</tbody>
</table>
B.3 INFILTRATION DEVICES

An Infiltration Device is designed to remove pollutants from surface discharges by capturing the Water Quality Volume (WQV) and infiltrating it directly to the soil rather than discharging it to surface waters. Infiltration devices may be configured as basins or trenches.

The following sections give a brief overview of infiltration devices and a summary of design criteria. The PE shall refer to Caltrans Infiltration Basins Design Guidance and Caltrans Infiltration Trenches Design Guidance for complete guidance on design criteria, site evaluation, and preliminary and final design.

B.3.1. Description

Infiltration Basins are a volume-based Treatment BMP that temporarily store runoff in bermed or excavated areas for later infiltration over a limited period. During a storm, runoff enters the Infiltration Basin during which time the water level in the basin rises. During the rainfall, and for some time after it ends, the runoff infiltrates into the soil through the invert area, which is sized depending upon the design volume of runoff to be treated, the permeability of the soil below the invert, and the time period selected for infiltration (between 24 to 96 hours, but typical projects use 40 to 48 hours). Overflow events (when the runoff during rainfall events rises above the WQV elevation) are released, typically through a spillway through the confining berm, or through an overflow riser.

Infiltration Basins may be configured in any shape to meet right-of-way restrictions, and should conform to the available space and topography, although ease of maintenance and construction should always be considered. Infiltration Basins should be considered wherever site conditions allow and the design WQV exceeds 0.1 acre-feet. A schematic illustration of an Infiltration Basin is shown in Figure B-1.
An Infiltration Trench utilizes relatively shallow excavations backfilled with gravel or other high porosity materials to create subsurface storage for runoff that will over a design period infiltrate into the surrounding soils. Infiltration Trenches are often elongated, allowing them to be used in constricted areas, but there is no shape restriction. A schematic illustration of an Infiltration Trench is shown in Figure B-2.
The WQV should be directed to the Infiltration Trench by gravity flow in an open channel or as sheet flow and the captured volume should flow downward within the trench by the action of gravity and without vertical piping for distribution to lower depths of the trench.

Since infiltration trenches can be sited in circuitous alignments and sometimes implemented within a disconnected and distributed pattern, the BMP can also be considered a LID technique.

Infiltration Devices are considered the most effective Treatment BMP against all pollutants listed in Table 2-2. Due to the effectiveness of treatment, Infiltration Devices are always a first choice to be considered when selecting a Treatment BMP for a Caltrans project.

**B.3.2 Appropriate Applications and Siting Criteria**

Infiltration Devices should be considered wherever site conditions allow. Appropriate sites for Infiltration Devices should have:
APPENDIX B

Approved Treatment BMPs

a) Sufficient soil permeability;

b) A sufficiently low water table;

c) The influent would not present a threat to local groundwater quality; and

d) Sufficient elevation to allow gravity drainage of the device when needed for maintenance purposes (Infiltration Basin only).

B.3.3 Factors Affecting Preliminary Design

Siting and design criteria are summarized in Table B-2 below.

<table>
<thead>
<tr>
<th>Applications/Siting</th>
<th>Preliminary Design Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Infiltration Basin and Trench: Ability to treat a WQV ≥ 0.1 acre-feet; consult District/Regional Design Storm Water Coordinator if an Infiltration Trench is being considered for a WQV between 0.065 and 0.1 acre-feet (between 2,833 ft³ and 4,356 ft³).</td>
<td></td>
</tr>
<tr>
<td>• Runoff quality must meet or exceed standards for infiltration to local groundwater</td>
<td></td>
</tr>
<tr>
<td>• Infiltration Devices should not be sited in locations over previously identified contaminated groundwater plumes</td>
<td></td>
</tr>
<tr>
<td>• Separation from seasonally high water table &gt; 10 ft, (or ≥ 4 ft if justified by adequate groundwater observations for a minimum of 1 year); for most projects, the minimum clearance of 10 ft should be provided; consult with District NPDES and Headquarters Office of Storm Water Management Design if &lt; 10 ft of clearance is being considered.</td>
<td></td>
</tr>
<tr>
<td>• Soil types restricted to HSG A, B, or C (for Infiltration Basins) or HSG A or B (for Infiltration Trenches) having an infiltration rate ≥ 0.5 in/hr; maximum infiltration rate is 2.5 in/hr unless a higher rate is approved in writing by RWQCB. For preliminary estimates of soil infiltration rate, consult Table B-3.</td>
<td></td>
</tr>
<tr>
<td>• Soil should have a clay content &lt; 30% and a combined silt/clay content &lt; 40%</td>
<td></td>
</tr>
<tr>
<td>• Site should not be located in area containing fractured rock within 10 ft of invert</td>
<td></td>
</tr>
<tr>
<td>• Locate where sloping ground &lt; 15%, and where infiltrated water is unlikely to affect the stability down gradient of structures, slopes, or embankments</td>
<td></td>
</tr>
</tbody>
</table>

| Infiltration Basins and Infiltration Trenches: Infiltrate WQV within 40 to 48 hours; Infiltration Trenches: Infiltrate WQV up to 96 hours |
| Use representative infiltration or permeability rate to size the device                                                                 |
| Provide maintenance access (for an Infiltration Basin, provide a road entirely around the basin or at least to the overflow spillway. Also provide a ramp to the basin invert, or provide an access road to an Infiltration Trench) |
| Infiltration Devices should not be placed in service within a construction contract until all upstream runoff is stabilized, or shall be protected from sediment-laden runoff. |
| Infiltration Basins: Optional upstream diversion channel or pipe for storm events > WQV; mandatory downstream overflow outlet as part of the Basin flow control device sized to pass the peak drainage facility design event (see HDM Chapter 830) that will enter the basin, minimum outlet length 3.0 ft, as overflow weir or outlet riser |
| Infiltration Basins: Provide a minimum 12 inch freeboard (the difference between the surface water elevation during the overflow event and the lowest elevation of the confinement) |
| Infiltration Basin: Scour protection on inflow and overflow outlet                                                                                  |
| Infiltration Basins: Use as flat an invert as possible (3% maximum); Infiltration Trenches: flat invert (no slope)                                    |
| Infiltration Basins: Provide maintenance gravity drain, if practicable                                                                              |
Table B-2. Summary of Infiltration Device Siting and Design Criteria
(Applicable to both Infiltration Basins and Infiltration Trenches unless noted)

<table>
<thead>
<tr>
<th>Applications/Siting</th>
<th>Preliminary Design Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Locate at least 1,000 ft from any municipal water supply well; at least 100 ft from any private well, septic tank or drain field; and at least 200 ft from a Holocene fault zone</td>
<td>• Infiltration Basins: Use 4:1 (H:V) side slope ratios or flatter for interior side slopes, unless approved by District Maintenance, with 3:1 (H:V) maximum</td>
</tr>
<tr>
<td>• Locate &gt; 10 ft down gradient and 100 ft up gradient from structural foundations, when infiltrating to near surface groundwater.</td>
<td>• Infiltration Basins: Provide vegetation, typically grasses at invert and side slopes</td>
</tr>
<tr>
<td>• Infiltration Trenches: installed down gradient from the highway structural section, and should not be placed closer horizontally than the Trench depth to the roadway if in a location subject to frost</td>
<td>• Infiltration Basin: Provide a maintenance gravity drain, minimum 8-inch diameter</td>
</tr>
<tr>
<td>• Infiltration Trenches: would likely be considered inappropriate for placement in close proximity to a Drinking Water Reservoir and/or Recharge Facility due to the difficulty in cleaning in the event of a spill; consult District/Regional Storm Water Coordinator if an Infiltration Trench is being considered in close proximity to a Drinking Water Reservoir and/or Recharge Facility.</td>
<td>• Infiltration Trenches: total volume ≥ 2.85x WQV</td>
</tr>
<tr>
<td>• Infiltration Trenches: maximum depth of trench is 13 feet and WQV should be directed to trench as surface flow, and allowed to gravity-flow downward to the invert of the trench.</td>
<td>• Infiltration Trenches: Provide one observation well in the Trench, minimum diameter of 4 inches, with weatherproof cap; may be used to drain the trench if necessary.</td>
</tr>
<tr>
<td>• Infiltration Trenches: use rock specified elsewhere in this section; a 6 inch layer of Permeable Material (Standard Specification 68-1.025) is usually placed at the invert to protect the filter fabric from the rock during its placement.</td>
<td>• Infiltration Trench: maximum depth of trench is 13 feet and WQV should be directed to trench as surface flow, and allowed to gravity-flow downward to the invert of the trench.</td>
</tr>
<tr>
<td>• Pretreatment to capture sediment in the runoff (such as with vegetation or a forebay): required for Infiltration Trenches, and recommended for Infiltration Basins. Only approved BMPs should be considered.</td>
<td>• Infiltration Trench: use rock specified elsewhere in this section; a 6 inch layer of Permeable Material (Standard Specification 68-1.025) is usually placed at the invert to protect the filter fabric from the rock during its placement.</td>
</tr>
<tr>
<td>• Infiltration Trenches often have a perimeter curb for delineation, and to limit vehicle wheel loads from encroaching upon the trench; may use A1 (Standard Plan sheet A87A).</td>
<td>• Pretreatment to capture sediment in the runoff (such as with vegetation or a forebay): required for Infiltration Trenches, and recommended for Infiltration Basins. Only approved BMPs should be considered.</td>
</tr>
<tr>
<td>• Wetting front water level should not cause groundwater to rise within 0.7 ft of the roadway subgrade;</td>
<td>• Infiltration Trenches often have a perimeter curb for delineation, and to limit vehicle wheel loads from encroaching upon the trench; may use A1 (Standard Plan sheet A87A).</td>
</tr>
<tr>
<td>Drain rock conforming to Infiltration Trench Filler Material (nSSP) should be used in Infiltration Trenches with the following gradation.</td>
<td>Wetting front water level should not cause groundwater to rise within 0.7 ft of the roadway subgrade;</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Sieve Size, inches</th>
<th>Per cent passing</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>100</td>
</tr>
<tr>
<td>3</td>
<td>75</td>
</tr>
<tr>
<td>2</td>
<td>8</td>
</tr>
<tr>
<td>1.5</td>
<td>2</td>
</tr>
</tbody>
</table>

2 Minor variation from these gradations will have little effect on the void space available.
B.4 DETENTION DEVICES

A Detention Device is a permanent treatment BMP designed to reduce the sediment and particulate loading in runoff from the water quality design storm (Water Quality Volume [WQV]). While the WQV is temporarily detained in the device sediment and particulates settle out under the quiescent conditions prior to the runoff being discharged. A Detention Device is typically configured as a basin.

Detention Basins can remove litter, settleable solids, total suspended solids, particulate metals, and sorbed pollutants such as heavy metals, oil, and grease by capturing, temporarily detaining, and gradually releasing storm water runoff.

The following sections give a brief overview of detention devices and a summary of design criteria. The PE shall refer to Caltrans Detention Basins Design Guidance for complete guidance on design criteria, site evaluation, and preliminary and final design.

B.4.1 Description

Detention Basins operate by intercepting runoff and detaining it long enough for the sediment and particulates to settle out under quiescent conditions prior to the runoff being discharged. Detention Basins are typically designed to completely drain after a storm event, and are normally dry between rain events. Detention Basins are designed for water quality purposes but they must also operate safely and effectively as part of the overall highway drainage system. Detention Basins must safely pass the peak drainage facility design event in accordance with the HDM.

In addition, Detention Basins should be able to operate by gravity flow while limiting clogging of the water quality outlet and providing a proper overflow spillway or overflow riser for larger runoff volumes. The basins should only require occasional maintenance and cleaning. Entering flows should be distributed uniformly at low velocity to prevent re-suspension of settled materials and to encourage quiescent conditions. Low flow channels are often used to ensure conveyance to the outlet and to limit erosion during low flows. Basin shape and/or configuration should result in as natural an appearance as possible.

B.4.2 Appropriate Applications and Siting Criteria

Detention Devices and other approved Treatment BMPs should be considered for implementation wherever Infiltration Devices are not feasible. For Detention Devices, the WQV should be at least 0.1 acre-foot and site conditions must meet criteria. Refer to Checklist T-1, Part 1 in Appendix E. See Table B-4 for siting and design criteria.

Sufficient hydraulic head should be available so that water stored in the device does not cause an objectionable backwater condition in the upstream storm drain system. The seasonally high groundwater should be at least 10 ft below the invert of the Detention Basin unless a liner is used.
B.4.3 Factors Affecting Preliminary Design

Preliminary design factors for Detention Devices are summarized in Table B-4. A Detention Device designed for dual purposes of water quality and attenuation of peak flows requires additional design considerations not included in this table.

<table>
<thead>
<tr>
<th>Description</th>
<th>Applications/Siting</th>
<th>Preliminary Design Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Impoundments where the WQV is temporarily detained during treatment</td>
<td>WQV $\geq 0.1$ acre-feet</td>
<td>Size to capture the WQV according to Section 2.4.2.2.</td>
</tr>
<tr>
<td>Treatment Mechanisms:</td>
<td>Sufficient head to prevent objectionable backwater condition in the storm drain system</td>
<td>Outlet designed to empty device within 24 to 96 hrs (consistent with device sizing method), with 40 to 48-hrs recommended, using debris screen (or equivalent).</td>
</tr>
<tr>
<td>Sedimentation</td>
<td>Separation between seasonally high groundwater and basin invert $&gt; 10$ ft; use liner if separation between 1.0 foot and 10 ft. unless approved by the local RWQCB due to the presence of low permeability soils (Hydrologic Soil Groups C or D)</td>
<td>Flow-path-to-width ratio of at least 2:1 recommended.</td>
</tr>
<tr>
<td>Infiltration (if basin unlined)</td>
<td>Use liner if basin is located over a known contaminated groundwater plume unless approved by the local RWQCB due to the presence of low permeability soils (Hydrologic Soil Groups C or D).</td>
<td>Maximum water level should not cause groundwater to occur under the roadway within 0.7 ft of the roadway subgrade.</td>
</tr>
<tr>
<td>Pollutants primarily removed:</td>
<td>If significant sediment is expected (e.g., from erosion-prone cut slopes) consider increasing the volume of the Detention Device an amount equivalent to the annual loading (or more, if less frequent cleanout is expected); consult with District Maintenance.</td>
<td>Maintenance access (road around device and ramp to basin invert).</td>
</tr>
<tr>
<td>Sediment (TSS)</td>
<td>Locate outside the Clear Recovery Zone (HDM Topic 309.1), or consult with Traffic Operations to determine if guarddrailing is required</td>
<td>Upstream diversion channel or pipe (see Figure B-6), if possible.</td>
</tr>
<tr>
<td>Particulate metals</td>
<td></td>
<td>Downstream spillway or overflow riser: sized to pass the design storm (see HDM Chapter 830); minimum spillway length of 3 feet, and/or minimum riser diameter of 36 in., or per District practice. Use local criteria for overflow design if more stringent.</td>
</tr>
<tr>
<td>Litter</td>
<td></td>
<td>Provide freeboard $\geq 12$ inches (distance between the elevation of water in the basin when passing the design storm and the elevation at the top of the confinement).</td>
</tr>
<tr>
<td>Sorbed pollutants (heavy metals, oil and grease [O&amp;G]) to some degree</td>
<td></td>
<td>Provide a maintenance gravity drain. Use 8 inch diameter pipe for gravity drain; connect gravity drain to base of outlet riser.</td>
</tr>
</tbody>
</table>

Flows should enter at low velocity. Use scour protection on inflow, outfall and spillway if necessary

If a vegetated invert is used, consider adding a low-flow channel between the influent pipe and the outlet device, to reduce erosion caused under the initial flows into the basin.
B.5 TRACTION SAND TRAPS

Traction Sand Traps are sedimentation devices that are used to capture traction sand or abrasives from storm water runoff. These traps may take the form of basins, tanks, or vaults.

The following sections give a brief overview of traction sand trap devices and a summary of design criteria. The PE shall refer to Caltrans Traction Sand Traps Design Guidance for complete guidance on design criteria, site evaluation, and preliminary and final design.

B.5.1 Description

There are four basic types of TSTs:

1. Modified Pipe Inlet: both Corrugated Metal Pipe (CMP) and Cast-in-Place (CIP) types;
2. Loading Docks;
3. Earthen Berm; and

The Modified Pipe Inlet TSTs can be made of either CMP or CIP concrete. The CMP type is a below-grade structure that uses commercially available CMP placed vertically with an outflow pipe offset from the invert of the trap to capture sand and sediment. CIP type TSTs function in a manner similar to the CMP type, but also function as a standard catch basin and are comparable in the way they are constructed and placed. Sites that have small traction sand volumes and/or limited space are the most suitable for modified CMP and CIP traps. Weepholes are also used to eliminate standing water.

The Loading Dock TST is designed as a sedimentation basin used to settle and store the anticipated traction sand volume. A Loading Dock TST is most appropriate when a large amount of recovered traction sand is estimated and right of way and visual impacts are not a concern.

The Earthen Berm type TST is similar to the Loading Dock type TST, but uses earthen berms to stabilize basin walls. The Earthen Berm type TST may be used in series with Infiltration Devices or other Treatment BMPs as a pre-treatment device. In this configuration, the Earthen Berm type TST acts as a sedimentation basin, and is separated from the Infiltration Devices

<table>
<thead>
<tr>
<th>Description</th>
<th>Applications/Siting</th>
</tr>
</thead>
</table>
| **Preliminary Design Factors**     | • Use 4:1 (H:V) slope ratios or flatter for interior slopes, unless approved by District Maintenance, with 3:1 (H:V) maximum.  
• Provide vegetation on (earthen) invert and on non-paved side slopes.  
• Minimum orifice size of 0.5 in |
or other Treatment BMP by a partially buried Temporary Railing (Type-K) that acts as a sediment weir. The traction sand settles in the Earthen Berm type TST and the water flows over the sediment weir into the Infiltration Device or other Treatment BMP. This type of TST is most appropriate when a large amount of recovered traction sand is estimated, visual impacts are a concern, and right of way is not limited.

The Sand Vault TST consists of one or more underground structures placed in-line or side-by-side within storm drain systems to capture traction sand. The vault has a sedimentation chamber to slow flow velocities and settle sand. This type of TST is most appropriate when a large amount of recovered traction sand is estimated and limited right of way is a concern.

Where site conditions allow, TSTs are to be selected in the order of preference as follows:

1. Loading Dock or Earthen Berm;
2. Concrete Sand Vault;
3. Modified Pipe Inlet.

B.5.2 Appropriate Applications and Siting Constraints

TSTs should be used at sites where traction sand or abrasives are applied to the roadway at least twice a year. When it snows, abrasives are commonly applied to the roadway for traction. As the snow melts, or during subsequent storm events, the storm water has the potential to transport sand to the storm drain system and ultimately to a receiving water body. This can result in sediment and other pollutants entering the storm water. TSTs are deployed to collect the sand and prevent sediment discharges while decreasing the potential for clogging. A typical TST is a sedimentation device that temporarily detains runoff and allows traction sand to settle out, while accommodating peak hydraulic flows.

B.5.3 Factors Affecting Preliminary Design

Siting and design criteria are summarized in Table B-4 below.
Table B-4. Summary of Traction Sand Trap Siting and Design Criteria

<table>
<thead>
<tr>
<th>Description</th>
<th>Applications/Siting</th>
<th>Preliminary Design Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sedimentation devices that temporarily detain runoff and allow traction sand to settle out. May be basins, tanks, or vaults. Designed for peak hydraulic flow.</td>
<td>Sites where sand or other traction-enhancing substances are commonly applied to the roadway</td>
<td>Design for anticipated sand recovery and cleanout interval</td>
</tr>
<tr>
<td>Treatment Mechanisms:</td>
<td>Not considered where sand is used only rarely (less than-twice a year)</td>
<td>To the extent possible, stabilize areas within the tributary area to control sediment loads</td>
</tr>
<tr>
<td>• Sedimentation</td>
<td>Use Detention Basins or forebays as Traction Sand Traps whenever feasible; if they are not feasible, then consider tanks or vaults</td>
<td>Divert peak hydraulic flow if practical</td>
</tr>
<tr>
<td>• Sand or other traction-enhancing substances</td>
<td>Locate device so water is not introduced above the roadway subgrade in case of blockage</td>
<td>Design to avoid or minimize scour</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Provide, if possible, temporary storage volume (for sedimentation) using a minimum of 0.5 ft between top of sand (just prior to scheduled cleanout) and outlet pipe</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sufficient hydraulic head for gravity flow</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Inlet and outlet arrangement to minimize short-circuiting of the flow</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Weep holes to allow proper drainage</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Invert 3 to 6 ft above groundwater if drainage is allowed through base (CMP riser type)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maximum depth of tank or vault of 10 ft below ground surface (varies with equipment – consult District Maintenance)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maintenance space and/or access ramps for large equipment (a maintenance vehicle access shoulder of up to 16 ft may be required; consult with District Maintenance)</td>
</tr>
</tbody>
</table>

B.6 DRY WEATHER FLOW DIVERSION

Dry Weather Flow Diversion devices provide permanent treatment by directing non-stormwater flow through a pipe or channel to a local municipal sanitary sewer system (publicly owned treatment works [POTWs]) during the dry season or dry weather. This flow must be generated by Caltrans activities or from Caltrans facilities. The following sections give a brief overview of dry weather flow diversion devices and a summary of design criteria.

B.6.1 Description

Typically, dry weather flow diversions consist of a berm or wall constructed across the dry weather flow drainage channel so the dry weather flows are diverted to a pipe or channel leading to the sanitary sewer. A gate, weir, or valve should be installed to stop the diversion.
during the wet season or during storms during the wet season (if the diversion will be made year-round). Accordingly, the conveyance to the sanitary sewer should be sized for the dry weather (non-storm) flows only. Wet weather flow is diverted (or remain undiverted, depending upon the design) back to the stormwater conveyance system.

If possible, a screen or trash rack should be installed at the diversion to reduce the likelihood of clogging the diversion pipe or channel. Maintenance vehicle access should be provided, especially if a screen is installed.

**B.6.2 Appropriate Applications and Siting Criteria**

Dry Weather Flow Diversions should only be considered when all of the following conditions apply:

- Dry weather flow is persistent (i.e., present over a significant length of time at a relatively consistent flow rate, or having significant quantities that are periodically developed on-site), and contains pollutants;
- An opportunity for connecting to a sanitary sewer is reasonably close and would not involve extraordinary plumbing, features or construction practices to implement (e.g., jacking under a freeway);
- The POTW is willing to accept the flow during the dry season or dry weather.

An example of dry weather flow that could be considered for diversion is the runoff from a Caltrans tunnel generated during cleaning using water spray and scrubbing.

**B.6.3 Factors Affecting Preliminary Design**

Siting and design criteria are summarized in Table B-5 below.

<table>
<thead>
<tr>
<th>Description</th>
<th>Applications/Siting</th>
<th>Preliminary Design Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct flow during dry weather (or non-storm periods) to a POTW. Treatment flow rate determined on a site-specific basis (not the WQF). Treatment Mechanisms: • Wastewater treatment plant Pollutants removed: • All constituents</td>
<td>Only when the conditions below apply: • Dry weather flow is persistent (consistent flow rate and significant length of time) • Connection would not involve extraordinary plumbing, features or construction practices to implement • POTW willing to accept dry weather flow</td>
<td>• Berm or wall across channel to divert dry weather flow to the sanitary sewer • Gate, weir, or valve to stop diversion during wet season • Conveyance to sanitary sewer sized only for dry weather flow • Consider a screen or trash rack to limit debris conveyed to the POTW • Maintenance vehicle access</td>
</tr>
</tbody>
</table>
B.7 GROSS SOLIDS REMOVAL DEVICES: LINEAR RADIAL DEVICE AND INCLINED SCREEN DEVICES

Gross Solids Removal Devices (GSRDs) include physical or mechanical methods to remove litter and solids 0.20 inch nominal\(^3\) and larger from the stormwater runoff, usually done using various screening technologies. There are two approved GSRD types that were specifically designed for 100% gross solids removal from storm water runoff, and with the capacity to retain one year’s worth of solids loading to facilitate annual cleaning; the Linear Radial (LR) and the Inclined Screen (IS).

The following sections give a brief overview of gross solids removal devices and a summary of design criteria. The PE shall refer to Caltrans Gross Solids Removal Devices Design Guidance for complete guidance on design criteria, site evaluation, preliminary, and final design.

B.7.1 Description

The Linear Radial Device has two configurations. One model (referred to as “Linear Radial”) is used for influent runoff velocities up to 8.2 feet per second; as shown in Figure B-8, the first 2.8 feet of the Linear Radial well casing is non-louvered with an open top to allow for influent bypass should the device become clogged with litter. The other model (referred to as “Linear Radial (HV)”) is for influent velocities greater than 8.2 feet per second, and is shown in Figure B-9. The Linear Radial (HV) has an energy dissipation vault separate from the main vault, and overflows occur by overtopping the initial vault into the second chamber.

Rendered images of the Linear Radial (HV) are presented in Figures B-8 and B-9 and Figure B-10 shows a Linear Radial Device partially full of debris.

\(^3\) The 0.20 inch dimension is based on requirements set forth in TMDLs applicable to certain District 7 watersheds; other sizes may be necessary if required to meet TMDLs issued by other RWQCBs.
Figure B-8. Schematic of Linear Radial Device
Figure B-9. Schematic of Linear Radial Device (HV)
The Inclined Screen Device is designed for flows up to 20.39 cfs. This device uses a wedge-wire screen to remove litter, debris, and gross solids. With this GSRD the storm water runoff enters at the top of the device and flows down the screen. The runoff passes through the screen while the litter, debris, and gross solids are pushed down the screen and retained in a confined storage area at the bottom of the device. This device uses flow deflectors and a jet creating device at the dissipation slab to decrease maintenance by increasing the self-cleansing efficiency of the screen throughout the desired range of flow and solids loading. A curved section aids in flow separation between the dissipation slab and top of screen.

Rendered images of the Inclined Screen are presented in Figure B-11.
B.7.2 Appropriate Applications and Siting Criteria

GSRDs should be considered for projects in watersheds where a TMDL allocation or 303(d) listing for litter has been made. The Linear Radial device requires very little head to operate and is well suited for narrow and relatively flat rights-of-way. The Inclined Screen device requires about 5.5 ft of head and is better suited for fill sections of the highways. All GSRDs require sufficient space and/or access ramps for maintenance and inspection including the use of vacuum trucks or other large equipment to remove accumulated trash.
**APPENDIX B**

**Approved Treatment BMPs**

### B.7.3 Factors Affecting Preliminary Design

Siting and design criteria are summarized in Table B-6 below.

<table>
<thead>
<tr>
<th>Description</th>
<th>Applications/Siting</th>
<th>Preliminary Design Factors</th>
</tr>
</thead>
</table>

- Devices to capture and remove litter from the stormwater runoff.
  - Designed to handle up to the design storm event (reference HDM Chapter 830) unless placed in an offline configuration

**Treatment Mechanisms**
- Filtration through screens
- Pollutants removed
- Litter and solid particles greater than 0.20 inch nominal

- Site conditions must have adequate space for device and maintenance activities.
- Sites that drain to litter sensitive receiving waters on 303(d) list for trash or areas where TMDLs require trash removal.
- The Linear Radial Device requires little head to operate and is well suited for flat sections of highway.
- The Inclined Screen requires 66 inches of elevation drop between inlet and outlet pipe flowlines; it is well suited for fills sections.
- Locate outside the Clear Recovery Zone (HDM Topic 309.1), or consult with Traffic Operations to determine if guardrailing is required
- Design using regional litter accumulation data if available, otherwise use 10 ft³/acre/yr.
- Devices must be sized for peak design flow while holding design (typically annual) gross solids load.
- Some TMDLs also require full capture for events of up to a one-year, one-hour storm event (i.e., runoff should not be bypassed in the GSRD under that flow rate). Determine if this or other specific TMDL requirements apply at the project site.
- The standard Linear Radial Device well casing is 24 inch diameter.
- Standard designs for the Linear Radial GSRD have been evaluated for flows up to 22 cfs. If design flows exceed 22 cfs, then consider incorporating a flow-splitter device upstream of the GSRD to divert peak flows.
- Structure and grate do not support traffic load. Traffic-rated GSRD would require special design.
- Determine location and depth of device for maintenance access (coordinate with District Maintenance)

### B.8 MEDIA FILTERS

A Media Filter Treatment BMP device primarily removes TSS pollutants (sediments and metals) from runoff by sedimentation and filtering, and also is effective for dissolved metals, litter and potentially some nutrients (depending upon type of Media Filter selected).
The following sections give a brief overview of media filters and a summary of design criteria. The PE shall refer to Caltrans Austin Sand Filter – Earthen Type Design Guidance, Caltrans Partial Sedimentation Austin Vault Sand Filters Design Guidance, and Caltrans Delaware Sand Filters Design Guidance for complete guidance on design criteria, site evaluation, and preliminary and final design.

**B.8.1 Description**

There are two types of approved Media Filter devices: The Austin Sand Filter and the Delaware Sand Filter; each is configured using two chambers. An Austin Sand Filter is usually open and at grade and has no permanent water pool; a Delaware Sand Filter is always configured with closed chambers and below grade and has a permanent pool of water. An Austin Sand Filter may be configured with earthen or concrete sides and invert; a Delaware Sand Filter is always made using concrete sides and invert.

In both types of Media Filters, stormwater is directed into the first chamber where the larger sediments and particulates settle out, and the partially treated effluent is metered into the second chamber to be filtered through a media. In the Austin Sand Filter, the first chamber may be sized for the entire WQV (‘full sedimentation’) (see Figure B-13) or as a ‘partial sedimentation’ chamber, holding only about 20% of the WQV (see Figure B-14); the Delaware Sand Filter holds the entire WQV in the initial chamber, and is designed to pass the WQV from the second chamber (see Figure B-15).

The treated effluent (filtered water) is captured by perforated underdrains (collector pipes) for release downstream. There is a drop in elevation of 3 ft to 6 ft between the invert of the inlet pipe and the invert of the device outflow pipe depending on device type, size or configuration.

The filter media typically consists of sand, which is effective for removal of coarse and fine sediments and particulate metals. Other materials, such as topsoil or organic materials may be added to the sand to increase the treatment capacity for some pollutants (for example, dissolved metals) but these additives often increase the nitrogen and phosphorus concentration levels in the effluent. Design of a Media Filter must be coordinated through the Headquarters Division of Environmental Analysis – Policy, Planning and Permitting, and Headquarters Design – Office of Storm Water Management. When media filters are used to encourage infiltration or subsurface storage and mimic natural hydrology within small applications, then the media filters may be considered a LID technique.
B.8.2 Appropriate Applications and Siting Criteria

The minimum WQV for Media Filters is ≥ 4,356 ft³ (0.1 acre-ft [a-f])^4. Media Filters will perform better if the tributary area has a relatively high percentage of impervious area, and low sediment loading.

Sites proposed for Media Filters must have sufficient hydraulic head to operate by gravity; generally between 3 to 6 ft of elevation drop is needed between the inflow to the initial chamber and effluent outflow from the second chamber.

Standard details for a vector-proof Delaware Sand Filter have been developed when vector control is an issue.

For earthen-type Media Filters, at least 10 ft separation from seasonally high groundwater should be provided. For vault-type Media Filters, the level of the concrete base of the vault must be above seasonally high groundwater unless by special design.

^4 Consult with District/Regional NPDES if less than 4,356 ft³ is under consideration.
Plan View

Second (Filter) Chamber Cross Section

Figure B-13. Schematic of a Austin Sand Filter - Full Sedimentation (Earthen Type)
Figure B-14. Schematic of an Austin Sand Filter - Partial Sedimentation (Earthen Type)
Figure B-15. Schematic of a Delaware Sand Filter
Section B-B
STANDARD LAYOUT

Figure B-15. Schematic of a Delaware Sand Filter (Continued).

B.8.3 Factors Affecting Preliminary Design

Siting and design criteria are summarized in Table B-7 below.
Table B-7. Summary of Media Device Siting and Design Criteria
(Applicable to both Austin Sand Filter and Delaware Filter unless noted)

<table>
<thead>
<tr>
<th>Description</th>
<th>Applications/Siting</th>
<th>Preliminary Design Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Two-chambered treatment devices designed to treat the WQV.</td>
<td>• WQV ≥ 4,356 ft³/(0.1 a-f). For WQV &lt; 0.1 a-f, contact the District/Regional NPDES Coordinator.</td>
<td>• Maximum depth: 13 feet below ground surface; verify with Maintenance</td>
</tr>
<tr>
<td>• Treatment Mechanisms</td>
<td>• Site must have sufficient hydraulic head to operate by gravity between inflow to the initial chamber and effluent outflow from the second chamber, about 3.0 to 6.0 ft.</td>
<td>• Upstream bypass for larger storms is preferred but bypass for storms &gt; WQV must be provided through the device, typically using weirs from the initial chamber.</td>
</tr>
<tr>
<td>• Sedimentation</td>
<td>• Delaware Media Filters should avoid locations where there are concerns about vectors because they maintain a permanent pool of water unless concurrence for its use can be obtained from the local vector control agency or use check valves and vector proof lid as shown on standard detail sheets.</td>
<td>• Provide if possible upstream litter and sediment capture, e.g., using Biofiltration or a Sediment Forebay.</td>
</tr>
<tr>
<td>• Filtration</td>
<td>• For earthen-type Media Filters, at least 10 ft separation from seasonally high groundwater should be provided. For vault-type Media Filters, the level of the concrete base of the vault must be above seasonally high groundwater unless by special design.</td>
<td>• Collector &amp; lateral pipes: minimum 6 inch diameter</td>
</tr>
<tr>
<td>• Pollutants removed</td>
<td>• Will perform better if the tributary area has a relatively high percentage of impervious area, and low sediment loading.</td>
<td>• Sand media: use Caltrans Filter Media nSSP; Gravel: use Caltrans Permeable Material nSSP, Separate layers using geotextile; use Standard specification S8-M81.5</td>
</tr>
<tr>
<td>• Suspended solids</td>
<td>• Maintenance must have access to both chambers.</td>
<td>• Austin, full sedimentation design: design the initial chamber to hold the entire WQV and use a 24-hour release time if site constraints allow, release to the second chamber using a perforated riser, and a length to width ratio of 2:1 should be provided for the sedimentation chamber.</td>
</tr>
<tr>
<td>• Particulate metals</td>
<td>• Locate outside the Clear Recovery Zone (HDM Topic 309.1), or consult with Traffic Operations to determine if guardrailing is required.</td>
<td>• For partial sedimentation designs, the initial chamber should be sized to hold ≥ 20% WQV. The filtration chamber should hold the remaining volume, which includes volume of the filtration chamber above the media to the flow line of the outfall pipe plus 35% of the total volume of the filtration chamber media (available storage volume of filtration chamber media is based upon 35% porosity of filter rock); provide a rock-filled gabion wall separating the chambers.</td>
</tr>
<tr>
<td>• Dissolved metals</td>
<td></td>
<td>• Design drain time for Austin Sand Filter is 24 hours from the second chamber (filtering chamber). While the Delaware Sand Filter is between 40 to 48-hrs for, typically 40-hrs.</td>
</tr>
<tr>
<td>• Litter (although preferred capture is upstream of the device)</td>
<td></td>
<td>• Austin Sand Filter: no permanent vegetation is desired on the invert of the second chamber.</td>
</tr>
<tr>
<td>• Nutrients</td>
<td></td>
<td>• Austin Sand Filter with earthen base and sides, full or partial: side slopes should be 3:1 (h:v ) or flatter, and should be stabilized by vegetation. Consult the District Office of Landscape Architect for types of vegetation that can function effectively.</td>
</tr>
</tbody>
</table>

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5 Media Filters: The filter fabric should meet the requirements of Caltrans Standard Specification Section 88-1.03, Filter Fabric. The gravel layer can function without an intermediary geotextile, if designed using ‘graded filter’ criteria (e.g., see Soil Mechanics, DM 7.01, NAVFAC, 1986, page 27ff).
B.9 MULTI-CHAMBER TREATMENT TRAIN (MCTT)

A MCTT device primarily removes TSS pollutants (sediments and metals) from runoff by sedimentation and filtering and may also be effective for some dissolved metals and litter. The MCTT was developed for treatment of stormwater at critical source areas such as vehicle service facilities, parking areas, paved storage areas, and fueling stations. A pilot MCTT installation is presented in Figure B-16.

The following sections give a brief overview of MCTTs and a summary of design criteria. The PE shall refer to Caltrans Multi-Chamber Treatment Train Design Guidance for complete guidance on design criteria, site evaluation, and preliminary and final design.

B.9.1 Description

A MCTT is a treatment device that uses different treatment mechanisms in three sequential chambers; a schematic of a MCTT is shown in Figure B-17. The initial chamber, called a grit chamber, captures the larger sized sediments and particles. The second chamber, called the sedimentation chamber, is designed to capture finer sediments. The third chamber, called the filter chamber, removes even finer particles than were captured in the previous chambers. The filter chamber employs a media filter often consisting of a combination of sand and peat moss. This chamber also acts as a sorption area for some dissolved constituents. The grit chamber and sedimentation chamber have permanent pools of water; therefore, covers are used in both chambers to provide vector control.
B.9.2 Appropriate Applications and Siting Criteria

To maintain longevity of the MCTT, potential sites should have a relatively high percentage of impervious surfaces contributing to the runoff, and runoff from the remaining area should not contain significant sediment. Sites proposed for MCTTs should consider existing terrain. MCTTs are easier to place in flat to gently rolling terrain.

B.9.3 Factors Affecting Preliminary Design

Siting and design criteria are summarized in Table B-8 below.
Table B-8. Summary of Multi-Chamber Treatment Train Siting and Design Criteria

<table>
<thead>
<tr>
<th>Description</th>
<th>Applications/Siting</th>
<th>Preliminary Design Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vault-type multi-chambered treatment device</td>
<td>WQV ≥ 4,356 ft³ (0.1 a-f)</td>
<td>Maintenance vehicle access to all chambers is required for inspection, periodic maintenance, and cleanout</td>
</tr>
<tr>
<td>Treatment Mechanisms:</td>
<td>Located at areas as vehicle service facilities, parking areas, paved storage areas and fueling stations</td>
<td>Maximum depth to invert of third chamber of 13 ft below ground surface; verify that Maintenance can access invert at this depth</td>
</tr>
<tr>
<td>Sedimentation</td>
<td>Will perform better if the tributary area has a relatively high percentage of impervious area and/or a low sediment loading</td>
<td></td>
</tr>
<tr>
<td>Filtration</td>
<td>Upstream litter and sediment capture should be provided if possible, e.g., using Biofiltration or a forebay.</td>
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<tr>
<td>Adsorption and ion exchange</td>
<td>Baffle wall or reverse pipe outlets can be used to control litter within the device</td>
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<tr>
<td>Pollutants removed:</td>
<td>Site must have sufficient hydraulic head to operate under gravity flow, minimum 6 ft</td>
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<tr>
<td>Medium to fine sediments</td>
<td>MCTTs are not recommended for locations that have vector concerns due to the presence of a permanent pool of water in the second chamber; consult with local vector agency or use check valves and vector proof lid as shown on the standard detail sheets.</td>
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</tr>
<tr>
<td>Litter</td>
<td>More appropriate in flat to gently rolling terrain</td>
<td></td>
</tr>
<tr>
<td>Particulate metals</td>
<td>Locate outside the Clear Recovery Zone (HDM Topic 309.1), or consult with Traffic Operations to determine if guardrailing is required</td>
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<tr>
<td>Some dissolved metals</td>
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<tr>
<td>Some nutrients</td>
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</table>

B.10 WET BASIN

Wet Basins are detention systems comprised of a permanent pool of water, a temporary storage volume above the permanent pool, and a shoreline zone planted with aquatic vegetation. Wet Basins are designed to remove pollutants from surface discharges by temporarily capturing and detaining the Water Quality Volume (WQV) in order to allow settling and biological uptake to occur. Wet Basins are recommended for the following pollutants: Total Suspended Solids (TSS); nutrients; particulate metals; pathogens; litter; and...
Biological Oxygen Demand (BOD). A schematic cross section of a typical Wet Basin is shown in Figure B-18.

**LEGEND**

| ZONE 1 | - Deep Water Pool |
| ZONE 2 | - Shallow Water Bench |
| ZONE 3 | - Shoreline Fringe |
| ZONES 4 – 6 | - Riparian, Floodplain Terrace, and Upland Slope |

NOT TO SCALE

**Figure B-18. Schematic of a Wet Basin**

The following sections give a brief overview of wet basins and a summary of design criteria. The PE shall refer to Caltrans Wet Basins Design Guidance for complete guidance on design criteria, site evaluation, and preliminary and final design.

**B.10.1 Description**

A Wet Basin has temporary storage capacity above the permanent pool for the Water Quality Volume. The WQV enters the Wet Basin and commingles with the permanent pool, during which time the water level in the basin rises to inundate the surrounding vegetation during a WQ event. The commingled water is slowly discharged through a water quality riser until the water level returns to the level of the permanent pool.

The level of the permanent pool must be maintained year-round to support the plant community in the Wet Basin; this water level is maintained by connecting the Wet Basin to a
stream channel, by seepage from springs, or by water from some other source. In arid climates, it can be difficult to maintain the proper level of the permanent pool using natural sources, and augmentation may be required. If ‘gray water’ is available nearby (gray water is water sold for non-potable use by a wastewater treatment facility, after receiving secondary or tertiary treatment), it could serve as a permanent source of water, but the use of potable water for the permanent pool is considered inappropriate in almost all situations due to its scarcity. As some infiltration might also occur, even for soils with a low infiltration rate, approval from the RWQCB must be obtained if gray water will be considered.

B.10.2 Appropriate Applications and Siting Criteria

The site under consideration for a Wet Basin should, if possible, be located where the visual aesthetics of the permanent pool is considered a benefit (such as a roadside rest area or vista point). The proposed site must have a source of water to provide base flow sufficient to maintain a year-round plant community to account for losses due to infiltration and evapo-transpiration. The soil immediately below the invert must be relatively impermeable to limit loss of water by infiltration (NRCS Hydrologic Soils Group [HSG] soils C and D) unless a liner is used. Separation between seasonally high groundwater and basin invert should be > 10 ft; use liner if separation is between 1.0 ft and 10 ft unless approved by the local RWQCB due to presence of low permeability soils [Hydrologic Soil Groups C or D]).

Conditions that do not allow for siting are: sites having contaminated soils or groundwater plumes; objectionable backwater conditions in the storm drain system being induced; placement on or near unstable slopes, or slopes steeper than 15 percent.

Note also that if the impounded volume exceeds 15 a-f then the Wet Basin may classify as a jurisdictional dam and be subject to other requirements; consult with District Hydraulics if the volume below the spillway exceeds this threshold.

The maximum width is suggested as 49 ft, although if the width is greater than 23 ft, access to both sides of the Wet Basin may be required; consult with the local vector agency and District Maintenance regarding accessibility requirements around the Wet Basin.

B.10.3 Factors Affecting Preliminary Design

Siting and design criteria are summarized in Table B-9 below.
Table B-9, Summary of Wet Basin Siting and Design Criteria

<table>
<thead>
<tr>
<th>Description</th>
<th>Applications/Siting</th>
<th>Preliminary Design Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Adsorption to soil particles and by vegetation for certain contaminants</td>
<td>• Should if possible be located where the visual aesthetics of the permanent pool is considered a benefit (such as a roadside rest area or vista point).</td>
<td>• Protect outfall and spillway with scour protection as necessary.</td>
</tr>
<tr>
<td>Pollutants removed:</td>
<td>• Permanent source of water must be available, and sufficient for all losses including infiltration and evapotranspiration</td>
<td>• Maintenance access around basin and paved or unpaved ramp to invert must be provided.</td>
</tr>
<tr>
<td>• Total Suspended Solids</td>
<td>• Do not consider for sites with contaminated soils or groundwater plumes</td>
<td>• Upstream diversion channel or pipe for storms &gt; WQV if possible</td>
</tr>
<tr>
<td>• Nutrients*</td>
<td>• Sufficient head to prevent objectionable backwater condition in the storm drain system</td>
<td>• Place if possible an upstream forebay for sediment and litter, with a volume of 10 to 25% WQV</td>
</tr>
<tr>
<td>• Particulate Metals</td>
<td>• Preferred maximum width 49 ft; consult with the local vector agency and District Maintenance regarding accessibility requirements around the Wet Basin.</td>
<td>• Flow-path-to-width ratio of 2:1 if possible, configured in an irregular or meandering configuration</td>
</tr>
<tr>
<td>• Pathogens</td>
<td>• Consult public health and vector control authorities; mosquito fish may be required in the permanent pool of the Wet Basin</td>
<td>• The invert may employ a 'micro topography' (contouring and benching of the invert to vary the water depth); care should be exercised to minimize stagnant areas (areas where incoming water does not displace or commingle with permanent pool)</td>
</tr>
<tr>
<td>• Litter</td>
<td>• If the impounded volume exceeds 15 a-f consult with District Hydraulics to determine if the basin would classify as a jurisdictional dam</td>
<td>• Use 4:1 (h:v) side slope ratios or flatter for area above the WQV for a minimum 16 ft horizontally; 3:1 (h:v) side slopes max. above this area if approved by Maintenance</td>
</tr>
<tr>
<td>• BOD</td>
<td>• Not appropriate on or near unstable slopes, best sited in flat or gentle terrain of up to 15% slopes</td>
<td>• Internal (within the permanent pool) side slope ratio: no steeper than 3:1 (h:v), and 4:1 (h:v) in Zone 1.</td>
</tr>
<tr>
<td>* Reductions observed for dry weather flow only.</td>
<td>• Separation between seasonally high groundwater and basin invert &gt; 10 ft; use liner if separation 1.0 and 10 ft.</td>
<td>• Average water depth should be approximately 4.0 to 6.5 ft, and typical maximum depth usually between 8.0 and 10.0 ft.</td>
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<tr>
<td>[End of this column]</td>
<td>• Wet Basins placed in cold climates will have reduced effectiveness</td>
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<tr>
<td></td>
<td>• Locate outside the Clear</td>
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</table>

Caltrans Storm Water Quality Handbooks
Project Planning and Design Guide
July 2010
Table B-9. Summary of Wet Basin Siting and Design Criteria

<table>
<thead>
<tr>
<th>Description</th>
<th>Applications/Siting</th>
<th>Preliminary Design Factors</th>
</tr>
</thead>
</table>
| Recovery Zone (HDM Topic 309.1), or consult with Traffic Operations to determine if guardrail is required | • A deeper permanent pool is preferred to a shallower one, in order to reduce the area from which emergent vegetation (rooted below the water surface) can grow.  
• Usually the shallow (vegetated) areas are limited to between 15 and 30% of surface water area.  
• Outlet design to drawdown the WQV within 24 to 96 hrs, typically 24 to 48 hrs (recommended 40-hrs)  
• Downstream spillway or overflow riser: sized to pass flows generated by the peak drainage facility design event (reference HDM Chapter 830); minimum spillway length of 3.0 ft, and/or minimum riser diameter of 36 in., or per District practice. Use local criteria for overflow passage if more stringent.  
• Provide freeboard ≥ 12 in (distance between the elevation of water in the basin when passing the design storm, and the elevation at the top of the confinement)  
• Discharge the WQV through an outlet riser and include a debris screen (or equivalent)  
• An 8 inch drain valve should be placed to evacuate water during major maintenance  
• Provide vegetation appropriate for each hydrologic zone in the Wet Basin  
• Native soils at invert may require added organics  
• Consider fencing around the Wet Basin to restrict public access |
## APPENDIX B

### Approved Treatment BMPs

#### Subsurface Soil Characterization

- **Field Investigation and Interpretation**
  - Define stratigraphy – layered or massive soils by continuous sampling, coring or direct push drilling methods.
  - Generate detailed logs of borings.
  - Confirm visual classifications of soil types with particle-size analyses.
  - Test soil for organic content, pH and cation exchange capacity. Values that promote pollutant capture are > 5%, 6 – 8, and > 5 meq/100 g of soil, respectively.
  - Generate geologic cross-sections, include all soil test results and groundwater elevation information.
  - Soils should not have > 30% clay (includes USCS soil types CL, CH, and some SC and GC), or > 40% silt and clay combined (ML, MH, and some SM and GM, plus the clayey soils listed above).
  - Identify thickness, depth, lateral and vertical distribution of restrictive and pervious soil layers.
  - Document any surface restrictive layer, including thickness and aerial distribution of layer.
  - Evaluate feasibility of excavating surface restrictive layers.

#### Groundwater Characterization

- **Install groundwater-monitoring wells**
  - Purpose of wells is to establish that seasonal high groundwater, including perched groundwater, has a minimum separation distance of 10 feet below proposed invert. Wells do not necessarily need to reach actual groundwater depths.
  - Wells should be installed a minimum of 30 feet below proposed invert.
  - Record groundwater levels observed at time of drilling, measured at least 24 hours after drilling is completed, and through the end of the wet season.
  - **Groundwater – Invert Separation**
    - Establish groundwater – device invert separation distance. If groundwater is:
      - * > 10 feet – Detailed monitoring not required
      - * < 4 feet, then eliminate site
      - * Between 4 to 10 feet consult with RWQCB
  - Consider other factors that could influence groundwater levels, such as local or regional recharge projects, future urbanization, or agriculture.
  - Establish if annual rainfall over period of investigation is within 20 percent of a normal rainfall year.
  - If rainfall is more than 20 percent below normal year, and there is not a reliable indication that groundwater is greater than 10 feet below invert, then more detailed monitoring is required.
  - **Detailed Groundwater Monitoring**
    - Install at least two monitoring wells, observe groundwater levels over a wet and dry season.
    - If rainfall is more than 20 percent below normal year, then monitor for an additional year.

#### Recommended Sites

- Consider installing in-hole hydraulic conductivity test holes during secondary field investigation.
- Characterize infiltration potential of site by conducting hydraulic conductivity tests.
  - Use the USBR-7300-89 or Bouwer-Rice procedures (the latter if groundwater is encountered in the well) to characterize lateral and vertical hydraulic conductivity of soil. Other documented procedures, such as double — ring tests could be used to test surface soils.
  - A minimum of three in-hole hydraulic conductivity tests should be performed at each site.
  - Design in-hole hydraulic conductivity test borings to target pervious zones identified during secondary characterizations.
  - Test borings or pits should be logged and sampled with results incorporated into secondary subsurface characterization.
  - A minimum acceptable hydraulic conductivity is 0.5 inches / hour.
  - Identify zones with acceptable hydraulic conductivity, establish thickness, depth and distribution of zones.
  - Evaluate if pervious zones can accommodate the cumulative water quality volume (CWQV) from catchment areas feeding the Infiltration Device.
  - Calculate the geometric mean hydraulic conductivity from all hydraulic conductivity tests completed at site, or from all tests within areas that have excluded soils with hydraulic conductivity less than 0.5 inches per hour.
  - Calculate water Quality Volume (WQV) of Infiltration Device according to equation #1 presented in Exhibit A of the “Infiltration Basin Siting Study, Vol. 1, CTSW-RT-03-025, using geometric mean hydraulic conductivity value.

#### Modify Potential Basin Size

- Recalculate basin area excluding unfavorable soil areas.
- Calculate WQV of Infiltration Device using geometric mean hydraulic conductivity value and re-sized surface area.
- Compare Infiltration Device WQV to CWQV from catchment area.
- Estimate extent of any excavation of surface restrictive layers.
- Evaluate if Infiltration Device is still feasible.

#### Update RWQCB

- Does site meet RWQCB Conditions for Approval for Infiltration Device?
  - Yes
    - Recommend for preliminary Design. Evaluate sites with Proposed setback modifications.
  - No
    - Consider Other Treatment BMPs

---

**Figure B-20. District 7 Infiltration Device Site Selection (Secondary Site Screening)**
C.1 CONSTRUCTION SITE BEST MANAGEMENT PRACTICES (BMPS)

Construction Site Best Management Practices (BMPs) are applied during construction activities to reduce the pollutants in stormwater discharges throughout construction. These Construction Site BMPs provide both temporary erosion and sediment control, as well as control for potential pollutants other than sediment. There are six categories of BMPs suitable for controlling potential pollutants on construction sites. They are:

- Soil Stabilization Practices;
- Sediment Control Practices;
- Tracking Control Practices;
- Wind Erosion Control;
- Non-Stormwater Controls; and
- Waste Management and Material Pollution Controls.

It is generally accepted that practices that perform well by themselves can be complemented by other practices to raise the collective level of erosion control effectiveness and sediment retention. Effective erosion and sediment control planning relies on a system of BMPs (e.g., mulches for source control, fiber rolls on slopes for reducing runoff velocities, silt fence at the toe of slopes for capturing sediment, etc.).

To meet regulatory requirements and protect the site resources, every project must include an effective combination of erosion and sediment control measures. These measures must be selected from all of the BMP categories presented in this section: soil stabilization practices, sediment control practices, tracking control practices, and wind erosion control practices. Additionally, the project plan must include non-stormwater controls and waste management and material pollution controls.

Table C-1 is a matrix of the Construction Site BMPs that have been approved for use during construction. Detailed descriptions and guidance regarding implementation of these BMPs may be found in the Construction Site Best Management Practices Manual and Section 4 of the Statewide Storm Water Quality Practice Guidelines (Guidelines).

The individual BMPs, designated by an “X” in Table C-1 as being applicable to a particular typical construction activity, will not necessarily be appropriate for all projects involving the noted activity. For example, not all projects will have on-site vehicle fueling and maintenance operations; however, those that do will be required to conduct those operations in a manner consistent with the intent of the BMP description contained in Appendix B of the Storm Water Management Plan (SWMP) and BMP implementation detailed in the Guidelines.

Table C-1 shows the Construction Site BMPs by construction activity.
## Table C-1. Construction Site BMPs By Construction Activity

<table>
<thead>
<tr>
<th>Best Management Practices</th>
<th>Typical Highway Construction Activities</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Temporary Sediment Control</strong></td>
<td>Demolish Pavement/Structures</td>
</tr>
<tr>
<td>Silt Fence</td>
<td>X</td>
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<tr>
<td>Sandbag Barrier</td>
<td>X</td>
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<tr>
<td>Straw Bale Barrier</td>
<td>X</td>
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<tr>
<td>Fiber Rolls</td>
<td>X</td>
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<tr>
<td>Gravel Bag Berm</td>
<td>X</td>
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<tr>
<td>Check Dam</td>
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<tr>
<td>Desilting Basin</td>
<td>X</td>
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<tr>
<td>Sediment Trap</td>
<td>X</td>
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<tr>
<td>Sediment Basin</td>
<td>X</td>
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<tr>
<td><strong>Temporary Soil Stabilization</strong></td>
<td>Hydromulch</td>
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<tr>
<td>Hydroseeding</td>
<td>X</td>
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<tr>
<td>Soil Binders</td>
<td>X</td>
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<tr>
<td>Straw Mulch</td>
<td>X</td>
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<tr>
<td>Geotextiles, Mats/Plastic Covers and Erosion Control Blankets</td>
<td>X</td>
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<tr>
<td>Scheduling</td>
<td>X</td>
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<tr>
<td>Preservation of Existing Vegetation</td>
<td>X</td>
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</tbody>
</table>
### Table C-1. Construction Site BMPs By Construction Activity

<table>
<thead>
<tr>
<th>Temporary Concentrated Flow Conveyance Controls</th>
<th>Typical Highway Construction Activities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Earth Dikes/Drainage Swales &amp; Lined Ditches</td>
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<tr>
<td>Outlet Protection/Velocity Dissipation Devices</td>
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<tr>
<td>Slope Drains</td>
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<tr>
<td>Temporary Stream Crossing</td>
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<td>Clear Water Diversion</td>
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<tr>
<td>Wind Erosion Control</td>
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<tr>
<td>Sediment Tracking Control</td>
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<tr>
<td>Street Sweeping and Vacuuming</td>
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<tr>
<td>Stabilized Construction Roadway</td>
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<tr>
<td>Entrance/Outlet Tire Wash</td>
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<tr>
<td>Waste Management</td>
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</table>

#### Waste Management

- **Spill Prevention and Control**
- **Solid Waste Management**
- **Hazardous Waste Management**
- **Contaminated Soil Management**
- **Concrete Waste Management**
- **Sanitary/Septic Waste Management**
### Table C-1. Construction Site BMPs By Construction Activity

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<td>Liquid Waste Management</td>
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<tr>
<td>Potable Water/Irrigation</td>
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<tr>
<td>Dewatering Operations</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>Illicit Connection/Illegal Discharge Detection and Reporting</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>Storm Drain Inlet Protection</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>Stabilized Construction Entrance/Exit</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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</tbody>
</table>

X  BMP may be applicable to activity
Section C.2 presents information on active treatment systems (ATS). The PE should discuss and obtain concurrence from the Design Storm Water Coordinator.

C.1.1 Soil Stabilization BMPs

Examples of Soil Stabilization BMPs include:

- SS-1 Scheduling;
- SS-2 Preservation of Existing Vegetation;
- SS-3 Hydraulic Mulch;
- SS-4 Hydroseeding;
- SS-5 Soil Binders;
- SS-6 Straw Mulch;
- SS-7 Geotextiles, Mats, Plastic Covers, and Erosion Control Blankets;
- SS-8 Wood Mulching;
- SS-9 Earth Dikes/Drainage Swales and Ditches;
- SS-10 Outlet Protection/Velocity Dissipation Devices; and
- SS-11 Slope Drains.
- SS-12 Streambank Stabilization

Provided in Table C-2 are selection criteria information and ratings for temporary soil stabilization BMPs. The BMPs are described in detail following Table C-2.
### Table C-2. Temporary Soil Stabilization Criteria Matrix

<table>
<thead>
<tr>
<th>Category: Standard Biodegradable Mulches (SBM)</th>
<th>Biodegradable</th>
<th>Non-Biodegradable</th>
</tr>
</thead>
<tbody>
<tr>
<td>Straw Mulch</td>
<td>Jute Mesh</td>
<td>Plastic Netting</td>
</tr>
<tr>
<td>Rice Straw</td>
<td>Curled Wood Fiber</td>
<td>Straw</td>
</tr>
<tr>
<td>Wood Fiber Mulch</td>
<td>Straw Fiber</td>
<td>Wood Fiber</td>
</tr>
<tr>
<td>Recycled Paper Mulch</td>
<td>Coconut Fiber</td>
<td>Coconut Fiber Mesh</td>
</tr>
<tr>
<td>Bonded Fiber Matrix</td>
<td>Straw Coconut Fiber</td>
<td>Synthetic Fiber with Netting</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CATEGORY: ROLLED EROSION CONTROL PRODUCTS (RECP)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Biodegradable</td>
</tr>
<tr>
<td>Non-Biodegradable</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CATEGORY: TEMPORARY SEEDING (TS)</th>
</tr>
</thead>
<tbody>
<tr>
<td>High-Density</td>
</tr>
<tr>
<td>Fast-Growing</td>
</tr>
<tr>
<td>Non-Competing</td>
</tr>
<tr>
<td>Sterile</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CATEGORY: IMPERVIOUS COVERS (IC)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plastic</td>
</tr>
<tr>
<td>Geotextile (Woven)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CATEGORY: HYDRAULIC SOIL STABILIZERS (HSS)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(PBL) Plant Material Based- Short Lived</td>
</tr>
<tr>
<td>(PBL) Plant Material Based- Long Lived</td>
</tr>
<tr>
<td>(PBL) Polymeric Emulsion Blends</td>
</tr>
<tr>
<td>(PRB) Petroleum/Resin-Based Emulsions</td>
</tr>
<tr>
<td>(CBB) Cementitious Based Binders</td>
</tr>
</tbody>
</table>

**APPENDIX C**

**Construction Site BMPs**

Follow procedures in Appendix F and use Table F-5 for cost estimates of line item BMPs

= not applicable for category, class, or type

UNK = unknown

See next page for Legend
### Table C-2. Temporary Soil Stabilization Criteria Matrix (continued)

<table>
<thead>
<tr>
<th>Criteria</th>
<th>D</th>
<th>P</th>
<th>S</th>
<th>M</th>
<th>L</th>
<th>M</th>
<th>H</th>
</tr>
</thead>
<tbody>
<tr>
<td>Antecedent Moisture</td>
<td>Soil should be relatively dry before application</td>
<td>Soil should be pre-wetted before application</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Availability</td>
<td>A short turn-around time between order and delivery, usually 3-5 days</td>
<td>A moderate turnaround time, between 1-2 weeks</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ease of Clean-Up</td>
<td>Require pressure washing, a strong alkali solution, or solvent to clean up</td>
<td>Requires cleanup with water while wet; more difficult to clean up once dry</td>
<td>May be easily removed from equipment and overspray areas by a strong stream of water</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Installed Cost</td>
<td>Dollars per acre</td>
<td></td>
<td></td>
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<tr>
<td>Degradability</td>
<td>Chemically degradable</td>
<td></td>
<td></td>
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</tr>
<tr>
<td></td>
<td>Photodegradable</td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td></td>
<td>Biodegradable</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Length of Drying Time</td>
<td>Estimated hours</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Time to Effectiveness</td>
<td>Estimated days</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Erosion Control Effectiveness</td>
<td>Percent reduction in soil loss over bare soil condition.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Longevity</td>
<td>1 - 3 months</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>3 – 12 months</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>&gt; than 12 months</td>
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<tr>
<td>Application Mode</td>
<td>Applied by hand labor</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Applied by water truck</td>
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<tr>
<td></td>
<td>Applied by hydraulic mulcher</td>
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<tr>
<td></td>
<td>Applied by either water truck or hydraulic mulcher</td>
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<tr>
<td></td>
<td>Applied by a mechanical method other than those listed above (e.g., straw blower)</td>
<td></td>
<td></td>
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<tr>
<td>Residual Impact</td>
<td>Projected to have a low impact on future construction activities</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Projected to have a moderate impact on future construction activities</td>
<td></td>
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<tr>
<td></td>
<td>Projected to have a significant impact on future construction activities</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Native</td>
<td>Plant or plant material native to the State of California</td>
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<tr>
<td></td>
<td>Exotic plant not native to the State of California</td>
<td></td>
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<tr>
<td>Runoff Effect</td>
<td>Runoff is decreased over baseline (bare soil)</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>No change in runoff from baseline</td>
<td></td>
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<tr>
<td></td>
<td>Runoff is increased over baseline</td>
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</tr>
</tbody>
</table>

### C.1.1.1 Scheduling (SS-1)

This BMP involves developing, for every project, a schedule that includes sequencing of construction activities with the implementation of Construction Site BMPs such as temporary soil stabilization (erosion control) and temporary sediment control measures. The purpose is to reduce the amount and duration of soil exposed to erosion by wind, rain, runoff and vehicle tracking, and to perform the construction activities and control practices in accordance with the planned schedule.
C.1.1.2 Preservation of Existing Vegetation (SS-2)

Preservation of existing vegetation is the identification and protection of desirable vegetation that provides erosion and sediment control benefits. Whenever practical, existing vegetation should be preserved. Plants and trees act as effective soil stabilization and sediment control devices, particularly around the perimeter of construction sites. Areas that will not be disturbed as part of construction activities should be clearly marked on plans and protected in the field with fencing prior to clearing and grubbing. Access limitations should also be shown on the plans and described in the Special Provisions. Any damage to preservation areas should be repaired immediately.

Items to consider when preserving existing vegetation include:

- Preserve existing vegetation to provide effective erosion control;
- Consider the age, life expectancy, health, aesthetic value, and habitat benefits of vegetation to be preserved;
- Areas containing vegetation to be preserved must be shown on the plans; and
- Preserve native plants on the site wherever possible.

C.1.1.3 Hydraulic Mulch (SS-3)

Hydraulic mulch consists of applying a water-based mixture of wood or paper fiber and stabilizing emulsion with hydro-mulching equipment. This will protect disturbed soil from erosion by raindrop impact or wind. Specifications for mulch can be found in Caltrans Standard Specifications, Section 20-2.08.

Type: Wood Fiber

Wood fiber mulch is generally used as a component of hydraulic applications. It is usually used in combination with seed, fertilizer and other materials, and is typically applied at the rate of 2,010 to 4,020 pounds per acre (lb/acre).

Wood fiber mulch can be specified with or without a tackifier. Previous work has shown that wood fiber mulches with tackifiers have better erosion control performance.

Type: Recycled Paper

Recycled paper mulch is generally used in hydraulic applications. It is usually used in combination with seed and fertilizer and is typically applied at the rate of 2,010 to 4,020 lb/acre.

Type: Cellulose Fiber

Cellulose fiber mulch contains fibers of shorter length than wood fiber mulches and is typically made from recycled newsprint, magazine, or other waste paper sources. It can be specified with or without a tackifier.
Type: Bonded Fiber Matrix

A bonded fiber matrix (BFM) is a hydraulically applied system of fibers and adhesives that upon drying forms an erosion-resistant blanket that promotes vegetation, and prevents soil erosion. BFMs are typically applied at rates from 3,035 to 4,020 lb/acre based on the manufacturer’s recommendation.

The biodegradable BFM is composed of materials that are 100% biodegradable. The binder in the BFM should also be biodegradable and should not dissolve or disperse upon re-wetting. Typically, biodegradable BFMs should not be applied immediately before, during or immediately after rainfall so that the matrix will have an opportunity to dry for 24 hours after application.

C.1.1.4 Hydro seeding (SS-4)

Hydro seeding consists of applying a water-based mixture of wood or paper fiber, stabilizing emulsion, and seed with hydro-mulching equipment. This is usually a multi-step process with a layer of straw and tackifier placed over the initial hydraulic application. Often fertilizer and compost are added to the hydraulic mixture. This will protect disturbed soil from erosion by raindrop impact or wind. Hydraulic mulches are typically combined with a seed mixture for achieving longer term temporary soil stabilization than by hydraulic mulching alone. The selection of plant materials to be included in the seed mixture can be based, in part, on the length of time temporary stabilization is required.

Temporary Erosion Control with perennial grasses, especially California native species, is not appropriate for Caltrans projects. The most effective method is to use straw and tackifier with cereal barley (45 lb/acre). Temporary seeding on construction projects should last one to two seasons before the grass is removed and the slopes re-graded.

If a follow-up planting project is to re-vegetate an area, it might be possible to seed with natives and perennials. The key here is that there will be another project. The seeding on the first project would not be temporary; it would be permanent, as it would continue beyond project completion.

C.1.1.5 Soil Binders (SS-5)

Soil binders, also known as soil stabilizers, are adhesives that stabilize soil by binding soil particles together. This will protect disturbed soil from erosion by raindrop impact or wind. Soil binders can also be used in combination with hydraulic mulches to improve their erosion control effectiveness.

There are five types of soil binders:

- Plant Material-Based (Short-Term);
- Plant Material-Based (Long-Term);
- Polymeric Emulsion Blends;
Guar is a non-toxic, biodegradable, natural galactomannan-based hydrocolloid treated with dispersant agents for easy field mixing. It should be applied at the rate of 10.0 to 15.0 lb per 1,000 gallons of water, depending on application machine capacity. Recommended minimum application rates are as follows:

<table>
<thead>
<tr>
<th>Application Rates for Guar Soil Stabilizer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Slope (h:v): Flat</td>
</tr>
<tr>
<td>lb/acre: 40</td>
</tr>
</tbody>
</table>

Psyllium

Psyllium is composed of the finely ground muciloid coating of plantago seeds that is applied as a dry powder or in a wet slurry to the surface of the soil. It dries to form a firm but rewettable membrane that binds soil particles together but permits germination and growth of seed. Psyllium requires 12 to 18 hours drying time. Application rates are generally 80 to 200 lb/acre, with enough water in solution to allow for a uniform slurry flow.

Starch

Starch is non-ionic, cold-water soluble (pre-gelatinized) granular cornstarch. The material is mixed with water and applied at the rate of 150 lb/acre. Approximate drying time is 9 to 12 hours.

Pitch and Rosin Emulsion

Generally, a non-ionic pitch and rosin emulsion has a minimum solids content of 48%. The rosin should be a minimum of 26% of the total solids content. The soil stabilizer should be non-corrosive, water-dilutable emulsion that upon application cures to a water insoluble binding and cementing agent. For soil erosion control applications, the emulsion is diluted as follows:

- For clayey soil: 5 parts water to 1 part emulsion
- For sandy soil: 10 parts water to 1 part emulsion

Application can be by water truck or hydraulic seeder with the emulsion/product mixture applied at the rate specified by the manufacturer.
Type: Polymeric Emulsion Blends

Acrylic Copolymers and Polymers

Polymeric soil stabilizers should consist of a liquid or solid polymer or copolymer with an acrylic base that contains a minimum of 55% solids. The polymeric compound should be handled and mixed in a manner that will not cause foaming or should contain an anti-foaming agent. The polymeric emulsion should have a minimum shelf life of one year. Polymeric soil stabilizer should be readily miscible in water, non-injurious to seed or animal life, non-flammable, should provide surface soil stabilization for various soil types without totally inhibiting water infiltration, and should not re-emulsify when cured. The applied compound should air cure within a maximum of 36 to 48 hours. Liquid copolymer should be diluted at a rate of 10 parts water to 1 part polymer and applied to soil at a rate of 1,175 gallons per acre.

Liquid Polymers of Methacrylates and Acrylates

This material consists of a tackifier/sealer that is a liquid polymer of methacrylates and acrylates. It is an aqueous 100% acrylic emulsion blend of 40% solids by volume that is free from styrene, acetate, vinyl, ethoxylated surfactants or silicates. For soil stabilization applications, it is diluted with water and applied with a hydraulic seeder at the rate of 20 gallons per acre. Drying time is 12 to 18 hours after application.

Copolymers of Sodium Acrylates and Acrylamides

These materials are non-toxic, dry powders that are copolymers of sodium acrylate and acrylamide. They are mixed with water and applied to the soil surface for erosion control at rates that are determined by slope gradient:

<table>
<thead>
<tr>
<th>Slope Gradient (h:v)</th>
<th>lbs per acre</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flat to 3:1</td>
<td>3.0 – 5.0</td>
</tr>
<tr>
<td>3:1 to 2:1</td>
<td>5.0 – 10.0</td>
</tr>
<tr>
<td>2:1 to 1:1</td>
<td>10.0 – 20.0</td>
</tr>
</tbody>
</table>

Poly-Acrylamide and Copolymer of Acrylamide

Linear copolymer poly-acrylamide is packaged as a dry-flowable solid. When used as a stand-alone stabilizer, it is diluted at a rate of 10 lbs/1,000 gallons of water and applied at the rate of 5.0 lbs per acre.
APPENDIX C

Construction Site BMPs

Hydro-Colloid Polymers

Hydro-colloid polymers are various combinations of dry-flowable poly-acrylamides, copolymers and hydro-colloid polymers that are mixed with water and applied to the soil surface at rates of 54 to 62 lbs per acre. Drying times are 0 to 4 hours.

Type: Petroleum or Resin-Based Emulsions

Emulsified Petroleum Resin

This material is a concentrated petroleum hydrocarbon emulsion that is mixed with water and applied to the soil surface at a rate of 2,460 gallons per acre. Dilution rates vary with the type of soil and other site conditions, and should be provided by the manufacturer. They typically range from 12:1 to 20:1 parts water to emulsion.

Type: Cementitious-Based Binders

Gypsum

This is a formulated gypsum-based product that readily mixes with water and mulch to form a thin protective crust on the soil surface. It is composed of high purity gypsum that is ground, calcined and processed into calcium sulfate hemihydrate with a minimum purity of 86 percent. It is mixed in a hydraulic seeder and applied at rates 4,000 to 12,000 lbs per acre. Drying time is 4 to 8 hours.

Comparative testing of Hydraulic Soil Stabilizers has been conducted at the Caltrans/SDSU Soil Erosion Research Laboratory for application on two soil types, sandy clay and clayey sand (“Soil Stabilization for Temporary Slopes,” URSGWC, October 1, 1999). Both erosion control effectiveness and water quality were evaluated for soil stabilizers representing the available classes and types.

C.1.1.6 Straw Mulch (SS-6)

Straw mulch consists of placing a uniform layer of straw and incorporating it into the soil with a studded roller, or anchoring it with a tackifier. Straw mulch is used for soil stabilization, as a temporary surface cover, on disturbed areas until soils can be prepared for re-vegetation. It is also used in combination with temporary and/or permanent seeding strategies to enhance plant establishment.

Loose straw is the most common mulch material used in conjunction with direct seeding of soil. Straw mulching is generally the second part of multi-step process where seed and fertilizer is first applied, then straw mulch applied as the second step. The final step of the process involves holding the loose straw in place by a) using netting, b) applying a liquid tackifier, or c) punching it into the soil by a process known as “crimping” or “incorporating.”
APPENDIX C

Construction Site BMPs

Type: Wheat or Rice Straw

Straw can be hand applied or machine applied. The fiber length of the straw should be typically greater than 6 inches.

C.1.1.7 Geotextiles, Mats, Plastic Covers, and Erosion Control Blankets (SS-7)

This BMP involves the placement of geotextiles, plastic covers, or erosion control blankets/mats to stabilize disturbed soil areas (DSAs) and protect soil from erosion by wind or water. These measures are typically used when DSAs are particularly difficult to stabilize, around Environmentally Sensitive Areas (ESAs), and as a temporary quick stopgap measure.

Type: Biodegradable Rolled Erosion Control Products

Biodegradable Rolled Erosion Control Products (RECPs) are typically composed of jute fibers, curled wood fibers, straw, coconut fiber, or a combination of these materials. For an RECP to be considered 100% biodegradable, the netting, sewing or adhesive system that holds the biodegradable mulch fibers together must also be biodegradable.

Jute Mesh

Jute is a natural fiber that is made into a yarn that is loosely woven into a biodegradable mesh. It is designed to be used in conjunction with vegetation and has longevity of approximately one year. The material is supplied in rolled strips, which should be secured to the soil with U-shaped staples or stakes in accordance with manufacturers’ recommendations.

Curled Wood Fiber

Excelsior (curled wood fiber) blanket material should consist of machine produced mats of curled wood excelsior with 80% of the fiber 6 inches or longer. The excelsior blanket should be of consistent thickness. The wood fiber should be evenly distributed over the entire area of the blanket. The top surface of the blanket should be covered with a photodegradable extruded plastic mesh. The blanket should be smolder resistant without the use of chemical additives and shall be non-toxic and non-injurious to plant and animal life. Excelsior blanket should be furnished in rolled strips, a minimum of 48 inches wide, and should have an average weight of 0.1 lbs per square foot (lb/ft²), ±10 percent, at the time of manufacture. Excelsior blankets should be secured in place with wire staples. Staples should be made of 0.12 inch steel wire and should be U-shaped with 7.9 inch legs and 2 inch crown.

Straw

Straw blanket should be machine-produced mats of straw with a lightweight biodegradable netting top layer. The straw should be attached to the netting with biodegradable thread or glue strips. The straw blanket should be of consistent thickness. The straw should be evenly distributed over the entire area of the blanket. The straw blanket should be
furnished in rolled strips a minimum of 6.6 feet (ft) wide, a minimum of 82 ft long and a minimum of 0.055 lb/ft². Straw blankets should be secured in place with wire staples. Staples should be made of 0.12 inch steel wire and should be U-shaped with 7.9 inch legs and 2 inch crown.

Wood Fiber

Wood fiber blanket is composed of biodegradable fiber mulch with extruded plastic netting held together with adhesives. The material is designed to enhance revegetation. The material is furnished in rolled strips, which should be secured to the ground with U-shaped staples or stakes in accordance with manufacturers’ recommendations.

Coconut Fiber

The coconut fiber blanket should be machine-produced mats of 100% coconut fiber with biodegradable netting on the top and bottom. The coconut fiber should be attached to the netting with biodegradable thread or glue strips. The coconut fiber blanket should be of consistent thickness. The coconut fiber should be evenly distributed over the entire area of the blanket. The coconut fiber blanket should be furnished in rolled strips with a minimum of 6.6 ft wide, a minimum of 82 ft long and a minimum of 0.055 lb/ft². Coconut fiber blankets should be secured in place with wire staples. Staples should be made of 0.12 inch steel wire and should be U-shaped with 7.9 inch legs and 2 inch crown.

Coconut Fiber Mesh

Coconut fiber mesh is a thin permeable membrane made from coconut or corn fiber that is spun into a yarn and woven into a biodegradable mat. It is designed to be used in conjunction with vegetation and typically has longevity of several years. The material is supplied in rolled strips, which should be secured to the soil with U-shaped staples or stakes in accordance with manufacturers’ recommendations.

Straw Coconut Fiber

The straw coconut fiber blanket should be machine-produced mats of 70% straw and 30% coconut fiber with a biodegradable netting top layer and a biodegradable bottom net. The straw and coconut fiber should be attached to the netting with biodegradable thread or glue strips. The straw coconut fiber blanket should be of consistent thickness. The straw and coconut fiber should be evenly distributed over the entire area of the blanket. The straw coconut fiber blanket should be furnished in rolled strips a minimum of 6.6 inch wide, a minimum of 82 ft long and a minimum of 0.055 lb/ft². Straw coconut fiber blankets should be secured in place with wire staples. Staples should be made of 0.12 inch steel wire and should be U-shaped with 7.9 inch legs and 2 inch crown.
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Construction Site BMPs

Type: Non-Biodegradable Rolled Erosion Control Products

Non-biodegradable RECPs are typically composed of polypropylene, polyethylene, nylon or other synthetic fibers. In some cases, a combination of biodegradable and synthetic fibers is used to construct the RECP. Netting used to hold these fibers together is typically non-biodegradable as well.

Plastic Netting

Plastic netting is a lightweight biaxially-oriented netting designed for securing loose mulches like straw or paper to soil surfaces to establish vegetation. The netting is photodegradable. The netting is supplied in rolled strips, which should be secured with U-shaped staples or stakes in accordance with manufacturers’ recommendations.

Plastic Mesh

Plastic mesh is an open-weave geotextile that is composed of an extruded synthetic fiber woven into a mesh with an opening size of less than 0.2 inches. It is used with re-vegetation or may be used to secure loose fiber such as straw to the ground. The material is supplied in rolled strips, which should be secured to the soil with U-shaped staples or stakes in accordance with manufacturers’ recommendations.

Synthetic Fiber with Netting

Synthetic fiber with netting is a mat that is composed of durable synthetic fibers treated to resist chemicals and ultraviolet light. The mat is a dense, three-dimensional mesh of synthetic (typically polyolefin) fibers stitched between two polypropylene nets. The mats are designed to be vegetated and provide a permanent composite system of soil, roots, and geomatrix. The material is furnished in rolled strips, which should be secured with U-shaped staples or stakes in accordance with manufacturers’ recommendations.

Bonded Synthetic Fibers

This type of product consists of a three-dimensional, geomatrix nylon (or other synthetic) matting. Typically it has more than 90% open area, which facilitates root growth. Its tough root-reinforcing system anchors vegetation and protects against hydraulic lift and shear forces created by high volume discharges. It can be installed over prepared soil, followed by seeding into the mat. Once vegetated, it becomes an invisible composite system of soil, roots, and geomatrix. The material is furnished in rolled strips that should be secured with U-shaped staples or stakes in accordance with manufacturers’ recommendations.

Combination Synthetic and Biodegradable

Combination synthetic and biodegradable RECPs consist of biodegradable fibers, such as wood fiber or coconut fiber, with a heavy polypropylene net stitched to the top and a high-strength continuous-filament geomatrix or net stitched to the bottom. The material is
designed to enhance re-vegetation. The material is furnished in rolled strips, which should be secured with U-shaped staples or stakes in accordance with manufacturers’ recommendations.

**Rolled Plastic Sheeting**

Plastic sheeting should have a minimum thickness of 0.24 inch, and should be firmly held in place with sandbags or other weights placed no more than 9.8 ft apart. Seams are typically taped or weighted down their entire length, and there should be at least 12 inches to 24 inches overlap of all seams. Edges should be embedded a minimum of 6 inches in native soil.

All sheeting should be inspected periodically after installation and after significant rainstorms to check for erosion and undermining. Any failures shall be repaired immediately. If washout or breakages occurs, the material should be re-installed after repairing the damage to the slope.

**Geotextile (Woven)**

Woven geotextile material should be a woven polypropylene fabric with a minimum thickness of 0.6 inches, a minimum of 12ft wide and should have a minimum tensile strength of 150 lbs (warp) 80 lbs (fill) in conformance with the requirements in American Society of Testing and Materials (ASTM) Designation: D 4632. The permittivity of the fabric shall be approximately 0.07 sec$^{-1}$ in conformance with the requirements in ASTM Designation: D 4491. The fabric should have an ultraviolet (UV) stability of 70% in conformance with the requirements in ASTM designation: D 4355. Geotextile blankets should be secured in place with wire staples or sandbags and by keying into tops of slopes and edges to prevent infiltration of surface waters under geotextile. Staples should be made of 0.12 inch steel wire and shall be U-shaped with 7.9 inch legs and 2 inch crown.

**Geotextile (Non-Woven)**

Non-woven geotextile shall be manufactured from polyester, nylon, or polypropylene material, or any combination thereof. The fabric shall be permeable, non-woven, shall not act as a wicking agent. The fabric shall weigh a minimum of 0.25 lbs per square yard (per ASTM Designation: D 3776), have a minimum grab tensile strength of 50 lbs in each direction (per ASTM Designation: D 4632), have a minimum elongation at break of 10% (per ASTM Designation: D 4632), have a minimum toughness of 2900 lbs (percent elongation x grab tensile strength), and a minimum permittivity of 0.5 sec$^{-1}$ (per ASTM Designation: D 4491).

**C.1.1.8 Wood Mulching (SS-8)**

Wood mulching consists of applying shredded wood, bark, or green material. The primary function of wood mulching is to reduce erosion by protecting bare soil from raindrop impact and reducing runoff. Use is limited to slopes that are less than 3:1 (h:v) and depth of the
mulch blanket is typically 3 – 4 inches. The material is typically spread by hand, although pneumatic methods are available. Wood mulching is primarily applicable for landscape projects.

C.1.1.9 Earth Dikes/Drainage Swales and Ditches (SS-9)

The primary function of earth dikes, drainage swales and ditches is to prevent erosion and reduce pollutant loading. They are structures that intercept, divert, and convey surface runoff in a controlled, non-erosive manner. Top, toe, and mid-slope diversion ditches, berms, dikes, and swales should be used to intercept runoff and direct it away from critical slopes without allowing it to reach the roadway.

Typically, mid-slope diversion ditches should have a cross-slope of at least 2%, and should be concrete or rock-lined. Top of slope diversions should be paved along cut slopes where the slope length above the cut is greater than 40 ft. Earthen diversion ditches, berms, dikes, and swales channelize flow and should be stabilized with vegetation or other materials to prevent erosion.

Alternatively, drop structures can be placed along the diversion to maintain a grade sufficiently mild to prevent erosive velocities, or a paved chute can be placed down the side of the fill before the accumulated runoff in the diversion is sufficient to cause erosive velocities.

Design guidelines include:

- Select design flow and safety factor based on careful evaluation of the risk due to erosion of the measure, over topping, flow backups, or wash out;
- Examine the site for run-on from off-site sources. These off-site flows should be diverted from the right-of-way;
- Select flow velocity limit of unlined conveyance systems based on soil types and drainage flow patterns for each project site. Establish a maximum flow velocity for using earth dikes and swales, above which a lined ditch must be used (see Highway Design Manual Table 862.2). Consider use of rip-rap, engineering fabric, vegetation or concrete lining;
- Consider outlet protection where localized scour is anticipated;
- Consider order of work provisions early in the construction process to effectively install and use the permanent ditches, berms, dikes, and swales; and
- A sediment-trapping device should be used in conjunction with conveyances where sediment-laden water is expected.

C.1.1.10 Outlet Protection/Velocity Dissipation Devices (SS-10)

Outlet protection/velocity dissipation devices are rock, riprap, or other materials placed at pipe outlets to reduce flow velocity and the energy of exiting stormwater flows and to
prevent scour. They are used where localized scouring is anticipated, such as outlets of pipes, drains, culverts, slope drains, diversion ditches, swales, conduits, or channels. They are also used where lined channels or ditches discharge to unlined conveyances.

Appropriate applications include:

- Outlets of pipes, drains, culverts, slope drains, diversion ditches, swales, conduits, or channels;
- Outlets located at the bottom of mild to steep slopes;
- Discharge outlets that carry continuous flows of water;
- Outlets subject to short, intense flows of water, such as from flash floods; and
- Where lined conveyances discharge to unlined conveyances.

**C.1.1.11 Slope Drains (SS-11)**

A slope drain is a pipe used to intercept and direct surface runoff or groundwater into a stabilized watercourse, trapping device, or stabilized area. Slope drains are used with lined ditches to intercept and direct surface flow away from slope areas to protect cut or fill slopes.

Slope drains should be sized to convey large, infrequent storms down or around the slope (see the Highway Design Manual for additional information). Design the top and toe of slope diversion ditches/berms/dikes/swales to direct flow into the drain. Provide for outlet protection/velocity dissipation devices at the outlet of the drain, as needed.

**C.1.1.12 Streambank Stabilization (SS-12)**

Drainage systems including the stream channel, streambank, and associated riparian areas, are dynamic and sensitive ecosystems that respond to changes in land use activity. Streambank and channel disturbance resulting from construction activities can increase the stream’s sediment load, which can cause channel erosion or sedimentation and have adverse effects on the biotic system. Best management practices can reduce the discharge of sediment and other pollutants and minimize the impact of construction activities on watercourses. Streams included on the 303(d) list by the State Water Resources Control Board (SWRCB) may require careful evaluation to prevent any increases in sedimentation, siltation and/or turbidity to the stream.

**C.1.2 Sediment Control Practices**

Sediment control is required along the site perimeter at all operational internal inlets and at all times during the rainy season.

Sediment control devices function by:

- Slowing water velocities, thereby allowing soil particles to settle out; and
- Attenuating the flood peak by detaining flow and releasing water at a slower rate.
All sediment control devices require continued maintenance to function properly. Excess sediment not removed reduces capacity and efficiency.

Examples of sediment control practices include:

- SC-1 Silt Fence
- SC-2 Sediment/Desilting Basin
- SC-3 Sediment Trap
- SC-4 Check Dam
- SC-5 Fiber Rolls
- SC-6 Gravel Bag Berm
- SC-7 Street Sweeping and Vacuuming
- SC-8 Sand Bag Barrier
- SC-9 Straw Bale Barrier
- SC-10 Storm Drain Inlet Protection

### C.1.2.1 Silt Fence (SC-1)

A silt fence is a temporary linear sediment barrier of permeable fabric designed to intercept and slow the flow of sediment-laden sheet flow runoff. Silt fences allow sediment to settle from runoff before water leaves the construction site.

Silt fences are placed below the toe of exposed and erodible slopes, downslope of exposed soil areas, around temporary stockpiles and along streams and channels. Silt fences should not be used to divert flow or in streams, channels or anywhere flow is concentrated.

### C.1.2.2 Sediment/Desilting Basin (SC-2)

A de-silting basin is a temporary basin formed by excavation and/or constructing an embankment so that sediment-laden runoff is temporarily detained under quiescent conditions, allowing sediment to settle out before the runoff is discharged.

De-silting basins shall be considered for use:

- On construction projects with disturbed areas during the rainy season;
- Where sediment-laden water may enter the drainage system or water courses; and
- At outlets of disturbed soil areas between 5 acres and 10 acres.

### C.1.2.3 Sediment Trap (SC-3)

A sediment trap is a temporary basin with a controlled release structure, formed by excavating or constructing an earthen embankment across a waterway or low drainage area. As a supplemental control, sediment traps provide additional protection for a water body or for reducing sediment before it enters a drainage system.

Sediment traps may be used on construction projects during the rainy season when the contributing drainage area is less than 5 acres. Traps would be placed where sediment laden stormwater may enter a storm drain or watercourse, and around and/or up-slope from storm drain inlet protection measures.
C.1.2.4 Check Dam (SC-4)

A check dam is a small device constructed of rock, sand bags, or fiber rolls, placed across a natural or man-made channel or drainage ditch. Check dams reduce scour and channel erosion by reducing flow velocity and encouraging sediment dropout.

Check dams may be installed:

- In small open channels that drain 10 acres or less;
- In steep channels where stormwater runoff velocities exceed 5 feet per second (ft/s);
- During the establishment of grass linings in drainage ditches or channels; and
- In temporary ditches where a short length of services does not warrant establishment of erosion-resistant linings.

C.1.2.5 Fiber Rolls (SC-5)

A fiber roll consists of straw, flax or other similar materials inserted into a tube of netting. Fiber rolls are placed on the face of slopes at regular intervals and/or at the toe of slopes to intercept runoff, reduce its flow velocity, release the runoff as sheet flow, and provide some removal of sediment from the runoff. Fiber rolls may be used along the top, face and at grade breaks of exposed and erodible slopes to shorten slope length and spread runoff as sheet flow.

C.1.2.6 Gravel Bag Berm (SC-6)

A gravel bag berm consists of a single row of gravel bags that are installed end-to-end to form a barrier across a slope to intercept runoff, reduce runoff velocity, release runoff as sheet flow and provide some sediment removal. The gravel bag berm should be installed along a level contour with the bags tightly abutted.

C.1.2.7 Street Sweeping and Vacuuming (SC-7)

Street sweeping and vacuuming are practices to remove tracked soil particles from paved roads to prevent the sediment from entering a storm drain or watercourse. Street sweeping and vacuuming are implemented anywhere sediment is tracked from the project site onto public or private paved roads, typically at points of egress.

C.1.2.8 Sand Bag Barrier (SC-8)

A sand bag barrier is a temporary linear sediment barrier consisting of stacked sand bags, designed to intercept and slow the flow of sediment-laden sheet flow runoff. Sand bag barriers allow sediment to settle from runoff before water leaves the construction site.

Sand bags can also be used:

- Where flows are moderately concentrated to divert and/or detain flows;
- Along the perimeter of a site;
• Along streams and channels;
• Below the toe of exposed and erodible slopes; and
• Around stockpiles.

**C.1.2.9 Straw Bale Barrier (SC-9)**

A straw bale barrier is a temporary linear sediment barrier consisting of straw bales, designed to intercept and slow sediment-laden sheet flow runoff. Straw bale barriers allow sediment to settle from runoff before water leaves the construction site.

Typical applications for straw bale barriers include:

• Along the perimeter of a site;
• Along streams and channels;
• Below the toe of exposed and erodible slopes;
• Downslope of exposed soil areas; and
• Around stockpiles.

**C.1.2.10 Storm Drain Inlet Protection (SC-10)**

Storm drain inlet protection is a practice to reduce sediment from stormwater runoff discharging from the construction site prior to entering the storm drainage system. Effective storm drain inlet protection allows sediment to settle out of water or filters sediment from the water before it enters the drain inlet. Storm drain inlet protection is the last line of sediment control defense prior to stormwater leaving the construction site.

Storm drain inlet protection is used:

• Where ponding will not encroach into highway traffic;
• Where sediment-laden surface runoff may enter an inlet;
• Where disturbed drainage areas have not yet been permanently stabilized; and
• Where the drainage area is 1.0 acre or less.

**C.1.3 Tracking Control Practices**

Tracking control practices prevent or reduce off-site tracking of sediment by vehicles. Tracking is a common source of complaints, and can result the discharge of sediment to storm drains or watercourses. These measures include:

• TC-1 Stabilized Construction Entrance;
• TC-2 Stabilized Construction Roadway; and
• TC-3 Entrance/Outlet Tire Wash.
C.1.3.1 Stabilized Construction Entrance (TC-1)

A stabilized construction entrance is a designated point of access (ingress and egress) to a construction site that is stabilized to reduce tracking of sediment (mud and dirt) onto public roads by construction vehicles. Stabilized construction entrances are an effective method to limit the migration of sediment from the construction site, especially when combined with street sweeping and vacuuming. The stabilized entrance is typically composed of a crushed aggregate layer over a geotextile fabric or constructed of steel plates with ribs.

C.1.3.2 Stabilized Construction Roadway (TC-2)

A stabilized construction roadway is a temporary access road connecting existing public roads to a remote construction area. It is designed for the control of dust and erosion created by vehicular traffic. A stabilized construction roadway may be constructed of aggregate, asphalt concrete, or concrete based on the desired longevity.

C.1.3.3 Entrance/Outlet Tire Wash (TC-3)

A tire wash is an area located at stabilized construction access points to remove sediment from tires and undercarriages, and to prevent tracking of sediment onto public roads. The tire wash typically includes a wash rack on a pad of coarse aggregate. The runoff water from the wash area must be conveyed to a sediment trap or basin.

C.1.4 Wind Erosion Control (WE-1)

Wind erosion control consists of applying water or other dust palliatives as necessary to prevent or alleviate wind-blown dust. Dust control must be applied in accordance with Caltrans standard practices. Water or dust palliatives should be applied so no runoff occurs.

The California Construction General Permit (General Permit) requires that special attention be paid to stockpiles. Stockpiles may be covered with plastic, mats, blankets, mulches, or sprayed with water or soil binders. It may also be prudent to surround the base of a stockpile with a row of fiber rolls, silt fence, or other sediment barrier.

Another means to reduce the potential for wind erosion of stockpiles is to keep the height of stockpiles low, and to adjust the shape and orientation of the stockpiles to reduce the area of exposure to the prevailing wind.

C.1.5 Non-Storm Water Controls

The National Pollutant Discharge Elimination System (NPDES) stormwater regulations for construction sites also require that BMPs be included in the project plans for control of non-stormwater discharges. Non-stormwater management measures are source controls that prevent pollution by limiting or reducing potential pollutants at their source before they come in contact with stormwater. These BMPs are also known as “good housekeeping practices.” These BMPs must be in place throughout the grading and construction phases. The measures include:
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During preparation of the project plans, it is not always possible to know where a contractor will be performing certain activities. To provide the contractor with flexibility, but to assure that proper control measures are implemented, it is appropriate to identify in the project plans and specifications that specific BMPs will be implemented for certain activities regardless of where on the site those activities are performed.

#### C.1.5.1 Water Conservation Practices (NS-1)

Water conservation practices are activities that use water during the construction of a project in a manner that avoids erosion caused by runoff and the transport of pollutants off the site. If less water is used, the potential for erosion decreases and the transport of construction-related pollutants off site is less likely. Water conservation practices must be implemented on all construction sites wherever water is used. It includes preventing water leaks, avoid vehicle washing on site, sweeping in lieu of hosing areas, and applying water for dust control to minimize wind erosion.

#### C.1.5.2 Dewatering Operations (NS-2)

This BMP is intended to prevent the discharge of pollutants from construction site dewatering operations associated with stormwater (accumulated rain) and non-stormwater (groundwater, water from a diversion or cofferdam, etc.). Dewatering effluent that is discharged from the construction site to a storm drain or receiving water is subject to the requirements of the applicable NPDES permit. Refer to the Caltrans Field Guide to Construction Site Dewatering for detailed guidance for management of dewatering.
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operations. The District NPDES Storm Water Coordinator may be needed to coordinate with RWQCB for permitting and other requirements.

C.1.5.3 Paving and Grinding Operations (NS-3)

Procedures that minimize pollution of stormwater runoff during paving operations include new paving and preparation of existing paved surfaces for overlays. Paving and grinding operations include handling materials, wastes and equipment associated with pavement removal, paving, surfacing, resurfacing, pavement preparation, thermoplastic striping and placing pavement markers.

C.1.5.4 Temporary Stream Crossing (NS-4)

A temporary stream crossing is a structure placed across a waterway that allows vehicles to cross the waterway during construction without contacting the water, thus reducing erosion and the transport of pollutants into the waterway. Temporary stream crossings are typically conditions of regulatory permits for work near live streams. Installation may require dewatering or temporary diversion of the stream. Types of temporary stream crossings include culverts, fords, and bridges. Their design requires knowledge of stream flows, soils, and wildlife.

C.1.5.5 Clear Water Diversion (NS-5)

Clear water diversion consists of a system of structures and measures that intercept clear surface water runoff upstream of a construction site, transport it around the site, and discharge it downstream with minimal water quality impact. A common example is a temporary creek diversion system that consists of a sandbag cofferdam and a flexible plastic pipe to divert the water around the construction site. Structures commonly used as part of this system include diversion ditches, berms, dikes, slope drains, drainage, and interceptor swales.

C.1.5.6 Illicit Connection/Illegal Discharge Detection and Reporting (NS-6)

These procedures and practices are designed for construction contractors to recognize illicit connections or illegally dumped or discharged materials on a construction site and report incidents to the Resident Engineer (RE).

C.1.5.7 Potable Water/Irrigation (NS-7)

Potable water/irrigation consists of practices and procedures to reduce the discharge of potential pollutants generated from irrigation water lines, landscape irrigation, lawn or garden watering, potable water sources, water line flushing, and hydrant flushing. These practices include reusing discharges for landscaping, automatic shut-off valves, prevention of impacts to downstream drainage systems, leak detection, inspection of equipment and lines, and repair of broken pipes.
C.1.5.8 Vehicle and Equipment Cleaning (NS-8)

This BMP consists of procedures and practices used to minimize or eliminate the discharge of pollutants from vehicle and equipment cleaning operations to storm drains or watercourses. On most construction sites, vehicle and equipment cleaning on site should be discouraged.

If vehicle or equipment cleaning is allowed, then soap, solvents, or steam shall not be used unless approved by the RE. Vehicle and equipment wash water must be contained for percolation or evaporation, and must not be discharged off site.

C.1.5.9 Vehicle and Equipment Fueling (NS-9)

This BMP consists of measures and practices to minimize or eliminate the discharge of fuel spills and leaks into the storm drain system or to watercourses. These measures include containment of fueling areas, spill prevention and control, drip pans or absorbent pads, automatic shut-off nozzles, vapor recovery nozzles, topping off restrictions, and leak inspection and repair.

C.1.5.10 Vehicle and Equipment Maintenance (NS-10)

This BMP consists of procedures and practices to minimize or eliminate the discharge of pollutants to the storm drain system or to watercourses from vehicle and equipment maintenance procedures. Practices include drip pans or absorbent pads, spill kits, dedicated maintenance areas, proper waste disposal, leak repair, and secondary containment.

C.1.5.11 Pile Driving Operations (NS-11)

The construction of bridges and retaining walls often includes driving piles for foundation support. Piles are typically constructed of cast in place concrete, steel, or timber. Driven sheet piles are also used for shoring and cofferdam construction. Proper control and use of equipment, materials, and waste products from pile driving operations will reduce the discharge of potential pollutants to the storm drain system or watercourses. These procedures apply to all construction sites where permanent and temporary pile driving operations take place.

C.1.5.12 Concrete Curing (NS-12)

This BMP consists of procedures that minimize pollution of stormwater runoff during concrete curing. Concrete curing includes the use of both chemical and water methods. Concrete curing is used for the construction of structures such as bridges, retaining walls, and pump houses. Any element of the structure (i.e., footings, columns, abutments, stem and soffit, decks) may be subject to curing requirements.
C.1.5.13 Material and Equipment Use Over Water (NS-13)

This BMP consists of procedures for the proper use, storage, and disposal of materials and equipment on barges, boats, temporary construction pads, or similar locations that minimize or eliminate the discharge of potential pollutants to a watercourse. These procedures shall be implemented for construction materials and wastes (solid and liquid), soil or dredging materials, or any other materials that may be detrimental if released and apply where equipment is used over or adjacent to a watercourse.

C.1.5.14 Concrete Finishing (NS-14)

This BMP consists of procedures to minimize the impact that concrete finishing methods may have on stormwater runoff. Methods include sand blasting, lead shot blasting, grinding, or high pressure water blasting. Concrete finishing methods are used for bridge deck rehabilitation, paint removal, curing compound removal, and final surface finish appearances.

C.1.5.15 Structure Demolition/Removal Over Water (NS-15)

This BMP consists of procedures to protect water bodies from debris and wastes associated with structure demolition or removal over or adjacent to watercourses. These procedures shall be implemented for full bridge demolition and removal, partial bridge removal (i.e., barrier rail, edge of deck) associated with bridge widening projects, concrete channel removal, or any other structure removal that could potentially affect water quality.

C.1.6 Waste Management and Materials Pollution Control

The NPDES stormwater regulations for construction sites also require that BMPs be included in the project plans for waste management and materials pollution control. These are source control BMPs that prevent pollution by reducing pollutants at their source, and require a clean, well-kept site. The measures include:

| WM-1  | Material Delivery and Storage |
| WM-2  | Material Use |
| WM-3  | Stockpile Management |
| WM-4  | Spill Prevention and Control |
| WM-5  | Solid Waste Management |
| WM-6  | Hazardous Waste Management |
| WM-7  | Contaminated Soil Management |
| WM-8  | Concrete Waster Management |
| WM-9  | Sanitary/Septic Waste Management |
| WM-10 | Liquid Waste Management |

As with the non-stormwater management measures, it is important to provide the contractor with flexibility, but to identify that in the plans, that specific BMPs will be implemented for certain activities regardless of where on the site those activities are performed.
C.1.6.1 Material Delivery and Storage (WM-1)

This BMP consists of procedures and practices for the proper handling and storage of materials in a manner that minimizes or eliminates the discharge of these materials to the storm drain system or to watercourses. These procedures include secondary containment, spill prevention and control, product labeling, quantity reduction, proper storage, material covering, training, and inventory control.

C.1.6.2 Material Use (WM-2)

This BMP consists of procedures and practices for use of construction material in a manner that minimizes or eliminates the discharge of these materials to the storm drain system or watercourses. These procedures include proper waste disposal, product labeling, proper cleaning techniques, recycling materials, reducing quantities, and application rates, spill prevention and control, training, and reduction of exposure to stormwater.

C.1.6.3 Stockpile Management (WM-3)

This BMP consists of procedures and practices to eliminate pollution of stormwater from stockpiles of soil and paving materials (such as concrete rubble, aggregate, and asphalt concrete). These procedures include locating stockpiles away from drainages, providing perimeter sediment barriers, and wind erosion control measures.

C.1.6.4 Spill Prevention and Control (WM-4)

This BMP consists of procedures and practices implemented to prevent and control spills in a manner that minimizes or prevents the discharge of spilled material to storm drain systems or watercourses. Spill prevention and prompt appropriate spill response reduce the potential for polluting receiving waters with spilled contaminants. Spills of concern include chemicals and hazardous wastes such as soil stabilizers/binders, dust palliatives, herbicides, growth inhibitors, fertilizers, de-icing products, fuels, lubricants, paints, and solvents. Spill prevention practices include education as well as cleanup and storage procedures that address small spills, semi-significant spills, and significant/hazardous spills.

C.1.6.5 Solid Waste Management (WM-5)

This BMP consists of procedures and practices to minimize or eliminate the discharge of pollutants to storm drain systems or watercourses as a result of the creation, stockpiling or removal of construction site wastes. Solid wastes include such items as used brick, mortar, timber, steel, vegetation/landscaping waste, empty material containers, and litter. Measures include education as well as collection, storage, and disposal practices.

C.1.6.6 Hazardous Waste Management (WM-6)

This BMP consists of procedures and practices to minimize or eliminate the discharge of pollutants from construction site hazardous waste to the storm drain system or watercourses. Hazardous wastes should be collected, stored, and disposed of using practices that prevent contact with stormwater. The following types of wastes are
APPENDIX C

Construction Site BMPs

considered hazardous; petroleum products, concrete curing compounds, palliatives, septic wastes, paints, stains, wood preservatives, asphalt products, pesticides, acids, solvents, and roofing tar. There may be additional wastes on the project that are considered hazardous. It is also possible that non-hazardous waste could come into contact with these hazardous wastes, such that they become contaminated and are therefore considered hazardous waste. Measures include education, storage procedures, and disposal procedures.

C.1.6.7 Contaminated Soil Management (WM-7)

This BMP consists of procedures and practices to minimize or eliminate the discharge of pollutants to the storm drain system or watercourses from contaminated soil. Typical soil contamination is due to spills, illicit discharges, and underground storage tank leaks, or aerially deposited lead (ADL). Contaminated soils tend to occur on projects in urban or industrial areas. Soil contaminants and locations are often identified in the project plans and specifications. Measures include identifying contaminated areas, education, handling procedures for material with ADL, handling procedures for contaminated soils, procedures for underground storage tank removals, and water control.

C.1.6.8 Concrete Waste Management (WM-8)

This BMP consists of procedures and practices that are implemented to minimize or eliminate the discharge of concrete waste materials to the storm drain system or to watercourses. These measures include education, concrete slurry waste handling procedures, on-site concrete washout facility, transit truck washout procedures, and procedures for removal of temporary concrete washout facilities.

C.1.6.9 Sanitary/Septic Waste Management (WM-9)

This BMP consists of procedures and practices to minimize or eliminate the discharge of construction site toilet facilities to the storm drain system or watercourse. Measures include education, and storage and disposal procedures.

C.1.6.10 Liquid Waste Management (WM-10)

This BMP includes procedures to prevent pollutants related to non-hazardous liquid wastes from entering storm drains or receiving waters. Liquid wastes include drilling slurries, drilling fluids, wastewater that is free from grease and oil, dredging, and other non-stormwater liquid discharges not covered by separate permits. This BMP does not apply to the following:

- Dewatering operations (see NS-2);
- Solid wastes (See WM-5);
- Hazardous wastes (See WM-6);
- Concrete slurries (See WM-8);
- Liquid wastes covered by specific laws or permits; and
Non-stormwater discharges permitted by any Caltrans NPDES permit unless Caltrans determines that the discharge contains pollutants.

### C.2 ACTIVE TREATMENT SYSTEMS

#### C.2.1 Description

Active Treatment Systems apply conventional water treatment technologies, in use for over a century, to stormwater quality. Many contractors and consultants specialize in designing and operating these systems should the expertise not be available within the Department. The Construction General Permit (CGP) does not require the use of an ATS, but for waters and sites where the reliability of the stormwater is of concern, these systems are recommended. In general, these systems are most useful for construction sites with: 1) severely impaired receiving waters, 2) sediment that is difficult to remove from suspension, and 3) sites with small disturbed areas. In each of these cases an ATS provides an extra degree of control over the quality of the stormwater leaving the construction site. The following information provides guidance on what can be included in an ATS, when it can be used, and how to budget for it.

#### C.2.1.1 Overview

An Active Treatment System (ATS) may sometimes be necessary to meet the effluent limits of the construction general permit (CGP) for turbidity and pH in stormwater. A properly operated ATS can reliably be used for control of turbidity and pH. When site specific contaminants are regulated at particular locations due to written conditions (i.e. 401 certification and Waste Discharge Requirements) of a Regional Water Quality Control Board (RWQCB), an ATS targeting pH and turbidity alone may not be sufficient to meet discharge limits. Additional components can be used with an ATS to address some pollutants; however, not all pollutants can be treated with readily available ATS components.

ATS under the CGP is strictly used for the treatment of stormwater discharges generated from precipitation that falls on the construction area during a storm event. Other water generated from construction operations is considered non-storm water and is not applicable without permit authorization and consideration of additional design parameters. In some cases, designers may wish to include non-storm water in the ATS system, if so, any non-stormwater comingled with stormwater will alter the water quality of the discharge, thus modifications of system will need to be evaluated.

Under the CGP, ATS is recommended for use at high risk work sites, including those with limited space for sizing proper containment and detention facilities. According to Attachment K of the CGP:

“Where storm water discharges leaving the site may cause or contribute to an exceedance of a water quality standard, the use of an Active Treatment System (ATS) may be necessary. Additionally, it may be appropriate to use an ATS when site constraints inhibit the ability to construct a correctly sized..."
basin, when clay and/or highly erosive soils are present, or when the site has very steep or long slope lengths."

An ATS uses a coagulant or flocculent for the treatment of water with a sedimentation basin for turbidity reduction. In addition, pH adjustment or bag/cartridge/sand filters may be included. The exact configuration of the ATS will be dependent on the anticipated quality of the water to be treated and receiving water requirements.

Coagulation and sedimentation can be used to destabilize suspended particles and remove them from suspension. There are many different coagulants for use; each coagulant may use different chemical properties and may be more or less suited for different types of water qualities to be treated. Any coagulant residual in the discharge must be monitored and managed to attain any applicable effluent limits prior to discharge.

ATS is recommended to remove particles below 0.02 mm. For locations which need to meet strict turbidity requirements an ATS system may be warranted. Particular water bodies may be listed for other parameters of concern for which ATS might be recommended to treat any additional constituents of concern.

C.2.1.2 ATS Selection Criteria

ATS selection will be driven by the permit-calculated risk, the available area, and the soil type of the site. Each of these will drive the selection of an ATS that would reliably meet the requirements of the general permit.

Determine Risk

Initially the project needs to identify the risk level (RL). Risk is calculated based upon the combination of the expected sediment load in the stormwater and the sensitivity of the receiving water. Locations which generate high concentration of sediment in the stormwater (soils which erode easily) will be classified at least Risk Level 2. Locations where the receiving water is sensitive to sediment loading will also be classified at least Risk Level 2. For sites where both are of concern, Risk Level 3 is appropriate. Further discussion is presented in Section 8.1.9.

Projects designated as “RL 1” should proceed with just typical BMPs for stormwater mitigation. For RL 2 and 3, a selection procedure is used to determine if traditional BMPs are sufficient or if an ATS is appropriate for use.

Potential Storage Area and Peak Storm Water Flow

Construction sites with sufficient area available may be able to properly store enough water to avoid active treatment. These areas can be used for storage of water with enough detention time to settle significant quantities of particles prior to discharge. The minimum detention time can be determined by dividing the available storage by the peak flow expected from the 5 year – 24 hour storm. If the detention time of a sedimentation basin
can meet the minimum compliance requirements for sedimentation, an ATS is not required for turbidity removal.

Determine the area available for potential stormwater storage ($A_p$). The area is not simply the total area of the construction site but the area available for storage. These can include assigned stormwater treatment locations, existing storage areas, or space outside of the construction footprint which is available for use.

**Soil Type**

The minimum detention time required for a construction site will depend on the predominant soil type. Fine soils, such as clay, will remain suspended for much longer times than coarser soils, such as sand. To determine the minimum detention time required, the composition of the soil within the construction site must be determined and minimum detention time evaluated depending on the result.

**Settling Velocity and Required Settling Area**

Calculate the minimum area for potential treatment must be made. Initially calculate the peak stormwater flow from the site based upon disturbed construction area and the rainfall intensity from a 5 year – 24 hour storm event using the Rational Equation (though this peak flow does not need to be the design flow of a potential ATS). Next determine the predominate soil type within the construction area. Conservative estimates will use the minimum particle diameter of each soil type (sand, silt, or clay) in conjunction with Stokes Law to determine the settling velocity of the sediment. Other methods or models may be substituted for Stokes Law if more information is readily available on the soils in the construction area. Dividing the peak flow by the settling velocity will determine the minimum area required ($A_r$) for settling without active treatment.

**Determine Appropriate Device**

Comparing the minimum area required ($A_r$) to the potential area available ($A_p$) will determine whether an ATS may be necessary. If the area available is significantly larger (>20%) than the area required, at a minimum, a detention basin can be designed to meet the stormwater quality requirements, though other BMPs may function equally well depending on the site characteristics. If the area required is significantly large than the area available (>20%) than an ATS must be considered. If the area available and the area required fall between the two, only RL 3 sites should consider ATS as they require more reliability than RL 2 sites. If other options are available, such as increasing potential storage area or improving the accuracy of the settling velocity calculation, the procedure can be used to re-evaluate the site. If no other options are available, an ATS is recommended.

Appendix F of the CGP contains direction for implementation of ATS. Risk level 2 projects do not have NELs for pH and turbidity, unless ATS is used. Therefore careful evaluation is necessary before selection; check with the Design Storm Water Coordinator. Figure C-1 shows the decision diagram for the ATS selection procedure.
Figure C-1. Active Treatment System Decision Tree
C.2.2 Factors Affecting Preliminary Design

C.2.2.1 Pollution Prevention/Sediment Mitigation

Actions to reduce the quantity of sediment in stormwater directed to storage should be implemented in the work area regardless of the decision to use an ATS. With an ATS these measures can lead to more efficient treatment and operational cost savings. For example, minimization of disturbed soil area can prevent significant sediment loading. Closing off or stabilizing unused portions of the site will reduce the amount of stormwater that could be impacted by construction activities.

To prevent significant sediment loading to an ATS all applicable Construction Site BMPs, especially those that provide erosion and sediment control at the source and within conveyances should be implemented. A full list of BMPs can be found in Appendix C. Proper BMPs will significantly reduce the impact of stormwater from high risk construction areas.

C.2.2.2 Collection System/Discharge Piping

Collection piping is required to convey the water generated onsite to the treatment system (i.e. the ATS and its component systems). The size and quantity of piping will be determined by the layout and terrain of the disturbed construction area. It may be necessary to include pumps to move large quantities of water depending on the site layout. It is also possible for the site to implement multiple ATS systems. Discharge piping and pumps are required to convey treated water to the appropriate discharge location. Proper sizing is required to prevent flow backup or sedimentation within the pipe.

C.2.2.3 Storage/Pre-Sedimentation

It is necessary to store large quantities of water onsite during significant rain events. Locations such as swales, basins, and other areas conducive for storage may be used to retain water prior to treatment. These locations provide an additional benefit of settling out some sediment before treatment with an ATS. Design of these storage locations should be conducted in accordance with criteria for those BMPs.

Systems with a high sediment loading may necessitate a designed pretreatment tank. Pretreatment typically consists of a pre-sedimentation basin such as a weir tank for the removal of easily settleable sediment loads. Pretreatment can improve coagulant usage and effectiveness, as well as reduce the quantity of coagulant sludge, thus minimizing costs and potential concerns of the coagulant being detected in receiving waters. Systems with pre-sedimentation and storage can be sized to smaller peak flows as large storms can be stored and treated over longer durations. The trade-off will depend on both the amount of storage and design capacity of the system.
C.2.2.4 Treatment Components

Different components may be used within the ATS. These components interact with each other and need to be considered individually and as an integrated treatment system. Recirculation piping will be necessary to meet turbidity and pH discharge requirements.

![Figure C-2. Potential Treatment Schematic](image)

<table>
<thead>
<tr>
<th>Table C-3. Potential ATS Components</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Component</strong></td>
</tr>
<tr>
<td>Coagulant Dosing Equipment</td>
</tr>
<tr>
<td>pH Adjustment Dosing Equipment</td>
</tr>
<tr>
<td>Sedimentation Basin</td>
</tr>
<tr>
<td>Bag/Cartridge/Media Filters</td>
</tr>
</tbody>
</table>

C.2.2.4.1 Coagulation /Flocculation

Different coagulants are available for use within an ATS system. The choice of a coagulant is an important consideration to achieve turbidity removal requirements. The anticipated water quality of the site will define which coagulants may be effective at forming floc and reducing turbidity. Coagulant dosing rates and usage will vary depending on the water quality, flow volumes, and coagulant selection.

Some coagulants that have been used on past projects include Chitosan, Ferric Chloride, and Alum. Use of other coagulants/polymers may be more difficult for the RWQCB to approve due to uncertainties about potential effects on water quality. Regardless of the coagulant choice, monitoring of residual coagulant in the discharge would likely be required.
Equipment such as a chemical feed pump, a rapid mixer (static or mechanical), and sufficient sedimentation will be necessary to properly dose any coagulant. A streaming current detector should be used to monitor and adjust coagulant dose.

A Coagulant Prevention Plan (CPP) should be required for any coagulant used in order to ensure protection from potentially toxic effects on both human and wildlife from high concentration coagulant exposure. At a minimum, the CPP should include coagulant storage, monitoring, and disposal during the lifespan of the ATS.

<table>
<thead>
<tr>
<th>Class of Chemical</th>
<th>Chemical</th>
<th>Advantages</th>
<th>Disadvantages</th>
<th>Approximate Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>pH Decrease</td>
<td>Hydrochloric Acid (HCl)</td>
<td>Low Dose</td>
<td>Safety Concerns</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Sulfuric Acid (H2SO4)</td>
<td>Low Dose</td>
<td>Safety Concerns</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Carbon Dioxide (CO2)</td>
<td>Inert, Self-Buffering</td>
<td>Mechanically Intensive, Requires Diffuser/Basin</td>
<td></td>
</tr>
<tr>
<td>pH Increase</td>
<td>Sodium Hydroxide (NaOH)</td>
<td>Low Dose</td>
<td>Safety Concerns</td>
<td></td>
</tr>
<tr>
<td>Coagulant / Flocculent</td>
<td>Alum</td>
<td>Lower Cost</td>
<td>Drops pH, Can Require High Dose</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Ferric (Chloride/Sulfate)</td>
<td>Lower Cost</td>
<td>Drops pH, Can Require High Dose</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Chitosan</td>
<td>Low Dose</td>
<td>May Not Work Well for Certain Soils</td>
<td>$2,500 per Tote</td>
</tr>
</tbody>
</table>

C.2.2.4.2 pH Adjustment

For certain systems, pH adjustment may be necessary to maintain receiving water integrity. For certain sites conditions such as fresh concrete or other chemicals used onsite may adversely affect pH. Furthermore, certain coagulant choices can alter pH. There are multiple methods for pH adjustment depending on the water quality of the site.

Carbon Dioxide (CO2) can be used to lower the pH. CO2 gas is bubbled through water forming carbonic acid (H2CO3) and thereby reducing pH. Carbon dioxide is mechanically more intensive, but the gas is much safer to store onsite. The CO2 system requires a bubble diffuser and a separate basin for proper implementation.

Strong acids and bases may also be used. Dosing generally occurs alongside coagulant addition. Dosing rates will vary depending on water quality, receiving water quality, and acid/base selection. Strong acids/bases have safety concerns associated with storage and dosing. In addition, acid/base selection is important to prevent possible interactions with other treatment components. Strong acids (e.g., hydrochloric acid, sulfuric acid) and bases (e.g., sodium hydroxide) would provide rapid pH response for most waters; another advantage to all the acids and bases listed in the table below is that the corresponding
counter-ions (e.g., sulfate, chloride, sodium) are not expected to react with constituents in the treatment system. In contrast, some acids (e.g., citric acid) introduce counter ions (citrate) that can have undesirable side-effects, such as promoting bacterial growth or inhibiting floc formation.

<table>
<thead>
<tr>
<th>Table C-5. Suggested pH Adjustment Chemicals</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acids</td>
</tr>
<tr>
<td>Carbon Dioxide (CO2) – Bubble Carbon Dioxide will form carbonic acid and drop pH</td>
</tr>
<tr>
<td>Sulfuric Acid (H2SO4) – strong acid</td>
</tr>
<tr>
<td>Hydrochloric Acid (HCl)</td>
</tr>
</tbody>
</table>

**C.2.2.4.3 Sedimentation Tanks**

Sedimentation tanks are required to settle floc formed from coagulation. Sedimentation tanks must provide sufficient surface area and retention time to allow adequate settling of solids. Tanks as opposed to weir tanks are recommended for use with high sediment loads. Weir tanks may be used for systems that have minimal influent sediment loading. Higher sediment loads will quickly fill weir tanks and would require sludge removal at higher frequencies compared to sedimentation tanks.

**Figure C-3. Sedimentation Tank (Devil's Slide)**

**C.2.2.4.4 Bag/Cartridge/Media Filter**

Bag, cartridge, or media filters provide additional particle removal prior to discharge. Bag and cartridge filters pass water through mesh filters reducing particle sizes to a
predetermined size. Media filters use sand or other granular media to remove particles. Bag and cartridge filters are removed, changed out and discarded. Media filters use treated water to backwash the filter and remove particles.

It may be necessary to reduce turbidity to approximately 25 NTU or below prior to filtration to prevent excessive buildup on the filter. For bag and cartridge filters, higher turbidity levels passed to the filters will cause increased frequency of change-out. For sand filters, more frequent backwashing will be required which will cause greater work, more chemical usage, and more clean water for backwashing.

![Figure C-4. Bag/Cartridge Filters (Devil’s Slide)](image)

**C.2.2.4.5 Power Sources**

An Uninterruptible Power Supply and standby electric generator is recommended for any ATS system. Storms can routinely interrupt power supply systems, thus it is necessary to provide a backup in such circumstances.

**C.2.2.4.6 SCADA Monitoring Equipment**

Supervisory Control and Data Acquisition (SCADA) systems are standard technology used to monitor and control all monitoring and mechanical systems within an ATS. These systems can record and store all relevant data to the project. Remote operation of an ATS is possible through SCADA systems, but connection stability must be maintained to ensure proper operation.

ATS effluent discharges should meet the requirements of the CGP. Monitoring equipment must be installed. These include, but are not limited to, turbidimeter, pH meters, and flow meters. These meters need to be calibrated as recommended by the manufacturer or regulator. The frequency of calibration and a documented process to retrieve and verify data...
should be specified to the contractor and may be required of the RWQCB. In addition, some water quality analysis will be need to be conducted by outside labs for analysis such as total suspended solids (TSS), settleable solids (SS), or residual coagulant.

C.2.3 ACTIVE TREATMENT SYSTEM SIZING

The size of the treatment system will be dependent on the acreage of the active disturbed soil area. The system is required to be sized for a 10 year-24 hour storm. Storms that are greater than the design storm may cause the ATS to exceed the general permit restrictions. In these circumstances, the RWQCB will still expect the contractor to make efforts for meeting the CGP or other requirements.

C.2.3.1 Construction Area

The area of the basin will be defined by the subarea of the disturbed construction site. The subareas will be defined by the designer depending on the orientation of the construction site. For long or flat construction sites it may be necessary to subdivide the site and set up separate ATS locations. The conveyance systems required to funnel stormwater to a central ATS location may be prohibitive for certain site orientations.

If multiple receiving waters are present in the site, each receiving water basin may require a separate ATS in order to maintain watershed integrity. For some receiving waters, BMPs may be sufficient to meet turbidity goals, for others an ATS system may be warranted.

C.2.3.1.1 Flowrate

Peak flowrate can be calculated for each area by the Rational Formula:

\[ Q = C \times I \times A \]  

(Q = Peak Runoff Rate, Cubic Feet per Second)  
(C = Dimensionless Runoff Coefficient)  
(I = Rainfall intensity, Inches per Hour)  
(A = Basin Area, Acres)

The rainfall intensity will vary by project location.

The dimensionless runoff coefficient will be determined by the designer based upon worst case conditions for the construction site.

Basin area will be considered based upon the total area of the sub area in question.

C.2.3.1.2 Sedimentation Residence Time

\[ HRT = \frac{V}{Q} \]  

(HRT = Hydraulic Retention Time, Hours)
Hydraulic Retention Time should be between 2-4 hours in order to settle sufficient floc to meet turbidity requirements.

C.2.4 COST ESTIMATING APPROACH

There are two substantial components for the estimated costs of an ATS: construction and operations. In locations with large areas and low rainfall intensity, the overall cost would be dominated by the construction costs. Conversely, in a small working area located in a region with frequent rainfall, operational costs would be a more substantial portion of the overall ATS costs. The overall cost will vary substantially by construction activity and location.

The construction cost will be primarily composed of the selection of components for the ATS, collection and conveyance systems. Depending on the complexity required to meet water quality goals, different components will be needed. For example, a granular activated carbon filter may be needed for hydrocarbons, which will add to the construction cost. A larger construction area may also require greater size or number of filters, basins, and piping, all of which will increase construction cost.

The operational cost is made up of the amount of time the system is in use and the complexity of the system in question. Frequency of rainfall will vary with location. With greater frequency, the labor, power, and chemical costs will increase. As well, systems with greater complexity will require more work and monitoring prior to discharge.

It may be necessary, depending on the orientation of the construction area, to construct more than one system. The designer should prepare cost estimates for each sub-area that will be served by a discrete ATS.

C.2.4.1 Construction Costs

Construction costs will be a function of the size of the treatment system, the number of treatment systems, and the different components chosen. Each component will vary based upon the size. For example, the number of bag filters required will be dependent on the how the system is sized.
### Table C-6. Construction Cost Estimate Per Year\(^1\)

<table>
<thead>
<tr>
<th>System Components</th>
<th>200 GPM</th>
<th>500 GPM</th>
<th>1000 GPM</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Required Components</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Treatment Pump</td>
<td>32,400</td>
<td>45,000</td>
<td>54,000</td>
</tr>
<tr>
<td>Coagulation Dosing Equipment</td>
<td>3,000</td>
<td>3,000</td>
<td>3,000</td>
</tr>
<tr>
<td>Sedimentation Basin</td>
<td>22,850</td>
<td>45,700</td>
<td>91,400</td>
</tr>
<tr>
<td>Monitoring Equipment(^2)</td>
<td>12,000</td>
<td>12,000</td>
<td>12,000</td>
</tr>
<tr>
<td>Power Generator</td>
<td>22,800</td>
<td>22,800</td>
<td>22,800</td>
</tr>
<tr>
<td><strong>Optional Components</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>pH Adjustment Equipment</td>
<td>3,000</td>
<td>3,000</td>
<td>3,000</td>
</tr>
<tr>
<td>Sand Filters w/ Backwash Tank</td>
<td>24,800</td>
<td>28,400</td>
<td>38,000</td>
</tr>
<tr>
<td>Bag/Cartridge Filters</td>
<td>18,000</td>
<td>42,000</td>
<td>66,000</td>
</tr>
</tbody>
</table>

\(^1\) Prices Based on Vendor Quotes in 2010 Dollars

\(^2\) Monitoring Equipment cost may vary based upon additional 401 or WDR requirements

Each treatment component will be added together to form a composite construction estimate. Some components are optional depending on the site conditions.

#### C.2.4.2 Operational Costs

Operational costs will be a function of the number of rain events in the specific location. The rainfall frequency can be determined by the report, “Monthly Station Climate Summaries, 1971-2000” provided by the Department of Commerce and the National Oceanic and Atmospheric Administration. In the document rainfall data at specific stations have been tabulated for the last 30 years. To determine rainfall frequency, first identify the closest station to the construction site. Second use the tables provided to find the annual number of rainfall events over 0.5 inches. The number can be used as the frequency of rain events the ATS system could potentially treat in a single year.

\[ O = L + C + P \]  
\[ (Eqn. 3) \]

\( O \) = Operational Costs, Dollars  
\( L \) = Labor Cost, Dollars  
\( C \) = Chemical Costs, Dollars  
\( P \) = Power Costs, Dollars

The frequency of rainfall multiplied by the daily labor markup rate for an operator will equal the labor costs for a year of operation.

\[ L = F \times W \times Y \]  
\[ (Eqn. 4) \]

\( L \) = Labor Cost, Dollars  
\( F \) = Rainfall Frequency, Events per Years  
\( W \) = Daily Labor Markup, Dollars per Day  
\( Y \) = Years of Operation, Years
The chemical costs will be both the coagulant costs and pH adjustment costs

\[ C = G + A \]  
(Eqn. 5)

- **C** = Chemical Costs, Dollars
- **G** = Coagulant Cost, Dollars
- **A** = Acid/Base Cost, Dollars

The frequency of rainfall multiplied by the expected coagulant dose, quantity of water treated and cost per pound of the coagulant, will give the expected coagulant costs. Coagulant dose will vary depending on coagulant selection; polymers will dose approximately 1 mg/L while metal salts (alum, ferric, etc) will dose approximately 100 mg/L.

\[ G = F \times D_c \times Q \times U_c \times Y \]  
(Eqn. 6)

- **G** = Coagulant Cost, Dollars
- **F** = Rainfall Frequency, Events per Year
- **D_c** = Coagulant Dose, Gallons of Coagulant per Gallon of Water
- **Q** = Quantity Water, Gallons
- **U_c** = Unit Coagulant Cost, Dollars per Gallon
- **Y** = Years of Operation, Years

Addition of Acid/Base addition will be determined by the receiving water requirements. The calculation will be similar to the coagulant cost calculation. The dose will vary depending on the choice of acids/bases.

\[ A = F \times D_a \times Q \times U_a \times Y \]  
(Eqn. 7)

- **A** = Acid/Base Cost, Dollars
- **F** = Rainfall Frequency, Events per Year
- **D_a** = Acid/Base Dose, Gallons of Acid/Base per Gallons of Water
- **Q** = Quantity Water, Gallons
- **U_a** = Unit Acid/Base Cost, Dollars per Gallon
- **Y** = Years of Operation, Years

Power costs are a function of the frequency of rainfall and amount of power required to operate the system.

\[ P = F \times U_p \times Y \]  
(Eqn. 8)

- **P** = Power Costs
- **F** = Rainfall Frequency, Events per Year
- **U_p** = Unit Power Cost per Event, Dollars per Event
- **Y** = Years of Operation
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APPENDIX D: RELEVANT STORM WATER DOCUMENTS, WEB SITES, AND PROCESS SUMMARY FORMS

- Relevant Storm Water Documents and Purpose
- Storm Water Related Web Sites
- PID Process Summary Forms
- PA/ED Process Summary Forms
- PS&E Process Summary Forms
# Relevant Storm Water Documents

<table>
<thead>
<tr>
<th>Date</th>
<th>Document</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 2003</td>
<td>Storm Water Management Plan (SWMP) – approved May 2003 by the State Water Resources Control Board (SWRCB).</td>
<td>Policy Document that ties the functional area activities together and describes the procedures and practices to address stormwater quality statewide. It identifies how Caltrans will comply with the provisions of the National Pollutant Discharge Elimination System (NPDES) permit.</td>
</tr>
<tr>
<td>March 2003</td>
<td>Storm Water Quality Handbooks: Construction Site Best Management Practices (BMPs) Manual</td>
<td>Provides instructions for the selection and implementation of Construction Site BMPs. Caltrans requires contractors to identify and utilize these BMPs in the preparation of their SWPPP or WPCP.</td>
</tr>
<tr>
<td>March 2007</td>
<td>Storm Water Quality Handbooks: Storm Water Pollution Prevention Plan (SWPPP) and Water Pollution Control Program (WPCP) Preparation Manual</td>
<td>Guides contractors and Caltrans staff through the process of preparing a SWPPP and WPCP. This manual provides detailed step-by-step procedures, instructions, examples and a template that contractors shall use to prepare the SWPPP/WPCP.</td>
</tr>
<tr>
<td>Pending</td>
<td>Water Quality Assessment Guidelines (WQAG) and Templates for the Water Quality Assessment Technical Report (WQR), Volume 5 Standard Environmental Reference</td>
<td>Provides guidance on preparing WQRs as well as methods for assessing stormwater quality impacts of a project in support of preparing the PA/ED.</td>
</tr>
<tr>
<td>Current edition. Updated annually</td>
<td>Regional Work Plans (RWP)</td>
<td>Describes how Caltrans will specifically implement the SWMP within the jurisdiction of each RWQCB as required by the Caltrans Permit. The RWP provides District-specific information on Caltrans facilities, water bodies, BMPs and monitoring programs. It also includes a list of personnel titles and responsibilities.</td>
</tr>
</tbody>
</table>
## Relevant Storm Water Web Sites

### Table D-2. Storm Water Related Web Sites

<table>
<thead>
<tr>
<th>Web Sites</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><a href="http://www.swrcb.ca.gov/water_issues/programs/stormwater/gen_caltrans.shtml">http://www.swrcb.ca.gov/water_issues/programs/stormwater/gen_caltrans.shtml</a></td>
<td>Caltrans NPDES Statewide Storm Water Permit (Caltrans Permit)</td>
</tr>
<tr>
<td><a href="http://www.swrcb.ca.gov/water_issues/programs/stormwater/constpermits.shtml">http://www.swrcb.ca.gov/water_issues/programs/stormwater/constpermits.shtml</a></td>
<td>Construction General Permit (General Permit)</td>
</tr>
<tr>
<td><a href="http://www.owp.csus.edu/research/stormwatertools/">http://www.owp.csus.edu/research/stormwatertools/</a></td>
<td>This web site contains a water quality planning tool that provides information on water quality standards, and also contains a Basin Sizer program that calculates the WQV for Treatment BMPs located within California.</td>
</tr>
<tr>
<td><a href="http://www.dot.ca.gov/hq/construc/stormwater1.htm">http://www.dot.ca.gov/hq/construc/stormwater1.htm</a></td>
<td>A Division of Construction - Storm Water Quality Link. Contains links to resources for developing SWPPP, WPCP, and the Storm Water Quality Information Handout.</td>
</tr>
<tr>
<td><a href="http://www.epa.gov">http://www.epa.gov</a></td>
<td>U.S. Environmental Protection Agency (EPA)</td>
</tr>
<tr>
<td><a href="http://www.dhs.ca.gov/">http://www.dhs.ca.gov/</a></td>
<td>California Department of Health Services (DHS)</td>
</tr>
<tr>
<td><a href="http://www.tfhr.gov/pubrds/06nov/07.htm">http://www.tfhr.gov/pubrds/06nov/07.htm</a></td>
<td>Federal Highway Administration – Green Highways and other stormwater related documents</td>
</tr>
<tr>
<td>http:// environment.fhwa.dot.gov/ecological/eco_1.asp</td>
<td></td>
</tr>
<tr>
<td><a href="http://www.ceres.ca.gov/ceqa">http://www.ceres.ca.gov/ceqa</a></td>
<td>California Environmental Quality Act (CEQA)</td>
</tr>
<tr>
<td><a href="http://ceres.ca.gov/topic/env_law/ceqa/guidelines/art19.html">http://ceres.ca.gov/topic/env_law/ceqa/guidelines/art19.html</a></td>
<td>CEQA web site that lists Categorical Exemptions</td>
</tr>
<tr>
<td><a href="http://www.dot.ca.gov/hq/oppd/storm1/caltrans_20090729.html">http://www.dot.ca.gov/hq/oppd/storm1/caltrans_20090729.html</a></td>
<td>Treatment BMP Guidances</td>
</tr>
<tr>
<td><a href="http://www.water.ca.gov/waterdatalibrary/groundwater/index.cfm">http://www.water.ca.gov/waterdatalibrary/groundwater/index.cfm</a></td>
<td>Aquifer groundwater quality and seasonal groundwater levels: monitoring well data. U.S. Geological Survey (USGS), Department of Water Resources (DWR) and local public agency maps and databases.</td>
</tr>
<tr>
<td>Web Sites</td>
<td>Description</td>
</tr>
<tr>
<td>---------------------------------</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td><a href="http://www.dot.ca.gov/ser/">http://www.dot.ca.gov/ser/</a></td>
<td>This website is the Standard Environmental Reference (SER) which is an online resource to help state and local agency staff plan, prepare, submit, and evaluate environmental documents for transportation projects. The site includes five Environmental Handbooks, as well as guidance, forms, templates and memos pertaining to the environmental process at Caltrans. Volume 5 of the SER is the Storm Water Quality Assessment document.</td>
</tr>
<tr>
<td><a href="http://www.dwr.water.ca.gov">http://www.dwr.water.ca.gov</a></td>
<td>California Department of Water Resources web site that provides data regarding: Water quality; groundwater level; climatology, and surface water.</td>
</tr>
</tbody>
</table>
## Summary Process for Storm Water Activities for Project Initiation Document (PID)

<table>
<thead>
<tr>
<th>WORK BREAKDOWN STRUCTURE (WBS) CODE</th>
<th>ACTIVITY</th>
<th>STORM WATER QUALITY PLANNING ACTIVITY DURING THE PID PHASE</th>
<th>DATE (S) COMPLETED</th>
<th>COMPLETED BY</th>
</tr>
</thead>
<tbody>
<tr>
<td>100.05</td>
<td>Project Management – PID Process</td>
<td>Invite District/Regional Storm Water Coordinators to project kickoff meeting and to participate in the Project Development Team (PDT).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>100.05.10</td>
<td>PDT meetings</td>
<td>The PDT should meet throughout the entire project in order to maintain communication and to obtain consensus between the functional units throughout the project. Any decisions made during the PDT meetings should be documented.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| 150.05.05                           | Site Data Sources | Complete Checklist SW-1 (Site Data Sources) From Section 4, determine if project is required to consider incorporating Treatment BMPs.  
- Complete Evaluation Documentation Form (Appendix E).  
- If the project is not required to consider Treatment BMPs, verify with District/Regional Design Storm Water Coordinator. Continue with the PID process with the selection of Design Pollution Prevention and Construction Site Best Management Practices (BMPs).  
- If the project is required to consider Treatment BMPs, select Treatment, Design Pollution Prevention and Construction Site BMPs. |                   |              |
| 150.05.20                           | Define Storm Water Design Issues | Obtain any existing available data. After obtaining existing data and selecting project alternatives, determine potential stormwater quality impacts and issues. Obtain additional data from the different functional units.  
- Complete Checklist SW-2 (Storm Water Quality Issues Summary Checklist)  
Perform Field Review of the Area  
Begin Filling out the Storm Water Data Report (SWDR). Coordinate with District/Regional NPDES Storm Water Coordinator to identify potential water quality impacts. Coordinate with Environmental Unit during preparation of the PEAR.  
Evaluate options for avoiding or reducing potential impacts. Begin to fill out Checklist SW-3, Measures for Avoiding or Reducing Potential Storm Water Impacts. |                   |              |
### Summary Process for Storm Water Activities for Project Initiation Document (PID)

<table>
<thead>
<tr>
<th>WORK BREAKDOWN STRUCTURE (WBS) CODE</th>
<th>ACTIVITY</th>
<th>STORM WATER QUALITY PLANNING ACTIVITY DURING THE PID PHASE</th>
<th>DATE (S) COMPLETED</th>
<th>COMPLETED BY</th>
</tr>
</thead>
</table>
| 150.10                              | Identify Potential BMPs | Determine Potential/Likely BMPs for each site of impact to receiving waters.  
- Complete Checklist DPP-1 (including all applicable parts 1-5) and T-1 (including all applicable parts 1-10) for selecting BMPs at specific sites (Appendix E).  
- Complete decision tree for Pre-Screening for the Infiltration BMP – Appendix B. |                    |              |
| 150.10.05                           | RWQCB Meetings | Consultation with the Regional Water Quality Control Board (RWQCB) is strongly recommended to coordinate project issues and develop consensus for controversial or complex stormwater quality issues. Initiate meetings with the RWQCB as necessary. Number of coordination meetings is entirely dependent upon the complexity of the stormwater quality issues, stormwater pollutants involved, and project site constraints. District/Regional NPDES Storm Water Coordinator serves as the single point of contact with the RWQCB. |                    |              |
| 150.15                              | Analyze Project Alternatives | Discuss BMPs with District/Regional Storm Water Coordinator, Landscape Architecture and Maintenance Storm Water Coordinator. |                    |              |
| 150.15.55                           | Project Planning Cost Estimate (PPCE) | Develop preliminary BMP costs and incorporate into the PID cost estimate.  
  - Evaluate for Construction Site BMP costs.  
  - Meet with Construction to obtain concurrence with the Construction Site BMP strategy – cost estimate. |                    |              |
| 150.25.25                           | Storm Water Data Report (SWDR) | Route SWDR for functional units’ signature.  
Coordinate with the Environmental Unit.  
Complete the SWDR using available data. |                    |              |
| 150.25                              | Prepare and Approve PID | Incorporate “Storm Water Pollution Prevention Discussion” under “Considerations” heading of the planning document. |                    |              |
| 150.25.20                           | Circulate, Review, and Approve PID | Attach signed SWDR cover sheet to PID and circulate to obtain functional unit concurrence. Original copy of SWDR should be kept in the project file. |                    |              |
## Summary Process for Storm Water Activities for Project Approval/Environmental Document (PA/ED)

<table>
<thead>
<tr>
<th>WBS CODE</th>
<th>ACTIVITY</th>
<th>STORM WATER QUALITY PLANNING ACTIVITY DURING THE PA/ED PHASE</th>
<th>DATE (S) COMPLETED</th>
<th>COMPLETED BY</th>
</tr>
</thead>
<tbody>
<tr>
<td>100.10</td>
<td>Project Management Process (PA/ED)</td>
<td>Invite District/Regional Storm Water Coordinators to project kickoff meeting and to participate in the PDT.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>100.10.10</td>
<td>PDT meetings</td>
<td>The PDT should meet throughout the entire project in order to maintain communication and to obtain consensus between the functional units throughout the project. Any decisions made during the PDT meetings should be documented.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| 160.05   | Review and Update Project Information                      | Confirm whether or not the project is required to consider incorporating Treatment BMPs.  
• Complete/Update Evaluation Documentation Form (Appendix E).  
• If the project is not required to consider Treatment BMPs, verify with District/Regional Design Storm Water Coordinator. Continue with selection of Design Pollution Prevention and Construction Site BMPs.  
• If the project is required to consider Treatment BMPs, select Treatment, Design Pollution Prevention, and Construction Site BMPs.  
Review Information Developed in the PID Process.  
Determine potential stormwater quality impacts and issues for project alternatives.  
Obtain updated data and reports from the different functional units.  
• Update Checklist SW-1 (Site Data Sources)  
• Update Checklist SW-2 (Storm Water Quality Issues Summary).  
Consult with Environmental Unit to coordinate the PA/ED Phase - SWDR with the WQR prepared by Environmental (WBS 165.10.35).  
Perform Field Review of the Area.  
Update SWDR.  
• Evaluate options for avoiding or reducing potential impacts. Update Checklist SW-3, Measures for Avoiding or Reducing Potential Storm Water Impacts. |                   |              |
### Appendix D

**PA/ED Process Summary Form**

#### Summary Process for Storm Water Activities for Project Approval/Environmental Document (PA/ED)

<table>
<thead>
<tr>
<th>WBS CODE</th>
<th>ACTIVITY</th>
<th>STORM WATER QUALITY PLANNING ACTIVITY DURING THE PA/ED PHASE</th>
<th>DATE (S) COMPLETED</th>
<th>COMPLETED BY</th>
</tr>
</thead>
</table>
| 160.10   | Revise Potential BMP Selections Based on Engineering Studies | Select Potential/Likely BMPs for each site of unavoidable impact to receiving waters.  
- Complete Checklist DPP-1 (including all applicable parts 1-5) and T-1 (including all applicable parts 1-10) for selecting BMPs at specific sites (Appendix E).  
- Complete decision tree for Pre-Screening for the Infiltration BMP – Appendix B.  
Coordinate with Environmental Unit to coordinate the PA/ED – Phase SWDR with the WQR prepared by Environmental.  
Discuss BMPs with District/Regional Storm Water Coordinator, Maintenance Storm Water Coordinator and other functional units (e.g. Hydraulics, LA, etc.) to obtain concurrence.  
Evaluate potential Construction Site BMPs.  
- See Construction Site BMPs Manual.  
- Meet with District/Regional NPDES Storm Water Coordinator to discuss BMPs for project required by RWQCB or other agency.  
- Meet with Construction to obtain concurrence with the Construction Site BMP strategy. | | |
| 165.10.35 | RWQCB Meetings | Consult with the RWQCB to coordinate project issues and develop consensus for controversial or complex stormwater quality issues.  
Initiate meetings with the RWQCB through the District/Regional NPDES Storm Water Coordinator as necessary. The number of coordination meetings is entirely dependent upon the complexity of the stormwater quality issues, stormwater pollutants involved, and project site constraints. | | |
| 160.15   | Prepare Draft Project Report (DPR) | Incorporate “Storm Water Pollution Prevention Discussion” under “Considerations” heading of the planning document.  
(This is done only if the project does not have categorical exemption and has an Environmental Document (ED))  
See Figure 6-2 in Section 6. | | |
| 180.05.15 | Storm Water Data Report (SWDR) | Coordinate with the Environmental Unit.  
Complete the SWDR using available data.  
Route SWDR for functional units’ signature. | | |
# Summary Process for Storm Water Activities for Project Approval/Environmental Document (PA/ED)

<table>
<thead>
<tr>
<th>WBS CODE</th>
<th>ACTIVITY</th>
<th>STORM WATER QUALITY PLANNING ACTIVITY DURING THE PA/ED PHASE</th>
<th>DATE (S) COMPLETED</th>
<th>COMPLETED BY</th>
</tr>
</thead>
<tbody>
<tr>
<td>160.15.05</td>
<td>Update Project Planning Cost Estimates</td>
<td>Develop preliminary BMP costs and incorporate into PA/ED cost estimate.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>180.05.05</td>
<td>Prepare and Approve Project Report (PR)</td>
<td>Attach signed SWDR cover sheet to PR and circulate to obtain functional unit concurrence. Original copy of SWDR should be kept in the project file.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>WBS CODE</td>
<td>ACTIVITY</td>
<td>STORM WATER QUALITY PLANNING ACTIVITY DURING THE PS&amp;E PHASE</td>
<td>DATE (S) COMPLETED</td>
<td>COMPLETED BY</td>
</tr>
<tr>
<td>---------</td>
<td>-----------------------------------------------</td>
<td>------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-------------------</td>
<td>---------------</td>
</tr>
<tr>
<td>100.15</td>
<td>Project Management Process (PS&amp;E)</td>
<td>Invite District/Regional NPDES and Design Storm Water Coordinators to project kickoff meeting and to participate in the PDT.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>100.15.10</td>
<td>PDT Meetings</td>
<td>The PDT should meet throughout the entire project in order to maintain communication and to obtain consensus between the functional units throughout the project. Any decisions made during the PDT meetings should be documented.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>205.10.40</td>
<td>RWQCB Meetings</td>
<td>Consult with the RWQCB to coordinate project issues and develop consensus for controversial or complex stormwater quality issues. Initiate meetings with the RWQCB through the District/Regional NPDES Storm Water Coordinator as necessary. The number of coordination meetings is entirely dependent upon the complexity of the stormwater quality issues, stormwater pollutants involved, and project site constraints.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| 185.05  | Review and update project information         | Review Information Developed in the PID and PA/ED Process.  
• Update Checklist SW-1 (Site Data Sources)  
• Update Checklist SW-2 (Storm Water Quality Issues Summary)  
Consult with Environmental Unit to obtain permits.  
Perform Field Review of the Area.  
Review and Update the SWDR; if a WQR is prepared for the project, reference the WQR findings.  
Evaluate options for avoiding or reducing potential impacts. Update Checklist SW-3, Measures for Avoiding or Reducing Potential Storm Water Impacts.                                                                                                                                                               |                   |               |
| 185.15  | Perform Preliminary Design                    | Perform Preliminary Design.  
• Delineate drainage areas and define total disturbed area.  
• Review and update need to consider Treatment BMPs.  
• Obtain Engineering Reports, WBS 185.20, from the different functional units.                                                                                                                                                                                                                                                                                               |                   |               |
### Summary Process for Storm Water Activities for Plans, Specifications & Estimates (PS&E)

<table>
<thead>
<tr>
<th>WBS CODE</th>
<th>ACTIVITY</th>
<th>STORM WATER QUALITY PLANNING ACTIVITY DURING THE PS&amp;E PHASE</th>
<th>DATE (S) COMPLETED</th>
<th>COMPLETED BY</th>
</tr>
</thead>
</table>
| 205.00   | Obtain Necessary Permits, WDRs and Agreements            | Obtain NPDES Storm Water Permits and Local Agency Agreements.  
- File Notification of Construction (NOC) for coverage under the Caltrans Permit.  
- Obtain Waste Discharge Requirement (WDR) for Aerially Deposited Lead (ADL) reuses.  
- Coverage for dewatering activities under separate NPDES permit. Contact your District/Regional NPDES Storm Water Coordinator.  
- Obtain other agreements with RWQCB and other agencies. |                          |               |
| 230.00   | Prepare Draft PS&E - Design Pollution Prevention BMPs     | Prepare Draft PS&E - Design Pollution Prevention BMPs.  
- Update Checklist DPP-1 (and all applicable Parts 2-5)  
- Incorporate Design Pollution Prevention BMPs in all applicable plans, specifications, and estimates.  
- Review with District Landscape Architect and Maintenance as necessary.  
- Calculate quantities, estimates, and prepare Standard Special Provisions (SSPs). |                          |               |
| 230.35   | Prepare Draft PS&E - Treatment BMPs                      | Prepare Draft PS&E - Design Treatment BMPs.  
- Update Checklist T-1 (and all applicable Parts 2-10)  
- Incorporate Treatment BMPs in all applicable plans, specifications, and estimates.  
- Hydraulics to design or review design as per Highway Design Manual (HDM) requirements.  
- Review Treatment BMPs and future maintenance with District/Regional Design Storm Water Coordinator and Storm Water Maintenance Coordinator.  
- Calculate quantities, estimates, and prepare SSPs. |                          |               |
| 230.40   | Prepare Draft PS&E - Treatment BMPs                      |                                                                 |                          |               |
| 230.00   | Prepare Draft PS&E - Treatment BMPs                      |                                                                 |                          |               |
## Summary Process for Storm Water Activities for Plans, Specifications & Estimates (PS&E)

<table>
<thead>
<tr>
<th>WBS CODE</th>
<th>ACTIVITY</th>
<th>STORM WATER QUALITY PLANNING ACTIVITY DURING THE PS&amp;E PHASE</th>
<th>DATE (S) COMPLETED</th>
<th>COMPLETED BY</th>
</tr>
</thead>
</table>
| 230.00   | Prepare Draft PS&E – Construction Site BMPs | Prepare Draft PS&E - Construction Site BMPs.  
- Review Appendix C of the PPDG and the Construction Site BMP Manual.  
- Complete Construction Site BMPs Consideration Form and respective Checklists CS-1, Parts 1-6  
- Meet with District/Regional NPDES Storm Water Coordinator to discuss BMPs for project required by RWQCB or other agency.  
- Meet with Construction on inclusion of Construction Site BMPs.  
- Document Concurrence with Construction – initial and date Construction Site BMPs Consideration Form  
- Calculate quantities, estimates, and prepare SSPs. |                   |              |
| 230.35   |                                             |                                                                                      |                   |              |
| 230.40   |                                             |                                                                                      |                   |              |
| 230.60.05| Storm Water Data Report                     | Complete and stamp SWDR. Route for functional unit concurrence.                      |                   |              |
| 255.20   | Prepare Final District PS&E Package         | Attach signed SWDR cover sheet for the PS&E package and obtain functional unit signature. Original copy of the SWDR should be kept in the project file.                                                                                                         |                   |              |
| 255.40   | Prepare RE File                            | Submit Storm Water Information to Resident Engineer (RE) File. See Section 7.5.                                                              |                   |              |
APPENDIX E: STORM WATER DATA REPORT AND CHECKLISTS

Storm Water Data Report
- Short Form - Storm Water Data Report Template
- Long Form – Storm Water Data Report Template
- Evaluation Documentation Form
- Construction Site BMP Consideration Form
- Storm Water Checklist SW-1, Site Data Sources
- Storm Water Checklist SW-2, Storm Water Quality Issues Summary
- Storm Water Checklist SW-3, Measures for Avoiding or Reducing Storm Water Impacts
- Checklist DPP-1, Parts 1–5 (Design Pollution Prevention BMPs)
- Checklist T-1, Parts 1–10 (Treatment BMPs)
- Checklist CS-1, Parts 1–6 (Construction Site BMPs)
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Storm Water Data Report (SWDR)

In general, a Storm Water Data Report (SWDR) shall be prepared for every project. Depending upon the extent of soil disturbance and degree of stormwater impacts, a “Long Form” or “Short Form” SWDR shall be required. Projects that do not have the potential to create stormwater impacts, and have little or no soil disturbance may utilize the “Short Form” SWDR. A Short Form SWDR may be appropriate for (but not limited to) the following types of projects:

- Signing and striping projects;
- Weigh-in-motion projects;
- Traffic monitoring projects (closed-circuit camera installation, etc.);
- Construction of ADA ramps;
- Bridge rail projects;
- Chip seal and/or fog seal projects;
- Pavement marker projects (raised or depressed);
- Metal Beam Guardrail Projects;
- Loop detector installations;
- Median Barrier Projects;
- Extended plant establishment projects and other planting projects;
- Emergency projects\(^1\) using informal bids (as defined per PDPM);
- Building remodeling or refurbishment such as painting, tile, or plumbing repair;
- Small Maintenance Projects (CEQA exempt);
- Approach Slab Replacement;
- Paint Striping;
- Overlay existing and shoulder backing;
- Utility trenches;
- Cold Plane and Resurfacing;
- Micro surfacing;
- Culvert Lining (without CWA 404/401); and
- Culvert Replacement (without CWA 404/401).

\(^1\) Note that an Emergency Project done under Force Account does not require a SWDR
Please note that all the aforementioned project types may still be required to utilize a “Long Form” Storm Water Data Report if meeting the following conditions:

1. The Project is required to consider Treatment BMPs.
2. The project disturbs 5 or more acres of soil.
3. The project disturbs more than 1 acre of soil and does not qualify for the erosivity waiver.
4. The project potentially creates permanent water quality impacts.
5. The project requires a notification of ADL reuse.

Any exceptions must be under the direction of the District/Regional Design Storm Water Coordinator.

Licensed Landscape Architect) determines whether a project qualifies and may utilize a Short Form SWDR based upon the previously identified criteria. During the Project Initiation phase, the Design District/Regional Storm Water Coordinator shall confirm that the project may appropriately utilize the Short Form SWDR. The applicability of the Short Form will be reviewed and changed (if necessary) during the Project Approval and PS&E phases.

Off the shelf projects should follow the project shelf guidance at [http://onramp.dot.ca.gov/hq/design/memos/Project_Shelf_Guidance.pdf](http://onramp.dot.ca.gov/hq/design/memos/Project_Shelf_Guidance.pdf) and the project delivery memo dated 08/11/2006.
APPENDIX E

Short Form - Storm Water Data Report

Dist-County-Route: ________________________________
Post Mile Limits: ________________________________
Project Type: ________________________________
Project ID (or EA): ________________________________
Program Identification: ________________________________
Phase: ________________________________
☐ PID
☐ PA/ED
☐ PS&E

Regional Water Quality Control Board(s): ________________________________

1. Is the project required to consider incorporating Treatment BMPs? Yes ☐ No ☐
2. Does the project disturb 5 or more acres of soil? Yes ☐ No ☐
3. Does the project disturb more than 1 acre of soil and not qualify for the Rainfall Erosivity Waiver? Yes ☐ No ☐
4. Does the project potentially create permanent water quality impacts? Yes ☐ No ☐
5. Does the project require a notification of ADL reuse? Yes ☐ No ☐

If the answer to any of the preceding questions is “Yes”, prepare a Long Form – Storm Water Data Report.

Estimate Construction Start Date: ________________________________
Construction Completion Date: ________________________________
Separate Dewatering Permit (if yes, permit number) Yes ☐ Permit # ________________________________ No ☐
Erosivity Waiver Yes ☐ Date: ________________________________ No ☐

This Short Form – Storm Water Data Report has been prepared under the direction of the following Licensed Person. The Licensed Person attests to the technical information contained herein and the data upon which recommendations, conclusions, and decisions are based. Professional Engineer or Landscape Architect stamp required at PS&E.

(Name), Registered Project Engineer/Landscape Architect Date

I have reviewed the stormwater quality design issues and find this report to be complete, current and accurate:

(Stamp Required for PS&E only)

(Name), District/Regional SW Coordinator or Designee Date

Caltrans Storm Water Quality Handbooks Project Planning and Design Guide July 2010
1. Project Description

- Clearly describe the type of project and major engineering features, including a brief explanation why project does not have the potential to create water quality impacts.

- Quantify total disturbed soil area (DSA) and describe how it was calculated. Quantify added impervious areas (if any). It should be noted that projects that preserve, upkeep, and restore roadway structures do not need to include these activities within the calculation for DSA. When projects solely maintain the original line and grade, hydraulic capacity, and original purpose of the facility, then these projects are defined as routine maintenance and exempt from the DSA calculation and the Construction General Permit. Examples of such activities exempt from the DSA calculation are as follows:
  - Placement of shoulder backing material onto existing shoulder backing material.
  - Scarifying of existing shoulder backing material.
  - Re-grading or placement of gravel at existing maintenance access roads.
  - Grinding and grooving of roadway surfaces, including “cold planning” of asphalt surfaces.
  - Replacement of Portland Cement Concrete (PCC) slabs.
  - Highway planting without mass grading.

- Provide any additional information that may be pertinent to the project (e.g. TMDLs, Drinking Water Reservoirs and/or Recharge Facilities, 303(d) water bodies, 401 certifications, ASBS, etc.).

2. Construction Site BMPs

- A WPCP is typically used, unless written direction from the RWQCB requires a SWPPP. Identify if Rainfall Erosivity Waiver was used to eliminate need for SWPPP.

- Identify project risk level and document required monitoring, if applicable.

- Coordinate with Construction to determine the appropriate selection of Construction Site BMPs being implemented into the contract documents (e.g. separate line items and/or lump sum).

- Summarize those Construction Site BMPs been designated as separate Bid Line Items.

- Describe any pertinent details from the strategy used for estimating Construction Site BMPs.

- Document coordination effort to get concurrence from Construction regarding the Construction Site BMP strategy and associated quantities (provide names of staff and date of meeting(s)).

3. Required Attachments

- Vicinity Map
- Evaluation Documentation Form
- Construction Site BMP Consideration Form (required at PS&E only)
- Risk Level Determination Documentation, if applicable.
- Rainfall Erosivity Waiver, if applicable (required at PS&E)

---

1 Additional attachments may be required as applicable or directed by the District/Regional Design Storm Water Coordinator (e.g. BMP line item estimate, DPP, CS checklists, etc).
### Long Form - Storm Water Data Report

<table>
<thead>
<tr>
<th>Dist-County-Route:</th>
<th>Post Mile Limits:</th>
<th>Project Type:</th>
<th>Project ID (or EA):</th>
<th>Program Identification:</th>
</tr>
</thead>
</table>

### Regional Water Quality Control Board(s):

- [ ] Regional Water Quality Control Board (RWQCB)
- [ ] [Regional Water Quality Control Board Name]

**Is the Project required to consider Treatment BMPs?**
- [ ] Yes
- [ ] No

**If yes, can Treatment BMPs be incorporated into the project?**
- [ ] Yes
- [ ] No

If No, a Technical Data Report must be submitted to the RWQCB at least 30 days prior to the project’s RTL date. List RTL Date:

<table>
<thead>
<tr>
<th>Total Disturbed Soil Area:</th>
<th>Risk Level:</th>
</tr>
</thead>
</table>

**Estimated: Construction Start Date:**

**Construction Completion Date:**

**Notification of Construction (NOC) Date to be submitted:**

<table>
<thead>
<tr>
<th>Erosivity Waiver</th>
<th>Date:</th>
<th>[ ] Yes</th>
<th>[ ] No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notification of ADL reuse (if Yes, provide date)</td>
<td>Date:</td>
<td>[ ] Yes</td>
<td>[ ] No</td>
</tr>
<tr>
<td>Separate Dewatering Permit (if yes, permit number)</td>
<td>Permit #:</td>
<td>[ ] Yes</td>
<td>[ ] No</td>
</tr>
</tbody>
</table>

This Report has been prepared under the direction of the following Licensed Person. The Licensed Person attests to the technical information contained herein and the date upon which recommendations, conclusions, and decisions are based. Professional Engineer or Landscape Architect stamp required at PS&E.

[Name], Registered Project Engineer/Landscape Architect  

I have reviewed the stormwater quality design issues and find this report to be complete, current and accurate:

[Name], Project Manager  

[Name], Designated Maintenance Representative  

[Name], Designated Landscape Architect Representative  

[Stamp Required for PS&E only] [Name], District/Regional Design SW Coordinator or Designee  

Caltrans Storm Water Quality Handbooks  
Project Planning and Design Guide  
July 2010
STORM WATER DATA INFORMATION

1. Project Description

- Clearly describe the type of project and major engineering features.
- Quantify total disturbed soil area and describe how it was calculated. It should be noted that projects that preserve, upkeep, and restore roadway structures do not need to include these activities within the calculation for DSA. When projects solely maintain the original line and grade, hydraulic capacity, and original purpose of the facility, then these projects are deemed as routine maintenance and exempt from the DSA calculation and the Construction General Permit. Examples of such activities exempt from the DSA calculation are as follows:
  - Placement of shoulder backing material onto existing shoulder backing material.
  - Scarifying of existing shoulder backing material.
  - Re-grading or placement of gravel at existing maintenance access roads.
  - Grinding and grooving of roadway surfaces, including “cold planning” of asphalt surfaces.
  - Replacement of Portland Cement Concrete (PCC) slabs.
- Highway planting without mass grading.
- Quantify the existing impervious surface, and the impervious surface area after the project is completed.
- Identify all urban MS4 areas within the project limits.

2. Site Data and Storm Water Quality Design Issues (refer to Checklists SW-1, SW-2, and SW-3)

Project Engineer (PE) should confer with District/Regional Storm Water Coordinator, Landscape Architecture, Maintenance, Hydraulics, Construction and Environmental Units to define design issues. Provide a narrative that contains pertinent information from source documents identified on SW-1 (e.g. Preliminary Geotechnical Report [PGR]) and a summary of the answers to the questions in SW-2 and SW-3. Use the bullets listed below as examples of information that should be described in the narrative.

- Identify Receiving Water Bodies (including the Hydrologic Area or sub-area [name and/or number]) and distance from the project’s outfalls
- Identify if any of the Receiving Water Bodies are on the 303(d) list / describe Pollutants of Concern
- Identify if 401 certification is required
- Identify any Drinking Water Reservoirs and/or Recharge Facilities within project limit
• Describe RWQCB special requirements/concerns, including TMDLs or effluent limits
• Describe local agency requirements/concerns
• Describe project design considerations (climate, soil, topography, geology, groundwater, right-of-way requirements, slope stabilization, etc.)
• Include soil classifications (HSG) and geology information, if pertinent
• Describe project risk level determination and identify project risk level
• Identify if project involves reuse of soil containing Aerially Deposited Lead (ADL)
• Identify Right-of-way costs for BMPs
• Describe measures for avoiding or reducing potential stormwater impacts
• Identify any existing Treatment BMPs within the project limits and their association with the project

3. Regional Water Quality Control Board Agreements

The District/Regional NPDES coordinator will furnish information and language for this part of the Checklist.

• Summarize any key negotiated understandings or agreements with RWQCB pertaining to this project. This would include any discussions relating to 401 Certifications, Waste Discharge Requirements, Rainfall Erosivity Waiver, or other required permits/certifications.
• Document any specific meeting dates and contact names that reference the negotiated understandings and/or agreements. (Communication with the RWQCB is coordinated through the District/Regional NPDES Storm Water Coordinator.)

4. Proposed Design Pollution Prevention BMPs to be used on the Project.

Summarize responses to Checklist DPP-1, Parts 1-5 in a short narrative. Use the subheadings shown below for the type of information that should be described in the narrative. Note, not all of the bulleted information listed is required or available at each phase of a project. Information to be included will depend on the nature of the project and the site conditions. To comply with the CGP (II.D), sediment yield and site stabilization be described in the permanent erosion control strategy, such that the site will not pose any additional risk than pre-construction conditions.

Summarize any qualitative benefits of Design Pollution Prevention BMPs including reducing the release of pollutants to downstream waters, increased detention time to allow for infiltration, reduced discharges (volumetric flow rates), and ancillary filtration and infiltration within vegetated conveyances and surfaces, as described in Section 2.4.1.

Develop an estimate of quantities and costs for the erosion control/revegetation portion of the Design Pollution Prevention BMPs as part of the Storm Water BMP Cost Summary; include right-of-way costs if additional right-of-way is needed for erosion control. Complete for each phase of the project.
Downstream Effects Related to Potentially Increased Flow, Checklist DPP-1, Parts 1 and 2

- Identify any increase to velocity or volume of downstream flow
- Describe Existing vs. Post Construction Conditions
- Describe channel condition and design (e.g., will the project discharge to unlined channels)
- Describe potential for increased sediment loading
- Identify hydraulic changes that may affect downstream channel stability. (realignment, encroachment, etc.)

Slope/Surface Protection Systems, Checklist DPP-1, Parts 1 and 3

- Describe cut and fill requirements
- Describe existing and proposed slope conditions
- Describe the permanent erosion control strategy (plants, soils, mulch, blankets, establishment periods, etc.)
- Use Erosion Prediction Procedure to validate erosion control design (attach RUSLE2 Output as applicable)
- When required, provide date of approval of the Erosion Control Plan by Landscape Architecture and Maintenance
- Summarize any hard surfaces (rock blankets, paving)

Concentrated Flow Conveyance Systems, Checklist DPP-1, Parts 1 and 4

- Briefly describe the Concentrated Conveyance Systems to be implemented for this project

Preservation of Existing Vegetation, Checklist DPP-1, Parts 1 and 5

- Describe area(s) of clearing and grubbing identified and defined in the contract plans
- Describe area(s) that will be placed off-limits to the contractor, if applicable (e.g., ESA areas)
- Consider project changes to increase preservation or preserve/avoid critical areas such as floodplains, wetlands, problem soils, and steep slopes.

5. Proposed Permanent Treatment BMPs to be used on the Project

Summarize responses to Checklist T-1, Parts 1-10 in a short narrative. Use the bullets listed below as examples of information that should be described in the narrative. Note, not all of the information listed is required or available at each phase of a project. Information to be included will depend on the nature of the project and the site conditions.
Develop an estimate of quantities and costs for the proposed Treatment BMPs as part of the Storm Water BMP Cost Summary; include additional right-of-way costs if needed for these BMPs. Complete for each phase of the project.

This section of the SWDR should be used to develop the Technical Report required by the SWMP for projects that must consider Treatment BMPs, but are not able to incorporate them due to siting constraints. At PS&E stage, if the project must consider Treatment BMPs but is not able to incorporate them, document the date of the submittal of the Technical Report to the appropriate RWQCB.

**Treatment BMP Strategy, Checklist T-1**

- List the Targeted Design Constituent(s), if any.
- List what percentage of the WQV (or WQF depending upon device) will be treated. If less than 100%, describe justification.
- Describe the Treatment BMP strategy for the watershed(s) within the project limits.

**Biofiltration Swales/Strips, Checklist T-1, Parts 1 and 2**

- Are Biofiltration Swales/Strips incorporated into project? If not, explain reason why not feasible. If yes, list number of Biofiltration Swales and Strips, location(s), approximate dimensions of device, and total WQF treated.
- Quantify Tributary Area

**Dry Weather Diversion, Checklist T-1, Parts 1 and 3**

- Are Dry Weather Diversions incorporated into project? If not, explain reason why not feasible. If yes, list number of Dry Weather Diversions, location(s), and total flow rate diverted.
- Describe persistent dry weather flows
- Describe proximity to sanitary sewer
- Document Publicly Owned Treatment Works (POTW) and local health agencies acceptance
- Identify need for existing sanitary sewer pipeline upgrade

**Infiltration Devices – Checklist T-1, Parts 1 and 4**

- Are Infiltration Devices incorporated into project? If not, explain reason why not feasible (e.g. threat to local groundwater quality, etc.). If yes, list number of Infiltration Devices, location(s), and total WQV treated.
- Quantify approximate tributary area of impervious surface per Infiltration Device
- Calculate Water Quality Volume (WQV) treated per Treatment Infiltration Device
- Document soil type, HSG, and permeability
• Document groundwater depth
• Identify infiltration rate
• Discuss Geotechnical Integrity

**Detention Devices, Checklist T-1, Parts 1 and 5**

• Are Detention Devices incorporated into project? If not, explain reason why not feasible. If yes, list number of Detention Devices, location(s), and total WQV treated.
• Quantify approximate tributary area of impervious surface per Treatment Detention Basin
• Calculate WQV treated per Treatment Detention Basin
• Discuss Geotechnical Integrity
• Document groundwater depth
• Discuss hydraulic head sufficiency

**Gross Solids Removal Devices (GSRDs), Checklist T-1, Parts 1 and 6**

• Are GSRDs incorporated into project? If not, explain reason why not feasible or required. If yes, list number of GSRDs, location(s), and total tributary area treated.
• Is receiving water on a 303(d) list for trash or have Total Maximum Daily Loads (TMDLs) for trash been established?
• Calculate Tributary Area for each GSRD
• Estimate volume of each GSRD device
• Identify peak design flow

**Traction Sand Traps, Checklist T-1, Parts 1 and 7**

• Are Traction Sand Traps incorporated into project? If not, explain reason why not feasible or required. If yes, list number of Traction Sand Traps, location(s).
• Is Traction Sand or an abrasive applied to roadway more than twice per year?
• Estimate volume of traction sand applied (S) (ft³/yr)
• Estimate impact from highway sweeping, snow-blowing operations, or accumulation from other sources
• Discuss Traction Sand Trap cleaning frequency and Maintenance operational needs such as pullouts

**Media Filters, Checklist T-1, Parts 1 and 8**

• Are Media Filters incorporated into project? If not, explain reason why not feasible. If yes, list number of Media Filters, location(s), and total WQV treated.
Identify type of Media Filter incorporated: Full Sedimentation Austin Sand Filter, Partial Sedimentation Austin Sand Filter or Delaware Sand Filter

If an Austin Sand Filter is incorporated into project, identify if earthen configuration or lined

Is pretreatment provided to capture sediment and litter?

Quantify approximate tributary area of impervious surface per Media Filter

Identify Water Quality Volume (WQV) treated per Media Filter

Identify depth to groundwater

Discuss local vector agency issues

**Multi-Chambered Treatment Trains (MCTTs), Checklist T-1, Parts 1 and 9**

Are MCTTs incorporated into project? If not, explain reason why not feasible. If yes, list number of MCTTs, location(s), and total WQV treated.

Quantify approximate tributary area of impervious surface per MCTT

Identify Water Quality Volume (WQV) treated per MCTT

Discuss local vector agency issues

**Wet Basins, Checklist T-1, Parts 1 and 10**

Are Wet Basins incorporated into project? If not, explain reason why not feasible. If yes, list number of Wet Basins, location(s), and total WQV treated.

Quantify approximate tributary area of impervious surface per Wet Basin

Identify Water Quality Volume (WQV) treated per Wet Basin

Identify soil type and permeability

Document groundwater depth

**6. Proposed Temporary Construction Site BMPs to be used on Project**

Summarize the selected Construction Site BMPs in a Short Narrative. The narrative should also include any pertinent details from the strategy used for the implementation of Construction Site BMPs (e.g. specific project conditions, construction operations, etc.) and monitoring. It is understood that the level of detail discussed will be different at each phase of the project. Include a brief summary to how the BMPs were estimated.

- Identify those Construction Site BMPs that have been designated as separate Bid Line Items.
- Identify those Construction Site BMPs incorporated as a lump sum in the Construction Site Management Item.
- Identify project risk level. If Risk Level 2 or 3, then identify planned monitoring locations and activities.
• Identify if dewatering will be required during the construction of the project. Describe circumstances. (i.e. will a separate dewatering permit be needed?)
• Identify if active treatment systems (ATS) will be used for the site, or portions thereof.
• Document the coordination effort to get concurrence with Construction regarding the Construction Site BMP strategy and associated quantities (provide names of staff and date of meeting(s)). Attach a copy of the Construction Site BMP Consideration Form to the SWDR at PS&E.
• Develop an estimate of quantities and costs (for internal Caltrans use only) for Construction Site BMPs and monitoring as a part of the Storm Water BMP Cost Summary. Complete for each phase of the project.

7. Maintenance BMPs (Drain Inlet Stenciling)

Briefly describe locations where drain inlet stenciling is required, such as within cities, towns, and communities with populations of 10,000 or more, or within designated MS4 areas. Include any specific stencil types and names of contacts that recommended stencil types or locations.

Required Attachments

• Vicinity Map
• Evaluation Documentation Form (EDF)
• Construction Site BMP Consideration Form (required at PS&E only)
• RUSLE2 Summary Sheet, as applicable (required at PS&E only)
• Risk Level Determination Documentation
• Treatment BMP Summary Spreadsheets (required, if Treatment BMPs are incorporated into project, required at PS&E only)
• Quantities for Construction Site BMPs (required at PS&E only)
• Rainfall Erosivity Waiver, if applicable (required at PS&E)

Supplemental Attachments

Note: Supplement Attachments are to be supplied during the SWDR approval process; where noted, some of these items may only be required on a project-specific basis.

• Storm Water BMP Cost Summary
• BMP cost information from: Project Planning Cost Estimate (PPCE) during PID and PA/ED project phases; Preliminary Engineer’s Cost Estimate (PECE) for PS&E project phase
• Plans showing BMP Deployment (i.e. Layout Sheets, Drainage Sheets, Water Pollution Control Sheets, etc)
APPENDIX E

Long Form - Storm Water Data Report

- Pertinent Correspondence with RWQCB (if requested or recommended by District/Regional NPDES Storm Water Coordinator or Designated Reviewer)
- Checklist SW-1, Site Data Sources
- Checklist SW-2, Storm Water Quality Issues Summary
- Checklist SW-3, Measures for Avoiding or Reducing Potential Storm Water BMPs
- Checklists DPP-1, Parts 1–5 (Design Pollution Prevention BMPs) [only those parts that are applicable]
- Checklists T-1, Parts 1–10 (Treatment BMPs) [only those Parts that are applicable]
- Checklists CS-1, Parts 1–6 (Construction Site BMPs) [only those Parts that are applicable, at PS&E only]
- Calculations and cross sections related to BMPs (if requested by District/Regional Design Storm Water Coordinator)
- 07-340 or 07-345 (During PS&E Phase if requested or recommended by District/Regional Design Storm Water Coordinator)
- Conceptual Drainage Map or Drainage Plans, if available (if requested by District/Regional Design Storm Water Coordinator for review)
## APPENDIX E

**Evaluation Documentation Form**

**DATE:** ______________________  
**Project ID (or EA):** ______________________

<table>
<thead>
<tr>
<th>NO.</th>
<th>CRITERIA</th>
<th>YES</th>
<th>NO</th>
<th>SUPPLEMENTAL INFORMATION FOR EVALUATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Begin Project Evaluation regarding requirement for consideration of Treatment BMPs</td>
<td>✓</td>
<td></td>
<td>See Figure 4-1, Project Evaluation Process for Consideration of Permanent Treatment BMPs. Go to 2</td>
</tr>
<tr>
<td>2.</td>
<td>Is this an emergency project?</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>If Yes, go to 10.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>If No, continue to 3.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| 3.  | Have TMDLs or other Pollution Control Requirements been established for surface waters within the project limits? Information provided in the water quality assessment or equivalent document. |     |    | If Yes, contact the District/Regional NPDES Coordinator to discuss the Department’s obligations under the TMDL (if Applicable) or Pollution Control Requirements, go to 9 or 4.  
______ (Dist./Reg. SW Coordinator initials)  
If No, continue to 4. |
| 4.  | Is the project located within an area of a local MS4 Permittee?           |     |    | If Yes, (write the MS4 Area here), go to 5.  
If No, document in SWDR go to 5. |
| 5.  | Is the project directly or indirectly discharging to surface waters?      |     |    | If Yes, continue to 6.  
If No, go to 10. |
| 6.  | Is it a new facility or major reconstruction?                             |     |    | If Yes, continue to 8.  
If No, go to 7. |
| 7.  | Will there be a change in line/grade or hydraulic capacity?               |     |    | If Yes, continue to 8.  
If No, go to 10. |
| 8.  | Does the project result in a net increase of one acre or more of new impervious surface? |     |    | If Yes, continue to 9.  
If No, go to 10.  
______ (Net Increase New Impervious Surface) |
| 9.  | Project is required to consider approved Treatment BMPs.                  |     |    | See Sections 2.4 and either Section 5.5 or 6.5 for BMP Evaluation and Selection Process. Complete Checklist T-1 in this Appendix E. |
| 10. | Project is not required to consider Treatment BMPs.                       |     |    | Document for Project Files by completing this form, and attaching it to the SWDR.  
______ (Dist./Reg. Design SW Coord. Initials)  
______ (Project Engineer Initials)  
____________ (Date) |

*See Figure 4-1, Project Evaluation Process for Consideration of Permanent Treatment BMPs*
APPENDIX E

**Construction Site BMP Consideration Form**

**DATE:** _______________________

**Project ID (or EA):** _______________________

Project Evaluation Process for the Consideration of Construction Site BMPs

<table>
<thead>
<tr>
<th>NO.</th>
<th>CRITERIA</th>
<th>YES ✓</th>
<th>NO ✓</th>
<th>SUPPLEMENTAL INFORMATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Will construction of the project result in areas of disturbed soil as defined by the Project Planning and Design Guide (PPDG)?</td>
<td></td>
<td></td>
<td>If Yes, Construction Site BMPs for Soil Stabilization (SS) will be required. Complete CS-1, Part 1. Continue to 2. If No, Continue to 3.</td>
</tr>
<tr>
<td>2.</td>
<td>Is there a potential for disturbed soil areas within the project to discharge to storm drain inlets, drainage ditches, areas outside the right-of-way, etc?</td>
<td></td>
<td></td>
<td>If Yes, Construction Site BMPs for Sediment Control (SC) will be required. Complete CS-1, Part 2. Continue to 3.</td>
</tr>
<tr>
<td>3.</td>
<td>Is there a potential for sediment or construction related materials and wastes to be tracked offsite and deposited on private or public paved roads by construction vehicles and equipment?</td>
<td></td>
<td></td>
<td>If Yes, Construction Site BMPs for Tracking Control (TC) will be required. Complete CS-1, Part 3. Continue to 4.</td>
</tr>
<tr>
<td>4.</td>
<td>Is there a potential for wind to transport soil and dust offsite during the period of construction?</td>
<td></td>
<td></td>
<td>If Yes, Construction Site BMPs for Wind Erosion Control (WE) will be required. Complete CS-1, Part 4. Continue to 5.</td>
</tr>
<tr>
<td>5.</td>
<td>Is dewatering anticipated or will construction activities occur within or adjacent to a live channel or stream?</td>
<td></td>
<td></td>
<td>If Yes, Construction Site BMPs for Non-Storm Water Management (NS) will be required. Complete CS-1, Part 5. Continue to 6.</td>
</tr>
<tr>
<td>6.</td>
<td>Will construction include saw-cutting, grinding, drilling, concrete or mortar mixing, hydro-demolition, blasting, sandblasting, painting, paving, or other activities that produce residues?</td>
<td></td>
<td></td>
<td>If Yes, Construction Site BMPs for Non-Storm Water Management (NS) will be required. Complete CS-1, Parts 5 &amp; 6. Continue to 7.</td>
</tr>
<tr>
<td>7.</td>
<td>Are stockpiles of soil, construction related materials, and/or wastes anticipated?</td>
<td></td>
<td></td>
<td>If Yes, Construction Site BMPs for Waste Management and Materials Pollution Control (WM) will be required. Complete CS-1, Part 6. Continue to 8.</td>
</tr>
<tr>
<td>8.</td>
<td>Is there a potential for construction related materials and wastes to have direct contact with precipitation; stormwater run-on, or stormwater runoff; be dispersed by wind; be dumped and/or spilled into storm drain systems?</td>
<td></td>
<td></td>
<td>If Yes, Construction Site BMPs for Waste Management and Materials Pollution Control (WM) will be required. Complete CS-1, Part 6. Continue to 9.</td>
</tr>
<tr>
<td>9.</td>
<td>End of checklist.</td>
<td></td>
<td></td>
<td>Document for Project Files by completing this form, and attaching it to the SWDR.</td>
</tr>
</tbody>
</table>

**PE to initialize after concurrence with Construction (PS&E only) Date**

---

Caltrans Storm Water Quality Handbooks
Project Planning and Design Guide
July 2010
Information for the following data categories should be obtained, reviewed and referenced as necessary throughout the project planning phase. Collect any available documents pertaining to the category and list them and reference your data source. For specific examples of documents within these categories, refer to Section 5.5 of this document. Example categories have been listed below; add additional categories, as needed. Summarize pertinent information in Section 2 of the SWDR.

<table>
<thead>
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<th>DATA CATEGORY/SOURCES</th>
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<td>Other Data Categories</td>
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Checklist SW-2, Storm Water Quality Issues Summary

Prepared by: ____________ Date: ____________ District-Co-Route: ____________
PM: ____________ Project ID (or EA): ____________ RWQCB: ____________

The following questions provide a guide to collecting critical information relevant to project stormwater quality issues. Complete responses to applicable questions, consulting other Caltrans functional units (Environmental, Landscape Architecture, Maintenance, etc.) and the District/Regional Storm Water Coordinator as necessary. Summarize pertinent responses in Section 2 of the SWDR.

1. Determine the receiving waters that may be affected by the project throughout the project life cycle (i.e., construction, maintenance and operation).
   - Complete
   - NA

2. For the project limits, list the 303(d) impaired receiving water bodies and their constituents of concern.
   - Complete
   - NA

3. Determine if there are any municipal or domestic water supply reservoirs or groundwater percolation facilities within the project limits. Consider appropriate spill contamination and spill prevention control measures for these new areas.
   - Complete
   - NA

4. Determine the RWQCB special requirements, including TMDLs, effluent limits, etc.
   - Complete
   - NA

5. Determine regulatory agencies seasonal construction and construction exclusion dates or restrictions required by federal, state, or local agencies.
   - Complete
   - NA

6. Determine if a 401 certification will be required.
   - Complete
   - NA

7. List rainy season dates.
   - Complete
   - NA

8. Determine the general climate of the project area. Identify annual rainfall and rainfall intensity curves.
   - Complete
   - NA

9. If considering Treatment BMPs, determine the soil classification, permeability, erodibility, and depth to groundwater.
   - Complete
   - NA

10. Determine contaminated soils within the project area.
    - Complete
    - NA

11. Determine the total disturbed soil area of the project.
    - Complete
    - NA

12. Describe the topography of the project site.
    - Complete
    - NA

13. List any areas outside of the Caltrans right-of-way that will be included in the project (e.g. contractor’s staging yard, work from barges, easements for staging, etc.).
    - Complete
    - NA

14. Determine if additional right-of-way acquisition or easements and right-of-entry will be required for design, construction and maintenance of BMPs. If so, how much?
    - Complete
    - NA

15. Determine if a right-of-way certification is required.
    - Complete
    - NA

16. Determine the estimated unit costs for right-of-way should it be needed for Treatment BMPs, stabilized conveyance systems, lay-back slopes, or interception ditches.
    - Complete
    - NA

17. Determine if project area has any slope stabilization concerns.
    - Complete
    - NA

18. Describe the local land use within the project area and adjacent areas.
    - Complete
    - NA

19. Evaluate the presence of dry weather flow.
    - Complete
    - NA
Checklist SW-3, Measures for Avoiding or Reducing Potential Storm Water Impacts

Prepared by: ______________ Date: ______________ District-Co-Route: ______________

PM: ______________ Project ID (or EA): ______________ RWQCB: ______________

The PE must confer with other functional units, such as Landscape Architecture, Hydraulics, Environmental, Materials, Construction and Maintenance, as needed to assess these issues. Summarize pertinent responses in Section 2 of the SWDR.

Options for avoiding or reducing potential impacts during project planning include the following:

1. Can the project be relocated or realigned to avoid/reduce impacts to receiving waters or to increase the preservation of critical (or problematic) areas such as floodplains, steep slopes, wetlands, and areas with erosive or unstable soil conditions?
   - Yes
   - No
   - NA

2. Can structures and bridges be designed or located to reduce work in live streams and minimize construction impacts?
   - Yes
   - No
   - NA

3. Can any of the following methods be utilized to minimize erosion from slopes:
   a. Disturbing existing slopes only when necessary?
      - Yes
      - No
      - NA
   b. Minimizing cut and fill areas to reduce slope lengths?
      - Yes
      - No
      - NA
   c. Incorporating retaining walls to reduce steepness of slopes or to shorten slopes?
      - Yes
      - No
      - NA
   d. Acquiring right-of-way easements (such as grading easements) to reduce steepness of slopes?
      - Yes
      - No
      - NA
   e. Avoiding soils or formations that will be particularly difficult to re-stabilize?
      - Yes
      - No
      - NA
   f. Providing cut and fill slopes flat enough to allow re-vegetation and limit erosion to pre-construction rates?
      - Yes
      - No
      - NA
   g. Providing benches or terraces on high cut and fill slopes to reduce concentration of flows?
      - Yes
      - No
      - NA
   h. Rounding and shaping slopes to reduce concentrated flow?
      - Yes
      - No
      - NA
   i. Collecting concentrated flows in stabilized drains and channels?
      - Yes
      - No
      - NA

4. Does the project design allow for the ease of maintaining all BMPs?
   - Yes
   - No

5. Can the project be scheduled or phased to minimize soil-disturbing work during the rainy season?
   - Yes
   - No

6. Can permanent storm water pollution controls such as paved slopes, vegetated slopes, basins, and conveyance systems be installed early in the construction process to provide additional protection and to possibly utilize them in addressing construction storm water impacts?
   - Yes
   - No
   - NA
Design Pollution Prevention BMPs
Consideration of Design Pollution Prevention BMPs

**Consideration of Downstream Effects Related to Potentially Increased Flow [to streams or channels]**
- Will project increase velocity or volume of downstream flow? □ Yes □ No □ NA
- Will the project discharge to unlined channels? □ Yes □ No □ NA
- Will project increase potential sediment load of downstream flow? □ Yes □ No □ NA
- Will project encroach, cross, realign, or cause other hydraulic changes to a stream that may affect downstream channel stability? □ Yes □ No □ NA

If Yes was answered to any of the above questions, consider *Downstream Effects Related to Potentially Increased Flow*, complete the DPP-1, Part 2 checklist.

**Slope/Surface Protection Systems**
- Will project create new slopes or modify existing slopes? □ Yes □ No □ NA

If Yes was answered to the above question, consider *Slope/Surface Protection Systems*, complete the DPP-1, Part 3 checklist.

**Concentrated Flow Conveyance Systems**
- Will the project create or modify ditches, dikes, berms, or swales? □ Yes □ No □ NA
- Will project create new slopes or modify existing slopes? □ Yes □ No □ NA
- Will it be necessary to direct or intercept surface runoff? □ Yes □ No □ NA
- Will cross drains be modified? □ Yes □ No □ NA

If Yes was answered to any of the above questions, consider *Concentrated Flow Conveyance Systems*; complete the DPP-1, Part 4 checklist.

**Preservation of Existing Vegetation**
- It is the goal of the Storm Water Program to maximize the protection of desirable existing vegetation to provide erosion and sediment control benefits on all projects. □ Complete

Consider *Preservation of Existing Vegetation*, complete the DPP-1, Part 5 checklist.
### Design Pollution Prevention BMPs

**Checklist DPP-1, Part 2**

**Prepared by:** ___________  **Date:** ___________  **District-Co-Route:** ___________

PM : ___________  **Project ID (or EA):** ___________  **RWQCB:** ___________

**Downstream Effects Related to Potentially Increased Flow**

1. Review total paved area and reduce to the maximum extent practicable.  
   - Complete

2. Review channel lining materials and design for stream bank erosion control.  
   - Complete
   
   (a) See Chapters 860 and 870 of the HDM.  
   - Complete
   
   (b) Consider channel erosion control measures within the project limits as well as downstream. Consider scour velocity.  
   - Complete

3. Include, where appropriate, energy dissipation devices at culvert outlets.  
   - Complete

4. Ensure all transitions between culvert outlets/headwalls/wingwalls and channels are smooth to reduce turbulence and scour.  
   - Complete

5. Include, if appropriate, peak flow attenuation basins or devices to reduce peak discharges.  
   - Complete
Design Pollution Prevention BMPs  
Checklist DPP-1, Part 3

Prepared by:_________________ Date:______________ District-Co-Route:_________________
PM:_________________ Project ID (or EA):______________ RWQCB:_________________

### Slope / Surface Protection Systems

1. What are the proposed areas of cut and fill? (attach plan or map)  
   - Complete

2. Were benches or terraces provided on high cut and fill slopes to reduce concentration of flows?  
   - Yes  
   - No

3. Were slopes rounded and/or shaped to reduce concentrated flow?  
   - Yes  
   - No

4. Were concentrated flows collected in stabilized drains or channels?  
   - Yes  
   - No

5. Are new or disturbed slopes > 4:1 horizontal:vertical (h:v)?  
   - Yes  
   - No  
   
   If Yes, District Landscape Architect must prepare or approve an erosion control plan, at the District’s discretion.

6. Are new or disturbed slopes > 2:1 (h:v)?  
   - Yes  
   - No

   If Yes, Geotechnical Services must prepare a Geotechnical Design Report, and the District Landscape Architect should prepare or approve an erosion control plan. Concurrence must be obtained from the District Maintenance Storm Water Coordinator for slopes steeper than 2:1 (h:v).

7. Estimate the net new impervious area that will result from this project. _____ acres  
   - Complete

### VEGETATED SURFACES

1. Identify existing vegetation.  
   - Complete

2. Evaluate site to determine soil types, appropriate vegetation and planting strategies.  
   - Complete

3. How long will it take for permanent vegetation to establish?  
   - Complete

4. Minimize overland and concentrated flow depths and velocities.  
   - Complete

### HARD SURFACES

1. Are hard surfaces required?  
   - Yes  
   - No

   If Yes, document purpose (safety, maintenance, soil stabilization, etc.), types, and general locations of the installations.

   Review appropriate SSPs for Vegetated Surface and Hard Surface Protection Systems.  
   - Complete
Design Pollution Prevention BMPs

Checklist DPP-1, Part 4

Prepared by: __________________ Date: ___________ District-Co-Route: ___________
PM: __________ Project ID (or EA): __________ RWQCB: __________

Concentrated Flow Conveyance Systems

Ditches, Berms, Dikes and Swales
1. Consider Ditches, Berms, Dikes, and Swales as per Topics 813, 834.3, and 835, and Chapter 860 of the HDM.  □ Complete
2. Evaluate risks due to erosion, overtopping, flow backups or washout.  □ Complete
3. Consider outlet protection where localized scour is anticipated.  □ Complete
4. Examine the site for run-on from off-site sources.  □ Complete
5. Consider channel lining when velocities exceed scour velocity for soil.  □ Complete

Overside Drains
1. Consider downdrains, as per Index 834.4 of the HDM.  □ Complete
2. Consider paved spillways for side slopes flatter than 4:1 h:v.  □ Complete

Flared Culvert End Sections
1. Consider flared end sections on culvert inlets and outlets as per Chapter 827 of the HDM.  □ Complete

Outlet Protection/Velocily Dissipation Devices
1. Consider outlet protection/velocity dissipation devices at outlets, including cross drains, as per Chapters 827 and 870 of the HDM.  □ Complete

Review appropriate SSPs for Concentrated Flow Conveyance Systems.  □ Complete
### Design Pollution Prevention BMPs

**Checklist DPP-1, Part 5**

Prepared by: ___________ Date: ___________ District-Co-Route: ___________

PM: ___________ Project ID (or EA): ___________ RWQCB: ___________

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#### Preservation of Existing Vegetation

1. **Review Preservation of Property, Standard Specifications 16.1.01 and 16-1.02 (Clearing and Grubbing) to reduce clearing and grubbing and maximize preservation of existing vegetation.**
   - [ ] Complete

2. **Has all vegetation to be retained been coordinated with Environmental, and identified and defined in the contract plans?**
   - [ ] Yes  [ ] No

3. **Have steps been taken to minimize disturbed areas, such as locating temporary roadways to avoid stands of trees and shrubs and to follow existing contours to reduce cutting and filling?**
   - [ ] Complete

4. **Have impacts to preserved vegetation been considered while work is occurring in disturbed areas?**
   - [ ] Yes  [ ] No

5. **Are all areas to be preserved delineated on the plans?**
   - [ ] Yes  [ ] No
Consideration of Treatment BMPs

This checklist is used for projects that require the consideration of Approved Treatment BMPs, as determined from the process described in Section 4 (Project Treatment Consideration) and the Evaluation Documentation Form (EDF). This checklist will be used to determine which Treatment BMPs should be considered for each watershed and sub-watershed within the project. Supplemental data will be needed to verify siting and design applicability for final incorporation into a project.

Complete this checklist for each phase of the project, when considering Treatment BMPs. Use the responses to the questions as the basis when developing the narrative in Section 5 of the Storm Water Data Report to document that Treatment BMPs have been appropriately considered.

Answer all questions, unless otherwise directed. Questions 14 through 16 should be answered after all subwatershed (drainages) are considered using this checklist.

1. Is the project in a watershed with prescriptive TMDL treatment BMP requirements in an adopted TMDL implementation plan?
   [□ Yes  □ No]
   If Yes, consult the District/Regional Storm Water Coordinator to determine whether the T-1 checklist should be used to propose alternative BMPs because the prescribed BMPs may not be feasible or other BMPs may be more cost-effective. Special documentation and regulatory response may be necessary.

2. Dry Weather Flow Diversion
   (a) Are dry weather flows generated by Caltrans anticipated to be persistent?
      [□ Yes  □ No]
   (b) Is a sanitary sewer located on or near the site?
      [□ Yes  □ No]
   If Yes to both 2 (a) and (b), continue to (c). If No to either, skip to question 3.
   (c) Is connection to the sanitary sewer possible without extraordinary plumbing, features or construction practices?
      [□ Yes  □ No]
   (d) Is the domestic wastewater treatment authority willing to accept flow?
      [□ Yes  □ No]
   If Yes was answered to all of these questions consider *Dry Weather Flow Diversion*, complete and attach Part 3 of this checklist.

3. Is the receiving water on the 303(d) list for litter/trash or has a TMDL been issued for litter/trash?
   [□ Yes  □ No]
If Yes, consider **Gross Solids Removal Devices (GSRDs)**, complete and attach Part 6 of this checklist. Note: Infiltration Devices, Detention Devices, Media Filters, MCTTs, and Wet Basins also can capture litter. Before considering GSRDs for stand-alone installation or in sequence with other BMPs, consult with District/Regional NPDES Storm Water Coordinator to determine whether Infiltration Devices, Detention Devices, Media Filters, MCTTs, and Wet Basins should be considered instead of GSRDs to meet litter/trash TMDL.

4. Is project located in an area (e.g., mountain regions) where traction sand is applied more than twice a year?  
   - Yes  
   - No

   If Yes, consider **Traction Sand Traps**, complete and attach Part 7 of this checklist.

5. Maximizing Biofiltration Strips and Swales

   Objectives:
   1) Quantify infiltration from biofiltration alone
   2) Identify highly infiltrating biofiltration (i.e. > 90%) and skip further BMP consideration.
   3) Identify whether amendments can substantially improve infiltration.

   (a) Have biofiltration strips and swales been designed for runoff from all project areas, including sheet flow and concentrated flow conveyance? If no, document justification in Section 5 of the SWDR.
   - Yes  
   - No

   (b) Based on site conditions, estimate what percentage of the WQV can be infiltrated. When calculating the WQV, use a 12-hour drawdown for Type A and B soils, a 24-hour drawdown for Type C soils, and a 48-hour drawdown for Type D soils.
   - < 20%
   - 20% - 50%
   - 50% - 90%
   - > 90%

   - Complete

   (c) Is infiltration greater than 90 percent? If Yes, skip to question 13.
   - Yes  
   - No

---

1 A complete methodology for determining WQV infiltration is available at:  
(d) Can the infiltration ranking in question 5(b) above be increased by using soil amendments? Use the ‘drain time’ associated with the amended soil (the 12-hour WQV for Type A and B soils, the 24-hour WQV for Type C soils). If Yes, consider including soil amendments; increasing the infiltration ranking allows more flexibility in the selection of BMPs (strips and swales will show performance comparable to other BMPs). Record the new infiltration estimate below:

- < 20% (skip to 6)
- 20% - 50% (skip to 6)
- 50% - 90% (skip to 6)
- >90%

(e) Is infiltration greater than 90 percent? If Yes, skip to question 13.

6. Biofiltration in Rural Areas

Is the project in a rural area (outside of urban areas that is covered under an NDPES Municipal Stormwater Permit). If Yes proceed to question 13.

7. Estimating Infiltration for BMP Combinations

Objectives:
1) Identify high-infiltration biofiltration or biofiltration and infiltration BMP combinations and skip further BMP consideration.
2) If high infiltration is infeasible, then identify the infiltration level of all feasible BMP combinations for use in the subsequent BMP selection matrices

(a) Has concentrated infiltration (i.e., via earthen basins or earthen filters) been prohibited? Consult your District/Regional Storm Water Coordinator and/or environmental documents.

If No proceed to 7 (b); if Yes skip to question 8 and do not consider earthen basin-type BMPs

---

2 Type D soils are not expected where amendments are incorporated

3 See pages 39 and 40 of the Fact Sheets for the CGP.

APPENDIX E

Checklist T-1, Part 1

(b) Assess infiltration of an infiltration BMP that is used in conjunction with biofiltration. Include infiltration losses from biofiltration, if biofiltration is feasible.

(use 24 hr WQV)
___ < 20% (do not consider this BMP combination)
___ 20% - 50%
___ 50% - 90%
___ >90%

Is at least 90 percent infiltration estimated? If Yes proceed to 13. If No proceed to 7(c).

(c) Assess infiltration of biofiltration with combinations with remaining approved earthen BMPs using water quality volumes based on the drain time of those BMPs. This assessment will be used in subsequent BMP selection matrices.

Earthen Detention Basin          Earthen Austin SF
(use 48 hr WQV)                (use 48 hr WQV)
___ < 20%                           ___ < 20%
___ 20% - 50%                       ___ 20% - 50%
___ > 50%                           ___> 50%

Continue to Question 8

8. Identifying BMPs based on the Target Design Constituents

(a) Does the project discharge to a water body that has been placed on the 303-d list or has had a TMDL adopted? If "No," use Matrix A to select BMPs, consider designing to treat 100% of the WQV, then skip to question 12.

If Yes, is the identified pollutant(s) considered a Targeted Design Constituent (TDC) (check all that apply below)?

☐ sediments
☐ phosphorus
☐ nitrogen
☐ copper (dissolved or total)
☐ lead (dissolved or total)
☐ zinc (dissolved or total)
☐ general metals (dissolved or total)¹

(b) Treating Sediment. Is sediment a TDC? If Yes, use Matrix A to select BMPs, then skip to question 12. Otherwise, proceed to question 9.

---

¹ General metals include cadmium, nickel, chromium, and other trace metals. Note that selenium and arsenic are not metals. Mercury is a metal, but is considered later during BMP selection, under Question 12 below.
**APPENDIX E**

**Checklist T-1, Part 1**

---

**BMP Selection Matrix A: General Purpose Pollutant Removal**

Consider approaches to treat the remaining WQV with combinations of the BMPs in this table. The PE should select at least one BMP for the project; preference is for Tier 1 BMPs, followed by Tier 2 BMPs when Tier 1 BMPs are not feasible. Within each Tier, BMP selection will be determined by the site-specific determination of feasibility (Section 2.4.2.1). BMPs are chosen based on the infiltration category determined in question 7. BMPs in other categories should be ignored.

<table>
<thead>
<tr>
<th>Infiltration Category</th>
<th>Tier 1</th>
<th>Tier 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Infiltration &lt; 20%</td>
<td>Strip: HRT &gt; 5&lt;br&gt;Austin filter (concrete)&lt;br&gt;Austin filter (earthen)&lt;br&gt;Delaware filter&lt;br&gt;MCTT&lt;br&gt;Wet basin</td>
<td>Austin filter (earthen)&lt;br&gt;Detention (unlined)&lt;br&gt;Infiltration basins*&lt;br&gt;Infiltration trenches*&lt;br&gt;Biofiltration Strip</td>
</tr>
<tr>
<td>Infiltration 20% - 50%</td>
<td>Strip: HRT &lt; 5&lt;br&gt;Biofiltration Swale&lt;br&gt;Detention (unlined)</td>
<td>Austin filter (concrete)&lt;br&gt;Delaware filter&lt;br&gt;Biofiltration Swale&lt;br&gt;MCTT&lt;br&gt;Wet basin</td>
</tr>
<tr>
<td>Infiltration &gt; 50%</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

HRT = hydraulic residence time (min)

*Infiltration BMPs that infiltrate the water quality volume were considered previously, so only undersized infiltration BMPs or hybrid designs are considered where infiltration is less than 90% of the water quality volume.

---

9. Treating both Metals and Nutrients.

Is copper, lead, zinc, or general metals **AND** nitrogen or phosphorous a TDC? If Yes use Matrix D to select BMPs, then skip to question 12. Otherwise, proceed to question 10.

- [ ] Yes
- [ ] No

10. Treating Only Metals.

Are copper, lead, zinc, or general metals listed TDCs? If Yes use Matrix B below to select BMPs, and skip to question 12. Otherwise, proceed to question 11.

- [ ] Yes
- [ ] No
### BMP Selection Matrix B: Any metal is the TDC, but not nitrogen or phosphorous

Consider approaches to treat the remaining WQV with combinations of the BMPs in this table. The PE should select at least one BMP for the project; preference is for Tier 1 BMPs, followed by Tier 2 BMPs when Tier 1 BMPs are not feasible. Within each Tier, BMP selection will be determined by the site-specific determination of feasibility (Section 2.4.2.1). BMPs are chosen based on the infiltration category determined in question 7. BMPs in other categories should be ignored.

<table>
<thead>
<tr>
<th>Tier 1</th>
<th>Infiltration &lt; 20%</th>
<th>Infiltration 20% - 50%</th>
<th>Infiltration &gt; 50%</th>
</tr>
</thead>
<tbody>
<tr>
<td>MCTT</td>
<td>Austin filter (earthen)</td>
<td>Detention (unlined)</td>
<td>Austin filter (earthen)</td>
</tr>
<tr>
<td>Wet basin</td>
<td>Infiltration basins*</td>
<td>Infiltration trenches*</td>
<td>Detention (unlined)</td>
</tr>
<tr>
<td>Austin filter (concrete)</td>
<td>MCTT</td>
<td>Wet basin</td>
<td>Infiltration basins*</td>
</tr>
<tr>
<td>Delaware filter</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Tier 2</th>
<th>Infiltration &lt; 20%</th>
<th>Infiltration 20% - 50%</th>
<th>Infiltration &gt; 50%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Strip: HRT &gt; 5</td>
<td>Austin filter (concrete)</td>
<td>Detention (unlined)</td>
<td>Austin filter (concrete)</td>
</tr>
<tr>
<td>Strip: HRT &lt; 5</td>
<td>Delaware filter</td>
<td>Biofiltration Strip</td>
<td>Delaware filter</td>
</tr>
<tr>
<td>Biofiltration Swale</td>
<td></td>
<td>Biofiltration Swale</td>
<td></td>
</tr>
<tr>
<td>Detention (unlined)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

HRT = hydraulic residence time (min)

*Infiltration BMPs that infiltrate the water quality volume were considered previously, so only undersized infiltration BMPs or hybrid designs are considered where infiltration is less than 90% of the water quality volume.

### 11. Treating Only Nutrients.

Are nitrogen and/or phosphorus listed TDCs? If “Yes,” use Matrix C to select BMPs. If “No”, please check your answer to 8(a). At this point one of the matrices should have been used for BMP selection for the TDC in question, unless no BMPs are feasible.

Yes ☐ No ☐
BMP Selection Matrix C: Phosphorous and / or nitrogen is the TDC, but no metals are the TDC

Consider approaches to treat the remaining WQV with combinations of the BMPs in this table. The PE should select at least one BMP for the project; preference is for Tier 1 BMPs, followed by Tier 2 BMPs when Tier 1 BMPs are not feasible. Within each Tier, BMP selection will be determined by the site-specific determination of feasibility (Section 2.4.2.1). BMPs are chosen based on the infiltration category determined in question 7. BMPs in other categories should be ignored.

<table>
<thead>
<tr>
<th>Tier 1</th>
<th>Tier 2</th>
<th>BMP ranking for infiltration category:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Infiltration &lt; 20%</td>
<td>Infiltration 20% - 50%</td>
<td>Infiltration &gt; 50%</td>
</tr>
<tr>
<td>Austin filter (earthen)</td>
<td>Austin filter (concrete)</td>
<td>Austin filter (earthen)</td>
</tr>
<tr>
<td>Austin filter (concrete)</td>
<td>Detention (unlined)</td>
<td>Detention (unlined)</td>
</tr>
<tr>
<td>Delaware filter**</td>
<td>Infiltration basins*</td>
<td>Infiltration basins*</td>
</tr>
<tr>
<td></td>
<td>Infiltration trenches*</td>
<td>Infiltration trenches*</td>
</tr>
<tr>
<td></td>
<td>Biofiltration Strip</td>
<td>Biofiltration Strip</td>
</tr>
<tr>
<td></td>
<td>Biofiltration Swale</td>
<td>Biofiltration Swale</td>
</tr>
<tr>
<td>Detention (unlined)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Infiltration BMPs that infiltrate the water quality volume were considered previously, so only undersized infiltration BMPs or hybrid designs are considered where infiltration is less than 90% of the water quality volume.

** Delaware filters would be ranked in Tier 2 if the TDC is nitrogen only, as opposed to phosphorous only or both nitrogen and phosphorous.
BMP Selection Matrix D: Any metal, plus phosphorous and / or nitrogen are the TDCs

Consider approaches to treat the remaining WQV with combinations of the BMPs in this table. The PE should select at least one BMP for the project; preference is for Tier 1 BMPs, followed by Tier 2 BMPs when Tier 1 BMPs are not feasible. Within each Tier, BMP selection will be determined by the site-specific determination of feasibility (Section 2.4.2.1). BMPs are chosen based on the infiltration category determined in question 7. BMPs in other categories should be ignored.

<table>
<thead>
<tr>
<th>Tier</th>
<th>BMP ranking for infiltration category:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Infiltration &lt; 20%</td>
</tr>
<tr>
<td>Tier 1</td>
<td>Wet basin*&lt;br&gt;Austin filter (earthen)&lt;br&gt;Austin filter (concrete)&lt;br&gt;Delaware filter**</td>
</tr>
<tr>
<td>Tier 2</td>
<td>Biofiltration Strip&lt;br&gt;Biofiltration Swale&lt;br&gt;Detention (unlined)</td>
</tr>
</tbody>
</table>

* The wet basin should only be considered for phosphorus

** In cases where earthen BMPs can infiltrate, Delaware filters are ranked in Tier 2 if the TDC is nitrogen only, but they are Tier 1 for phosphorous only or both nitrogen and phosphorous.

*** Infiltration BMPs that infiltrate the water quality volume were considered previously, so only undersized infiltration BMPs or hybrid designs are considered where infiltration is less than 90% of the water quality volume.
12. Does the project discharge to a waterbody that has been placed on the 303-d list or has had a TMDL adopted for mercury or low dissolved oxygen?  
☐ Yes ☐ No  
If Yes contact the District/Regional NPDES Storm Water Coordinator to determine if standing water in a Delaware filter, wet basin, or MCTT would be a risk to downstream water quality.

13. After completing the above, identify and attach the checklists shown below for every Treatment BMP under consideration. (use one checklist every time the BMP is considered for a different drainage within the project)  
☐ Complete  
- Biofiltration Strips and Biofiltration Swales: Checklist T-1, Part 2
- Dry Weather Diversion: Checklist T-1, Part 3
- Infiltration Devices: Checklist T-1, Part 4
- Detention Devices: Checklist T-1, Part 5
- GSRDs: Checklist T-1, Part 6
- Traction Sand Traps: Checklist T-1, Part 7
- Media Filter [Austin Sand Filter and Delaware Filter]: Checklist T-1, Part 8
- Multi-Chambered Treatment Train: Checklist T-1, Part 9
- Wet Basins: Checklist T-1, Part 10

14. Estimate what percentage of WQV (or WQF, depending upon the Treatment BMP selected) will be treated by the preferred Treatment BMP(s): ____________%  
☐ Complete

(a) Have Treatment BMPs been considered for use in parallel or series to increase this percentage?  
☐ Yes ☐ No

15. Estimate what percentage of the net WQV (for all new impervious surfaces within the project) that will be treated by the preferred treatment BMP(s): ____________%  
☐ Complete

16. Prepare cost estimate, including right-of-way, and site specific determination of feasibility (Section 2.4.2.1) for selected Treatment BMPs and include as supplemental information for SWDR approval.  
☐ Complete
Treatment BMPs
Checklist T-1, Part 2

Prepared by:_________________ Date:____________ District-Co-Route:_________________

PM:_________________ Project ID (or EA):_________________ RWQCB:_________________

Biofiltration Swales / Biofiltration Strips

Feasibility

1. Do the climate and site conditions allow vegetation to be established? ☐Yes ☐No

2. Are flow velocities from a peak drainage facility design event < 4 fps (i.e. low enough to prevent scour of the vegetated biofiltration swale as per HDM Table 873.3E)? ☐Yes ☐No

If “No” to either question above, Biofiltration Swales and Biofiltration Strips are not feasible.

3. Are Biofiltration Swales proposed at sites where known contaminated soils or groundwater plumes exist? ☐Yes ☐No

If “Yes”, consult with District/Regional NPDES Coordinator about how to proceed.

4. Does adequate area exist within the right-of-way to place Biofiltration device(s)? ☐Yes ☐No

If “Yes”, continue to Design Elements section. If “No”, continue to Question 5.

5. If adequate area does not exist within right-of-way, can suitable, additional right-of-way be acquired to site Biofiltration devices and how much right-of-way would be needed to treat WQF? __________ acres

If “Yes”, continue to Design Elements section. If “No”, continue to Question 6.

6. If adequate area cannot be obtained, document in Section 5 of the SWDR that the inability to obtain adequate area prevents the incorporation of these Treatment BMPs into the project. ☐Complete

Design Elements

* Required Design Element – A “Yes” response to these questions is required to further the consideration of this BMP into the project design. Document a “No” response in Section 5 of the SWDR to describe why this Treatment BMP cannot be included into the project design.

** Recommended Design Element – A “Yes” response is preferred for these questions, but not required for incorporation into a project design.

1. Has the District Landscape Architect provided vegetation mixes appropriate for climate and location? * ☐Yes ☐No
<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Can the biofiltration swale be designed as a conveyance system under any expected flows &gt; the WQF event, as per HDM Chapter 800? <em>(e.g. freeboard, minimum slope, etc.)</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Can the biofiltration swale be designed as a water quality treatment device under the WQF while meeting the required HRT, depth, and velocity criteria? <em>(Reference Appendix B, Section B.2.3.1)</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Is the maximum length of a biofiltration strip ≤ 300 ft? *</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Has the minimum width (in the direction of flow) of the invert of the biofiltration swale received the concurrence of Maintenance? *</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Can biofiltration swales be located in natural or low cut sections to reduce maintenance problems caused by animals burrowing through the berm of the swale? **</td>
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<tr>
<td>7. Is the biofiltration strip sized as long as possible in the direction of flow? **</td>
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<tr>
<td>8. Have Biofiltration Systems been considered for locations upstream of other Treatment BMPs, as part of a treatment train? **</td>
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</tbody>
</table>
## Treatment BMPs
### Checklist T-1, Part 3

<table>
<thead>
<tr>
<th>Prepared by:</th>
<th>Date:</th>
<th>District-Co-Route:</th>
</tr>
</thead>
<tbody>
<tr>
<td>PM:</td>
<td>Project ID (or EA):</td>
<td>RWQCB:</td>
</tr>
</tbody>
</table>

### Dry Weather Flow Diversion

#### Feasibility

1. Is a Dry-Weather Flow Diversion acceptable to a Publicly Owned Treatment Works (POTW)?
   - [ ] Yes
   - [ ] No

2. Would a connection require ordinary (i.e., not extraordinary) plumbing, features or construction methods to implement?
   - [ ] Yes
   - [ ] No
   
   If “No” to either question above, Dry Weather Flow Diversion is not feasible.

3. Does adequate area exist within the right-of-way to place Dry Weather Flow Diversion devices?
   - [ ] Yes
   - [ ] No
   
   If “Yes”, continue to Design Elements sections. If “No”, continue to Question 4.

4. If adequate area does not exist within right-of-way, can suitable, additional right-of-way be acquired to site Dry Weather Flow Diversion devices and how much right-of-way would be needed? _________ (acres)
   - [ ] Yes
   - [ ] No
   
   If “Yes”, continue to the Design Elements section. If “No”, continue to Question 5.

5. If adequate area cannot be obtained, document in Section 5 of the SWDR that the inability to obtain adequate area prevents the incorporation of this Treatment BMP into the project.
   - [ ] Complete

### Design Elements

* **Required** Design Element – A “Yes” response to these questions is required to further the consideration of this BMP into the project design. Document a “No” response in Section 5 of the SWDR to describe why this Treatment BMP cannot be included into the project design.

** ** Recommended Design Element – A “Yes” response is preferred for these questions, but not required for incorporation into a project design.

1. Does the existing sanitary sewer pipeline have adequate capacity to accept project dry weather flows, or can an upgrade be implemented to handle the anticipated dry weather flows within the project’s budget and objectives? *
   - [ ] Yes
   - [ ] No

2. Can the connection be designed to allow for Maintenance vehicle access? *
   - [ ] Yes
   - [ ] No

3. Can gate, weir, or valve be designed to stop diversion during storm events? *
   - [ ] Yes
   - [ ] No

4. Can the inlet be designed to reduce chances of clogging the diversion pipe or channel? *
   - [ ] Yes
   - [ ] No

5. Can a back flow prevention device be designed to prevent sanitary sewage from entering storm drain? *
   - [ ] Yes
   - [ ] No
Treatment BMPs

Checklist T-1, Part 4

Prepared by: ___________________ Date: _______________ District-Co-Route: ___________________

PM: ___________________ Project ID (or EA): _______________ RWQCB: _______________

Infiltration Devices

Feasibility

1. Does local Basin Plan or other local ordinance provide influent limits on quality of water that can be infiltrated, and would infiltration pose a threat to groundwater quality?
   - Yes  - No

2. Does infiltration at the site compromise the integrity of any slopes in the area?
   - Yes  - No

3. Per survey data or U.S. Geological Survey (USGS) Quad Map, are existing slopes at the proposed device site >15%?
   - Yes  - No

4. At the invert, does the soil type classify as NRCS Hydrologic Soil Group (HSG) D, or does the soil have an infiltration rate < 0.5 inches/hr?
   - Yes  - No

5. Is site located over a previously identified contaminated groundwater plume?
   - Yes  - No

   If “Yes” to any question above, Infiltration Devices are not feasible; stop here and consider other approved Treatment BMPs.

6. (a) Does site have groundwater within 10 ft of basin invert?
   - Yes  - No

   (b) Does site investigation indicate that the infiltration rate is significantly greater than 2.5 inches/hr?
   - Yes  - No

   If “Yes” to either part of Question 6, the RWQCB must be consulted, and the RWQCB must conclude that the groundwater quality will not be compromised, before approving the site for infiltration.

7. Does adequate area exist within the right-of-way to place Infiltration Device(s)?
   - Yes  - No

   If “Yes”, continue to Design Elements sections. If “No”, continue to Question 8.

8. If adequate area does not exist within right-of-way, can suitable, additional right-of-way be acquired to site Infiltration Devices and how much right-of-way would be needed to treat WQV? _________ acres
   - Yes  - No

   If Yes, continue to Design Elements section.

   If No, continue to Question 9.

9. If adequate area cannot be obtained, document in Section 5 of the SWDR that the inability to obtain adequate area prevents the incorporation of this Treatment BMP into the project.
   - Complete
**Design Elements – Infiltration Basin**

* **Required** Design Element – A “Yes” response to these questions is required to further the consideration of this BMP into the project design. Document a “No” response in Section 5 of the SWDR to describe why this Treatment BMP cannot be included into the project design.

** ** **Recommended** Design Element – A “Yes” response is preferred for these questions, but not required for incorporation into a project design.

1. Has a detailed investigation been conducted, including subsurface soil investigation, in-hole conductivity testing and groundwater elevation determination? (This report must be completed for PS&E level design.) *

2. Has an overflow spillway with scour protection been provided? *

3. Is the Infiltration Basin size sufficient to capture the WQV while maintaining a 40-48 hour drawdown time? (Note: the WQV must be \( \geq 4,356 \) ft\(^3\) [0.1 acre-feet]) *

4. Can access be placed to the invert of the Infiltration Basin? *

5. Can the Infiltration Basin accommodate the freeboard above the overflow event elevation (reference Appendix B.1.3.1)? *

6. Can the Infiltration Basin be designed with interior side slopes no steeper than 4:1 (h:v) (may be 3:1 [h:v] with approval by District Maintenance)? *

7. Can vegetation be established in the Infiltration Basin? **

8. Can diversion be designed, constructed, and maintained to bypass flows exceeding the WQV? **

9. Can a gravity-fed Maintenance Drain be placed? **

**Design Elements – Infiltration Trench**

* **Required** Design Element – (see definition above)

** ** **Recommended** Design Element – (see definition above)

1. Has a detailed investigation been conducted, including subsurface soil investigation, in-hole conductivity testing and groundwater elevation determination? (This report must be completed for PS&E level design.) *

2. Is the surrounding soil within Hydrologic Soil Groups (HSG) Types A or B? *

3. Is the volume of the Infiltration Trench equal to at least the 2.85x the WQV, while maintaining a drawdown time of \( \leq 96 \) hours? It is recommended to use a drawdown time between 40 and 48 hours. (Note: the WQV must be \( \geq 4,356 \) ft\(^3\), unless the District/Regional NPDES Storm Water Coordinator will allow a volume between 2,830 ft\(^3\) and 4,356 ft\(^3\) to be considered.) *

4. Is the depth of the Infiltration Trench \( \leq 13 \) ft? *

5. Can an observation well be placed in the trench? *

6. Can access be provided to the Infiltration Trench? *

7. Can pretreatment be provided to capture sediment in the runoff (such as using vegetation)? *

8. Can flow diversion be designed, constructed, and maintained to bypass flows exceeding the Water Quality event? **

9. Can a perimeter curb or similar device be provided (to limit wheel loads upon the trench)? **
## Detention Devices

### Feasibility

1. Is there sufficient head to prevent objectionable backwater conditions in the upstream drainage systems?  
   - Yes  
   - No

2.  
   2a) Is the volume of the Detention Device equal to at least the WQV? (Note: the WQV must be $\geq 4,356 \text{ ft}^3$ [0.1 acre-feet])  
      - Yes  
      - No  
      
      Only answer (b) if the Detention Device is being used also to capture traction sand.

   2b) Is the total volume of the Detention Device at least equal to the WQV plus the anticipated volume of traction sand, while maintaining a minimum 12 inch freeboard (1 ft)?  
      - Yes  
      - No

3. Is basin invert $\geq 10$ ft above seasonally high groundwater or can it be designed with an impermeable liner? (Note: If an impermeable liner is used, the seasonally high groundwater elevation must not encroach within 12 inches of the invert.)  
   - Yes  
   - No

If No to any question above, then Detention Devices are not feasible.

4. Does adequate area exist within the right-of-way to place Detention Device(s)?  
   - Yes  
   - No  
   
   If Yes, continue to the Design Elements section. If No, continue to Question 5.

5. If adequate area does not exist within right-of-way, can suitable, additional right-of-way be acquired to site Detention Device(s) and how much right-of-way would be needed to treat WQV? ________ acres  
   - Yes  
   - No  
   
   If Yes, continue to the Design Elements section. If No, continue to Question 6.

6. If adequate area cannot be obtained, document in Section 5 of the SWDR that the inability to obtain adequate area prevents the incorporation of this Treatment BMP into the project.  
   - Complete
**Design Elements**

* **Required** Design Element – A “Yes” response to these questions is required to further the consideration of this BMP into the project design. Document a “No” response in Section 5 of the SWDR to describe why this Treatment BMP cannot be included into the project design.

** ** **Recommended** Design Element – A “Yes” response is preferred for these questions, but not required for incorporation into a project design.

1. Has the geotechnical integrity of the site been evaluated to determine potential impacts to surrounding slopes due to incidental infiltration? If incidental infiltration through the invert of an unlined Detention Device is a concern, consider using an impermeable liner. *

2. Has the location of the Detention Device been evaluated for any effects to the adjacent roadway and subgrade? *

3. Can a minimum freeboard of 12 inches be provided above the overflow event elevation? *

4. Is an overflow outlet provided? *

5. Is the drawdown time of the Detention Device within 24 to 72 hours with 40-hrs the preferred design drawdown time? *

6. Is the basin outlet designed to minimize clogging (minimum outlet orifice diameter of 0.5 inches)? *

7. Are the inlet and outlet structures designed to prevent scour and re-suspension of settled materials, and to enhance quiescent conditions? *

8. Can vegetation be established in an earthen basin at the invert and on the side slopes for erosion control and to minimize re-suspension? Note: Detention Basins may be lined, in which case no vegetation would be required for lined areas.*

9. Has sufficient access for Maintenance been provided? *

10. Is the side slope 4:1 (h:v) or flatter for interior slopes? **
    (Note: Side slopes up to 3:1 (h:v) allowed with approval by District Maintenance.)

11. If significant sediment is expected from nearby slopes, can the Detention Device be designed with additional volume equal to the expected annual loading? **

12. Is flow path as long as possible (> 2:1 length to width ratio at WQV elevation is recommended)? **
# Treatment BMPs
## Checklist T-1, Part 6

<table>
<thead>
<tr>
<th>Prepared by:</th>
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<tbody>
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</tr>
</tbody>
</table>

### Gross Solids Removal Devices (GSRDs)

#### Feasibility

1. Is the receiving water body downstream of the tributary area to the proposed GSRD on a 303(d) list or has a TMDL for litter been established?  
   - Yes  
   - No

2. Are the devices sized for flows generated by the peak drainage facility design event or can peak flow be diverted?  
   - Yes  
   - No

3. Are the devices sized to contain gross solids (litter and vegetation) for a period of one year?  
   - Yes  
   - No

4. Is there sufficient access for maintenance and large equipment (vacuum truck)?  
   - Yes  
   - No

   If “No” to any question above, then Gross Solids Removal Devices are not feasible. Note that Biofiltration Systems, Infiltration Devices, Detention Devices, Dry Weather Flow Diversion, MCTT, Media Filters, and Wet Basins may be considered for litter capture, but consult with District/Regional NPDES if proposed to meet a TMDL for litter.

5. Does adequate area exist within the right-of-way to place Gross Solids Removal Devices?  
   - Yes  
   - No

   If “Yes”, continue to Design Elements section. If “No”, continue to Question 6.

6. If adequate area does not exist within right-of-way, can suitable, additional right-of-way be acquired to site Gross Solids Removal Devices and how much right-of-way would be needed? _________ acres  
   - Yes  
   - No

   If “Yes”, continue to Design Elements section. If “No”, continue to Question 7.

7. If adequate area cannot be obtained, document in Section 5 of the SWDR that the inability to obtain adequate area prevents the incorporation of this Treatment BMP into the project.  
   - Complete
**Design Elements – Linear Radial Device**

* **Required** Design Element – A “Yes” response to these questions is required to further the consideration of this BMP into the project design. Document a “No” response in Section 5 of the SWDR to describe why this Treatment BMP cannot be included into the project design.

** ** Recommended Design Element – A “Yes” response is preferred for these questions, but not required for incorporation into a project design.

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Does sufficient hydraulic head exist to place the Linear Radial GSRD?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Was the litter accumulation rate of 10 ft³/ac/yr (or a different rate recommended by Maintenance) used to size the device?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Were the standard detail sheets used for the layout of the devices? **</td>
<td></td>
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</tr>
<tr>
<td>If No, consult with Headquarters Office of Storm Water Management and District/Regional NPDES.</td>
<td></td>
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<tr>
<td>4. Is the maximum depth of the storage within 10 ft of the ground surface, or another depth as required by District Maintenance? *</td>
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</tbody>
</table>

**Design Elements – Inclined Screen**

* **Required** Design Element – A “Yes” response to these questions is required to further the consideration of this BMP into the project design. Document a “No” response in Section 5 of the SWDR to describe why this Treatment BMP cannot be included into the project design.

** ** Recommended Design Element – A “Yes” response is preferred for these questions, but not required for incorporation into a project design.

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Does sufficient hydraulic head exist to place the Inclined Screen GSRD?</td>
<td></td>
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<tr>
<td>2. Was the litter accumulation rate of 10 ft³/ac/yr (or a different rate recommended by Maintenance) used to size the device?</td>
<td></td>
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<tr>
<td>3. Were the standard details sheets used for the layout of the devices? **</td>
<td></td>
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<td>If No, consult with Headquarters Office of Storm Water Management and District NPDES.</td>
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<tr>
<td>4. Is the maximum depth of the storage within 10 ft of the ground surface, or another depth as required by District Maintenance? *</td>
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</table>
### Treatment BMPs

#### Checklist T-1, Part 7

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<th>District-Co-Route:</th>
<th>PM:</th>
<th>Project ID (or EA):</th>
<th>RWQCB:</th>
</tr>
</thead>
</table>

**Traction Sand Traps**

**Feasibility**

1. Can a Detention Device be sized to capture the estimated traction sand and the WQV from the tributary area?  
   - Yes ☐  No ☐
   - If Yes, then a separate Traction Sand Trap may not be necessary. Coordinate with the District/Regional Design Storm Water Coordinator and also complete Checklist T-1, Part 5.

2. Is the Traction Sand Trap proposed for a site where sand or other traction enhancing substances are applied to the roadway at least twice per year?  
   - Yes ☐  No ☐

3. Is adequate space provided for Maintenance staff and equipment access for annual cleanout?  
   - Yes ☐  No ☐
   - If the answer to any one of Questions 2 or 3 is No, then a Traction Sand Trap is not feasible.

4. Does adequate area exist within the right-of-way to place Traction Sand Traps?  
   - Yes ☐  No ☐
   - If Yes, continue to Design Elements section. If No, continue to Question 5.

5. If adequate area does not exist within right-of-way, can suitable, additional right-of-way be acquired to site Traction Sand Traps and how much right-of-way would be needed? ________ acres  
   - Yes ☐  No ☐
   - If Yes, continue to the Design Elements section. If No, continue to Question 7.

6. If adequate area cannot be obtained, document in Section 5 of the SWDR that the inability to obtain adequate area prevents the incorporation of this Treatment BMP into the project.  
   - Complete ☐
**Design Elements**

* Required Design Element – A “Yes” response to these questions is required to further the consideration of this BMP into the project design. Document a “No” response in Section 5 of the SWDR to describe why this Treatment BMP cannot be included into the project design.

** Recommended Design Element – A “Yes” response is preferred for these questions, but not required for incorporation into a project design.

1. Was the local Caltrans Maintenance Station contracted to provide the amount of traction sand used annually at the location? *(Detention Device or CMP type)*
   List application rate reported. __________ yd³
   - Yes
   - No

2. Does the Traction Sand Trap have enough volume to store settled sand over the winter using the formula presented in Appendix B, Section B.5? *(Detention Device or CMP type)*
   - Yes
   - No

3. Is the invert of the Traction Sand Trap a minimum of 3 ft above seasonally high groundwater? *(CMP type)*
   - Yes
   - No

4. Is the maximum depth of the storage within 10 ft of the ground surface, or another depth as required by District Maintenance? *(CMP type)*
   - Yes
   - No

5. Can peak flow be diverted around the device? *(CMP type)*
   - Yes
   - No

6. Can peak flow be diverted around the device? *(CMP type)*
   - Yes
   - No

7. Is 6 inches separation provided between the top of the captured traction sand and the outlet from the device, in order to minimize re-suspension of the solids? *(CMP type)*
   - Yes
   - No
### Media Filters

Caltrans has approved two types of Media Filter: Austin Sand Filters and Delaware Filters. Austin Sand filters are typically designed for larger drainage areas, while Delaware Filters are typically designed for smaller drainage areas. The Austin Sand Filter is constructed with an open top and may have a concrete or earthen invert, while the Delaware is always constructed as a vault. See Appendix B, Media Filters, for a further description of Media Filters.

### Feasibility – Austin Sand Filter

1. Is the volume of the Austin Sand Filter equal to at least the WQV using a 24 hour drawdown? (Note: the WQV must be $\geq 4,356$ ft$^3$ [0.1 acre-feet])
   - Yes
   - No

2. Is there sufficient hydraulic head to operate the device (minimum 3 ft between the inflow and outflow chambers)?
   - Yes
   - No

3. If initial chamber has an earthen bottom, is initial chamber invert $\geq 3$ ft above seasonally high groundwater?
   - Yes
   - No

4. If a vault is used for either chamber, is the level of the concrete base of the vault above seasonally high groundwater or is a special design provided?
   - Yes
   - No
   
   If No to any question above, then an Austin Sand Filter is not feasible.

5. Does adequate area exist within the right-of-way to place an Austin Sand Filter(s)?
   - Yes
   - No
   
   If Yes, continue to Design Elements sections. If No, continue to Question 6.

6. If adequate area does not exist within right-of-way, can suitable, additional right-of-way be acquired to site the device and how much right-of-way would be needed to treat WQV? ________ acres
   - Yes
   - No
   
   If Yes, continue to the Design Elements section.
   
   If No, continue to Question 7.

7. If adequate area cannot be obtained, document in Section 5 of the SWDR that the inability to obtain adequate area prevents the incorporation of this Treatment BMP into the project.
   - Complete
   
   If an Austin Sand Filter meets these feasibility requirements, continue to the Design Elements – Austin Sand Filter below.
Feasibility - Delaware Filter

1. Is the volume of the Delaware Filter equal to at least the WQV using a 40 to 48 hour drawdown? (Note: the WQV must be ≥ 4,356 ft³ [0.1 acre-feet], consult with District/Regional Design Storm Water Coordinator if a lesser volume is under consideration.)

   Yes  No

2. Is there sufficient hydraulic head to operate the device (minimum 3 ft between the inflow and outflow chambers)?

   Yes  No

3. Would a permanent pool of water be allowed by the local vector control agency? Confirm that check valves and vector proof lid as shown on standard detail sheets will be allowed, is used.

   Yes  No

If No to any question, then a Delaware Filter is not feasible

4. Does adequate area exist within the right-of-way to place a Delaware Filter(s)?
   If Yes, continue to Design Elements sections. If No, continue to Question 5.

   Yes  No

5. If adequate area does not exist within right-of-way, can suitable, additional right-of-way be acquired to site the device and how much right-of-way would be needed to treat WQV? __________ acres
   If Yes, continue to the Design Elements section. If No, continue to Question 6.

   Yes  No

6. If adequate area cannot be obtained, document in Section 5 of the SWDR that the inability to obtain adequate area prevents the incorporation of this Treatment BMP into the project.

   Complete

7. Does the project discharge to a waterbody that has been placed on the 303-d list or has had a TMDL adopted for bacteria, mercury, sulfides, or low dissolved oxygen?
   If yes, contact the Regional/District NPDES Storm Water Coordinator to determine if standing water in this treatment BMP would be a risk to downstream water quality. If standing water is a potential issue, consider use of another treatment BMP.

   Yes  No

If a Delaware Filter is still under consideration, continue to the Design Elements – Delaware Filter section.
### Design Elements – Austin Sand Filter

**Required** Design Element – A “Yes” response to these questions is required to further the consideration of this BMP into the project design. Document a “No” response in Section 5 of the SWDR to describe why this Treatment BMP cannot be included into the project design.

**Recommended** Design Element – A “Yes” response is preferred for these questions, but not required for incorporation into a project design.

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
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<tbody>
<tr>
<td>1. Is the drawdown time of the 2nd chamber 24 hours?</td>
<td></td>
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<tr>
<td>2. Is access for Maintenance vehicles provided to the Austin Sand Filter?</td>
<td></td>
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<tr>
<td>3. Is a bypass/overflow provided for storms &gt; WQV?</td>
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<tr>
<td>4. Is the flow path length to width ratio for the sedimentation chamber of the “full” Austin Sand Filter ≥ 2:1?</td>
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<tr>
<td>5. Can pretreatment be provided to capture sediment and litter in the runoff (such as using vegetation)?</td>
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<tr>
<td>6. Can the Austin Sand Filter be placed using an earthen configuration?</td>
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<tr>
<td>7. Is the Austin Sand Filter invert separated from the seasonally high groundwater table by ≥ 10 ft?</td>
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<tr>
<td>8. Are side slopes of the earthen chamber 3:1 (h:v) or flatter?</td>
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<tr>
<td>9. Is maximum depth ≤ 13 ft below ground surface?</td>
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<tr>
<td>10. Can the Austin Sand Filter be placed in an offline configuration?</td>
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</tbody>
</table>
**Design Elements – Delaware Filter**

* **Required** Design Element – A “Yes” response to these questions is required to further the consideration of this BMP into the project design. Document a “No” response in Section 5 of the SWDR to describe why this Treatment BMP cannot be included into the project design.

** ** **Recommended** Design Element – A “Yes” response is preferred for these questions, but not required for incorporation into a project design.

1. Is the drawdown time of the 2nd chamber between 40 and 48 hours, typically 40-hrs? *
   - Yes [□] No [□]

2. Is access for Maintenance vehicles provided to the Delaware Filter? *
   - Yes [□] No [□]

3. Is a bypass/overflow provided for storms > WQV? **
   - Yes [□] No [□]

4. Can pretreatment be provided to capture sediment and litter in the runoff (such as using vegetation)? **
   - Yes [□] No [□]

5. Is maximum depth ≤ 13 ft below ground surface? *
   - Yes [□] No [□]
Treatment BMPs

Checklist T-1, Part 9

Prepared by:________________ Date:____________ District-Co-Route:________________

PM:____________ Project ID (or EA):____________ RWQCB:________________

MCTT (Multi-chambered Treatment Train)

Feasibility

1. Is the proposed location for the MCTT located to serve a “critical source area” (i.e. vehicle service facility, parking area, paved storage area, or fueling station)?

   Yes □ No □

2. Is the WQV ≥ 4,346 ft³ [0.1 acre-foot]?

   Yes □ No □

3. Is there sufficient hydraulic head (typically ≥ 6 feet) to operate the device?

   Yes □ No □

4. Would a permanent pool of water be allowed by the local vector control agency? Confirm that check valves and vector proof lid as shown on standard detail sheets be allowed.

   If No to any question above, then an MCTT is not feasible.

   Yes □ No □

5. Does adequate area exist within the right-of-way to place an MCTT(s)?

   If Yes, continue to Design Elements sections. If No, continue to Question 6.

   Yes □ No □

6. If adequate area does not exist within right-of-way, can suitable, additional right-of-way be acquired to site the device and how much right-of-way would be needed to treat WQV? ________ acres

   If Yes, continue to Design Elements section. If No, continue to Question 7.

   Yes □ No □

7. If adequate area cannot be obtained, document in Section 5 of the SWDR that the inability to obtain adequate area prevents the incorporation of this Treatment BMP into the project.

   Complete □

8. Does the project discharge to a waterbody that has been placed on the 303-d list or has had a TMDL adopted for bacteria, mercury, sulfides, low dissolved oxygen, or odors?

   If yes, contact the Regional/District NPDES Storm Water Coordinator to determine if standing water in this treatment BMP would be a risk to downstream water quality. If standing water is a potential issue, consider use of another treatment BMP.

   Yes □ No □
**Design Elements**

* **Required** Design Element – A “Yes” response to these questions is required to further the consideration of this BMP into the project design. Document a “No” response in Section 5 of the SWDR to describe why this Treatment BMP cannot be included into the project design.

** Recommended** Design Element – A “Yes” response is preferred for these questions, but not required for incorporation into a project design.

1. Is the maximum depth of the 3rd chamber ≤ 13 ft below ground surface and has Maintenance accepted this depth? *
   - Yes
   - No

2. Is the drawdown time in the 3rd chamber between 24 and 48 hours, typically designed for 24-hrs? *
   - Yes
   - No

3. Is access for Maintenance vehicles provided to all chambers of the MCTT? *
   - Yes
   - No

4. Is there sufficient hydraulic head to operate the device? *
   - Yes
   - No

5. Has a bypass/overflow been provided for storms > WQV? *
   - Yes
   - No

6. Can pretreatment be provided to capture sediment and litter in the runoff (such as using vegetation)? **
   - Yes
   - No
Treatment BMPs
Checklist T-1, Part 10

Prepared by:________________Date:____________District-Co-Route:________________
PM:______________Project ID (or EA):______________RWQCB:________________

Wet Basin

Feasibility

1. Is the volume of the Wet Basin above the permanent pool equal to at least the WQV using a 24 to 96 hour drawdown (40 to 48 hour drawdown preferred)? Yes ☐ No ☐
   (Note: the WQV must be ≥ 4,356 ft³ [0.1 acre-feet] and the permanent pool must be at least 3x the WQV.)

2. Is a permanent source of water available in sufficient quantities to maintain the permanent pool for the Wet Basin? Yes ☐ No ☐

3. Is proposed site in a location where naturally occurring wetlands do not exist? Yes ☐ No ☐

Answer either question 4 or question 5:

4. For Wet Basins with a proposed invert above the seasonally high groundwater, Are NRCS Hydrologic Soil Groups [HSG] C and D at the proposed invert elevation, or can an impermeable liner be used? Yes ☐ No ☐
   (Note: If an impermeable liner is used, the seasonally high groundwater elevation must not encroach within 12 inches of the invert.)

5. For Wet Basins with a proposed invert below the groundwater table: Can written approval from the local Regional Water Quality Control Board be obtained to place the Wet Basin in direct hydraulic connectivity to the groundwater? Yes ☐ No ☐

6. Is freeboard provided ≥ 1 foot? Yes ☐ No ☐

7. Is the maximum impoundment volume < 14.75 acre-feet? Yes ☐ No ☐

8. Would a permanent pool of water be allowed by the local vector control agency? Yes ☐ No ☐
   If No to any question above, then a Wet Basin is not feasible.

9. Is the maximum basin width ≤ 49 ft as suggested in Section B.10.2? Yes ☐ No ☐
   If No, consult with the local vector control agency and District Maintenance.
10. Does adequate area exist within the right-of-way to place a Wet Basin?  
   If Yes, continue to Design Elements sections.  
   If No, continue to Question 11.  

11. If adequate area does not exist within right-of-way, can suitable, additional right-of-way be acquired to site the device and how much right-of-way would be needed to treat WQV? ________ acres 
   If Yes, continue to Design Elements section. 
   If No, continue to Question 12. 

12. Have the appropriate state and federal regulatory agencies been contacted to discuss location and potential to attract and harbor sensitive or endangered species?  
   If No, contact the Regional/District NPDES Coordinator 

13. If adequate area cannot be obtained, document in Section 5 of the SWDR that the inability to obtain adequate area prevents the incorporation of this Treatment BMP into the project. 

14. Does the project discharge to a waterbody that has been placed on the 303-d list or has had a TMDL adopted for bacteria, mercury, sulfides, low dissolved oxygen, or odors? 
   If yes, contact the Regional/District NPDES Storm Water Coordinator to determine if standing water in this treatment BMP would be a risk to downstream water quality. If standing water is a potential issue, consider use of another treatment BMP.
**Design Elements**

* **Required** Design Element – A “Yes” response to these questions is required to further the consideration of this BMP into the project design. Document a “No” response in Section 5 of the SWDR to describe why this Treatment BMP cannot be included into the project design.

** ** **Recommended** Design Element – A “Yes” response is preferred for these questions, but not required for incorporation into a project design.

1. Can a controlled outlet and an overflow structure be designed for storm events larger than the Water Quality event? *
   - \( \square \text{Yes} \quad \square \text{No} \)

2. Is access for Maintenance vehicles provided? *
   - \( \square \text{Yes} \quad \square \text{No} \)

3. Is the drawdown time for the WQV between 24 and 96 hours? *
   - \( \square \text{Yes} \quad \square \text{No} \)

4. Has appropriate vegetation been selected for each hydrologic zone? *
   - \( \square \text{Yes} \quad \square \text{No} \)

5. Can all design elements required by the local vector control agency be incorporated? *
   - \( \square \text{Yes} \quad \square \text{No} \)

6. Has a minimum flow path length-to-width ratio of at least 2:1 been provided? **
   - \( \square \text{Yes} \quad \square \text{No} \)

7. Has an upstream bypass been provided for storms > WQV? **
   - \( \square \text{Yes} \quad \square \text{No} \)

8. Can pretreatment be provided to capture sediment and litter in the runoff (such as using vegetation, or a forebay)? **
   - \( \square \text{Yes} \quad \square \text{No} \)

9. Can public access be restricted using a fence if proposed at locations accessible on foot by the public? **
   - \( \square \text{Yes} \quad \square \text{No} \)

10. Is the maximum depth < 10 ft?*
    - \( \square \text{Yes} \quad \square \text{No} \)
# Construction Site BMPs

## Checklist CS-1, Part 1

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<th>Prepared by:</th>
<th>Date:</th>
<th>District-Co-Route:</th>
<th>PM:</th>
<th>Project ID (or EA):</th>
<th>RWQCB:</th>
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## Soil Stabilization

### General Parameters

1. How many rainy seasons are anticipated between begin and end of construction? 

2. What is the total disturbed soil area for the project? (ac) 

   - (a) How much of the project DSA consists of slopes 4:1 (h:v) or flatter? (ac) 
   - (b) How much of the project DSA consists of 4:1 (h:v) < slopes < 2:1 (h:v)? (ac) 
   - (c) How much of the project DSA consists of slopes 2:1 (h:v) and steeper? (ac) 
   - (d) How much of the project DSA consists of slopes with slope lengths longer than 20 ft? (ac) 

3. What rainfall area does the project lie within? (Refer to Table 2-1 of the Construction Site Best Management Practices Manual) 

4. Review the required combination of temporary soil stabilization and temporary sediment controls and barriers for area, slope inclinations, rainy and non-rainy season, and active and non-active disturbed soil areas. (Refer to Tables 2-2, and 2-3 of the Construction Site Best Management Practices Manual for Rainfall Area requirements.)

### Scheduling (SS-1)

5. Does the project have a duration of more than one rainy season and have disturbed soil area in excess of 25 acres? 

   - (a) Include multiple mobilizations (Move-in/Move-out) as a separate contract bid line item to implement permanent erosion control or revegetation work on slopes that are substantially complete. (Estimate at least 6 mobilizations for each additional rainy season. Designated Construction Representative may suggest an alternate number of mobilizations.) 

   - (b) Edit Order of Work specifications for permanent erosion control or revegetation work to be implemented on slopes that are substantially complete.
(c) Edit permanent erosion control or revegetation specifications to require seeding and planting work to be performed when optimal. □Complete

Preservation of Existing Vegetation (SS-2)

6. Do Environmentally Sensitive Areas (ESAs) exist within or adjacent to the project limits? (Verify the completion of DPP-1, Part 5) □Yes □No

(a) Verify the protection of ESAs through delineation on all project plans. □Complete

(b) Protect from clearing and grubbing and other construction disturbance by enclosing the ESA perimeter with high visibility plastic fence or other BMP. □Complete

7. Are there areas of existing vegetation (mature trees, native vegetation, landscape planting, etc.) that need not be disturbed by project construction? Will areas designated for proposed treatment BMPs need protection (infiltration characteristics, vegetative cover, etc.)? (Coordinate with District Environmental and Construction to determine limits of work necessary to preserve existing vegetation to the maximum extent practicable.) □Yes □No

(a) Designate as outside of limits of work (or designate as ESAs) and show on all project plans. □Complete

(b) Protect with high visibility plastic fence or other BMP. □Complete

8. If yes for 6, 7, or both, then designate ESA fencing as a separate contract bid line item, if not already incorporated as part of design pollution prevention work (See DPP-1, Part 5). □Complete

Slope Protection

9. Provide a soil stabilization BMP(s) appropriate for the DSA, slope steepness, slope length, and soil erodibility. (Consult with District/Regional Landscape Architect.) □Complete

(a) Select SS-3 (Hydraulic Mulch), SS-4 (Hydroseeding), SS-5 (Soil Binders), SS-6 (Straw Mulch), SS-7 (Geotextiles, Mats, Plastic Covers, and Erosion Control Blankets), SS-8 (Wood Mulching), other BMPs or a combination to cover the DSA throughout the project's rainy season. □Complete

(b) Increase the quantities by 25% for each additional rainy season. (Designated Construction Representative may suggest an alternate increase.) □Complete

(c) Designate as a separate contract bid line item. □Complete
**APPENDIX E**  

**Checklist CS-1, Part 1**

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**Slope Interrupter Devices**

10. Provide slope interrupter devices for all slopes with slope lengths equal to or greater than 20 ft in length. (Consult with District/Regional Landscape Architect and Designated Construction Representative.)

   (a) Select SC-5 (Fiber Rolls) or other BMPs to protect slopes throughout the project's rainy season.  

   (b) For slope inclination of 4:1 (h:v) and flatter, SC-5 (Fiber Rolls) or other BMPs shall be placed along the contour and spaced 20 ft on center.  

   (c) For slope inclination between 4:1 (h:v) and 2:1 (h:v), SC-5 (Fiber Rolls) or other BMPs shall be placed along the contour and spaced 15 ft on center.  

   (d) For slope inclination of 2:1 (h:v) and greater, SC-5 (Fiber Rolls) or other BMPs shall be placed along the contour and spaced 10 ft on center.  

   (e) Increase the quantities by 25% for each additional rainy season. (Designated Construction Representative may suggest alternate increase.)  

   (f) Designate as a separate contract bid line item.

---

**Channelized Flow**

11. Identify locations within the project site where concentrated flow from stormwater runoff can erode areas of soil disturbance. Identify locations of concentrated flow that enters the site from outside of the right-of-way (off-site run-on).

   (a) Utilize SS-7 (Geotextiles, Mats, Plastic Covers, and Erosion Control Blankets), SS-9 (Earth Dikes/Swales, Ditches), SS-10 (Outlet Protection/Velocity Dissipation), SS-11 (Slope Drains), SC-4 (Check Dams), or other BMPs to convey concentrated flows in a non-erosive manner.  

   (b) Designate as a separate contract bid line item.
APPENDIX E

Checklist CS-1, Part 2

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Construction Site BMPs
Checklist CS-1, Part 2

Prepared by: ____________________ Date: _____________ District-Co-Route: ____________________

PM: ____________________ Project ID (or EA): ________________ RWQCB: ____________________

Sediment Control

Perimeter Controls - Run-off Control

1. Is there a potential for sediment laden sheet and concentrated flows to discharge offsite from runoff cleared and grubbed areas, below cut slopes, embankment slopes, etc.?  
   Yes  □  No  □

   (a) Select linear sediment barrier such as SC-1 (Silt Fence), SC-5 (Fiber Rolls), SC-6 (Gravel Bag Berm), SC-8 (Sand Bag Barrier), SC-9 (Straw Bale Barrier), or a combination to protect wetlands, water courses, roads (paved and unpaved), construction activities, and adjacent properties. (Coordinate with District Construction for selection and preference of linear sediment barrier BMPs.)  
      Complete  □

   (b) Increase the quantities by 25% for each additional rainy season. (Designated Construction Representative may suggest an alternate increase.)  
      Complete  □

   (c) Designate as a separate contract bid line item.  
      Complete  □

Perimeter Controls - Run-on Control

2. Do locations exist where sheet flow upslope of the project site and where concentrated flow upstream of the project site may contact DSA and construction activities?  
   Yes  □  No  □

   (a) Utilize linear sediment barriers such as SS-9 (Earth Dike/Drainage Swales and Lined Ditches), SC-5 (Fiber Rolls), SC-6 (Gravel Bag Berm), SC-8 (Sand Bag Barrier), SC-9 (Straw Bale Barrier), or other BMPs to convey flows through and/or around the project site. (Coordinate with District Construction for selection and preference of perimeter control BMPs.)  
      Complete  □

   (b) Designate as a separate contract bid line item.  
      Complete  □
**APPENDIX E**

**Checklist CS-1, Part 2**

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**Storm Drain Inlets**

3. Do existing or proposed drainage inlets exist within the project limits?  
   - Yes ☐  No ☐
   
   (a) Select SC-10 (Storm Drain Inlet Protection) to protect municipal storm drain systems or receiving waters wetlands at each drainage inlet. (Coordinate with District Construction for selection and preference of inlet protection BMPs.)  
   - Complete ☐
   
   (b) Designate as a separate contract bid line item.  
   - Complete ☐

4. Can existing or proposed drainage inlets utilize an excavated sediment trap as described in SC-10 (Storm Drain Inlet Protection- Type 2)?  
   - Yes ☐  No ☐
   
   (a) Include with other types of SC-10 (Storm Drain Inlet Protection).  
   - Complete ☐

**Sediment/Desilting Basin (SC-2)**

5. Does the project lie within a Rainfall Area where the required combination of temporary soil stabilization and sediment control BMPs includes desilting basins?  
   - Yes ☐  No ☐
   
   (a) Consider feasibility for desilting basin allowing for available right-of-way within the project limits, topography, soil type, disturbed soil area within the watershed, and climate conditions. Document if the inclusion of sediment/desilting basins is infeasible.  
   - Complete ☐

   (b) If feasible, design desilting basin(s) per the guidance in SC-2 Sediment/Desilting Basins of the Construction Site BMP Manual to maximize capture of sediment-laden runoff.  
   - Complete ☐

   Designate as a separate contract bid item.  
   - Complete ☐

6. Is ATS to be used for controlling sediment?  
   - Yes ☐  No ☐
   
   (a) If “yes”, then will desilting basin or other means of natural storage be used?  
   - Yes ☐  No ☐
   
   (b) If “no”, then plan for storage tanks sufficient to hold treatment volume.  
   - Complete ☐

7. Will the project benefit from the early implementation of proposed permanent Treatment BMPs? (Coordinate with District Construction.)  
   - Yes ☐  No ☐
   
   (a) Edit Order of Work specifications for permanent treatment BMP work to be implemented in a manner that will allow its use as a construction site BMP.  
   - Complete ☐

**Sediment Trap (SC-3)**

8. Can sediment traps be located to collect channelized runoff from disturbed soil areas prior to discharge?  
   - Yes ☐  No ☐
   
   (a) Design sediment traps in accordance with the Construction Site BMP Manual.  
   - Complete ☐

   (b) Designate as a separate contract bid line item.  
   - Complete ☐
Construction Site BMPs  
Checklist CS-1, Part 3

Prepared by: __________________ Date: __________ District-Co-Route: __________________

PM: ______________ Project ID (or EA): ______________ RWQCB: ______________

Tracking Controls

Stabilized Construction Entrance/Exit (TC-1)

1. Are there points of entrance and exit from the project site to paved roads where mud and dirt could be transported offsite by construction equipment? (Coordinate with District Construction for selection and preference of tracking control BMPs.)

☐ Yes ☐ No

(a) Identify and designate these entrance/exit points as stabilized construction entrances (TC-1).

☐ Complete

(b) Designate as a separate contract bid line item.

☐ Complete

Tire/Wheel Wash (TC-3)

2. Are site conditions anticipated that would require additional or modified tracking controls such as entrance/outlet tire wash? (Coordinate with District Construction.)

Designate as a separate contract bid line item.

☐ Complete

Stabilized Construction Roadway (TC-2)

3. Are temporary access roads necessary to access remote construction activity locations or to transport materials and equipment? (In addition to controlling dust and sediment tracking, access roads limit impact to sensitive areas by limiting ingress, and provide enhanced bearing capacity.) (Coordinate with District Construction.)

☐ Yes ☐ No

(a) Designate these temporary access roads as stabilized construction roadways (TC-2).

☐ Complete

(b) Designate as a separate contract bid line item.

☐ Complete

Street Sweeping and Vacuuming (SC-7)

4. Is there a potential for tracked sediment or construction related residues to be transported offsite and deposited on public or private roads? (Coordinate with District Construction for preference of including street sweeping and vacuuming with tracking control BMPs.)

Designate as a separate contract bid line item.

☐ Complete
Wind Erosion Controls

Wind Erosion Control (WE-1)

1. Is the project located in an area where standard dust control practices in accordance with Standard Specifications, Section 10: Dust Control, are anticipated to be inadequate during construction to prevent the transport of dust offsite by wind? (Note: Dust control by water truck application is paid for through the various items of work. Dust palliative, if it is included, is paid for as a separate item.)

☐ Yes  ☐ No

(a) Select SS-3 (Hydraulic Mulch), SS-4 (Hydroseeding), SS-5 (Soil Binders), SS-7 (Geotextiles, Mats, Plastic Covers, and Erosion Control Blankets), SS-8 (Wood Mulching) or a combination to cover the DSA subject to wind erosion year-round, especially when significant wind and dry conditions are anticipated during project construction. (Coordinate with District Construction for selection and preference of wind erosion control BMPs.)

☐ Complete

(b) Designate as a separate contract bid line item.

☐ Complete
APPENDIX E

Caltrans Storm Water Quality Handbooks
Project Planning and Design Guide
August 2010

Checklist CS-1, Part 5

Construction Site BMPs

Prepared by: ____________________ Date: _______________ District-Co-Route: ____________________

PM: ____________________ Project ID (or EA): ____________________ RWQCB: ____________________

Non-Storm Water Management

Temporary Stream Crossing (NS-4) & Clear Water Diversion (NS-5)

1. Will construction activities occur within a waterbody or watercourse such as a lake, wetland, or stream? (Coordinate with District Construction for selection and preference for stream crossing and clear water diversion BMPs.)

   (a) Select from types offered in NS-4 (Temporary Stream Crossing) to provide access through watercourses consistent with permits and agreements. ☐ Complete

   (b) Select from types offered in NS-5 (Clear Water Diversion) to divert watercourse consistent with permits and agreements. ☐ Complete

   (c) Designate as a separate contract bid line item(s). ☐ Complete

Other Non-Storm Water Management BMPs

2. Are construction activities anticipated that will generate wastes or residues with the potential to discharge pollutants?

   (a) Identify potential pollutants associated with the anticipated construction activity and select the corresponding BMP such as NS-1 (Water Conservation Practices), NS-2 (Dewatering Operations), NS-3 (Paving and Grinding Operations), NS-7 (Potable Water/Irrigation), NS-8 (Vehicle and Equipment Cleaning), NS-9 (Vehicle and Equipment Fueling), NS-10 (Vehicle and Equipment Maintenance), NS-11 (Pile Driving Operations), NS-12 (Concrete Curing), NS-13 (Material and Equipment Use Over Water), NS-14 (Concrete Finishing), and NS-15 (Structure Demolition/Removal Over or Adjacent to Water). ☐ Complete

   (b) Verify that costs for non-stormwater management BMPs are identified in the contract documents. Designate BMP as a separate contract bid line item if the requirements in Construction Site Management (SSP 07-346) are anticipated to be inadequate or if requested by Construction. ☐ Complete

1 Coordinate with District Environmental for consistency with US Army Corps of Engineers 404 and 401 permits and Dept. of Fish and Game 1601 Streambed alteration Agreements.
# Construction Site BMPs
## Checklist CS-1, Part 6

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<td>RWQCB:</td>
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### Waste Management & Materials Pollution Control

#### Concrete Waste Management (WM-8)

1. Does the project include concrete placement or mortar mixing?  
   - Yes  
   - No

   (a) Select from types offered in WM-8 (Concrete Waste Management) to provide concrete washout facilities. In addition, consider portable concrete washouts and vendor supplied concrete waste management services. (Coordinate with District Construction for selection and preference of waste management and materials pollution control BMPs.)
   - Complete

   (b) Designate as a separate contract bid line item if the quantity of concrete waste and washout are anticipated to exceed 5.2 yd³ or if requested by Construction.
   - Complete

#### Other Waste Management and Materials Pollution Controls

2. Are construction activities anticipated that will generate wastes or residues with the potential to discharge pollutants?  
   - Yes  
   - No

   (a) Identify potential pollutants associated with the anticipated construction activity and select the corresponding BMP such as WM-1 (Material Delivery and Storage), WM-2 (Material Use), WM-4 (Spill Prevention and Control), WM-5 (Solid Waste Management), WM-6 (Hazardous Waste Management), WM-7 (Contaminated Soil Management), WM-9 (Sanitary/Septic Waste Management) and WM-10 (Liquid Waste Management)
   - Complete

   (b) Verify that costs for waste management and materials pollution control BMPs are identified in the contract documents. Designate BMP as a separate contract bid line item if the requirements in Construction Site Management (SSP 07-346) are anticipated to be inadequate or if requested by Construction.
   - Complete

#### Temporary Stockpiles (Soil, Materials, and Wastes)

3. Are stockpiles of soil, etc. anticipated during construction?  
   - Yes  
   - No

   (a) Select WM-3 (Stockpile Management), SS-3 (Hydraulic Mulch), SS-4 (Hydroseeding), SS-5 (Soil Binders), SS-7 (Geotextiles, Mats, Plastic Covers, and Erosion Control Blankets), or a combination as appropriate to cover temporary stockpiles of soil, etc.
   - Complete
(b) Select linear sediment barrier such as SC-1 (Silt Fence), SC-5 (Fiber Rolls), SC-6 (Gravel Bag Berm), SC-8 (Sand Bag Barrier), SC-9 (Straw Bale Barrier), or a combination to encircle temporary stockpiles of soil, etc. (Coordinate with District Construction for selection and preference of BMPs related to stockpiles.)

☐ Complete

(c) Designate as a separate contract bid line item if the requirements in Construction Site Management (SSP 07-346) are anticipated to be inadequate or if requested by Construction.

☐ Complete

4. Is there a potential for dust and debris from construction material (fill material, etc.) and waste (concrete, contaminated soil, etc.) stockpiles to be transported offsite by wind?

☐ Yes  ☐ No

(a) Select SS-7, temporary cover, plastic sheeting or other BMP to cover stockpiles subject to wind erosion year-round, especially when significant wind and dry conditions are anticipated during project construction. (Coordinate with District Construction for selection and preference of wind erosion control BMPs.)

☐ Complete

(b) Designate as a separate contract bid line item.

☐ Complete
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F.1 INTRODUCTION

The reliability of project cost estimates at every stage in the project delivery process is necessary for responsible fiscal management (see Chapter 20 of the Project Development Procedures Manual (PDPM) for additional information). Unreliable cost estimates can result in severe problems in Caltrans programming and budgeting, in local and regional planning, and it results in staffing and budgeting decisions that could impair effective use of resources. This, in turn, affects Caltrans relations with the California Transportation Commission (CTC), the Legislature, local and regional agencies, and the public, and results in loss of credibility. Storm Water Quality Best Management Practices (BMPs) are an integral part of a project, and need to be accurately estimated during the Project Initiation Document (PID), Project Approval/Environmental Document (PA/ED), and Plans, Specifications, and Estimates (PS&E) phases.

F.2 OBJECTIVES

Caltrans strives to avoid cost overruns on projects. One objective is to anticipate “unforeseen items of work” before the project concept, scope, and cost have been determined; thus minimizing the differences between cost estimates during the PID process, the PA/ED process, and the PS&E process. The objective of this appendix is to provide general guidance on incorporating the cost of stormwater BMPs into the project delivery process; however, it is understood that local district procedures for cost estimating may vary.

F.3 METHODOLOGY

Although cost estimating is not an exact science, Caltrans must strive for reliable project cost estimates so that projects can be delivered "within budget." To this end, it is required that project cost estimates be prepared using a consistent and comprehensive methodology. Even with a consistent and comprehensive methodology, careful attention is needed to ensure a quality cost estimate. The cost estimator needs to research, compare, and, above all, use their professional judgment to prepare a quality cost estimate.

F.3.1 Categories of Project Cost Estimates

There are two categories of project cost estimates: Project Planning Cost Estimates (PPCE) and Preliminary Engineer’s Cost Estimates (PECE). PPCEs are used for project justification, analysis of alternatives, approval, and for programming. PECEs are used to summarize the cost of a project's contract items of work and will be part of the construction contract for the project.

PPCEs are cost estimates prepared in advance of project approval. The initial programmed cost (see PDPM, Chapter 6, Article 2) that appears the first time a project is listed is based on an escalation of a PPCE. PPCEs are categorized as: (1) Project Feasibility; (2) Project Summary Report (PSR); (3) Draft Project Report (DPR); and (4) Project Report (PR).
PECEs are design cost estimates made after PR approval and until completion of the PS&E process. These estimates are categorized as either preliminary or final. PECEs focus on the construction costs of the project and are input into the Basic Engineering Estimating System (BEES). BEES has two components: (1) the District (Highway) Cost Estimate, and (2) the Structures (Bridge) Cost Estimate, that, when combined, equal the total construction cost for the project.

PECEs should be considerably more detailed than PPCEs. As engineering and environmental studies progress, more information, such as final contour mapping, materials and drainage information, and structure studies, becomes available. This data increases the ability to prepare a more detailed cost estimate.

Cost estimates, in a sense, are never completed. They are not static, but have to be reviewed continually to keep them current. Other functional units (Division of Structures, Right-of-Way, Traffic Operations, Materials, Maintenance, Construction, Environmental, Landscape Architecture, etc.) and local entities should be involved, as appropriate, in the preparation of both PPCEs and PECEs. The PE should gather as much information as possible for the project and its various alternatives. It is better to have too much information than not enough. Coordination between the PPCEs, the PECEs, and the Standard Specifications that will be used to construct the project is required.

F.3.2 Systematic Field Reviews

During the planning phase, it is essential that project alternatives be adequately scoped. This is best accomplished by performing systematic field reviews to obtain factual data. This data is used to backup the cost estimates so that the estimates can be used with confidence. In addition, a systematic field review will help to ensure that the project is adequately scoped. Systematic field reviews are an essential part of the project delivery process. They provide an important perspective that supplements the mapping, photos, survey data and other sources of information about the project that are used in the office. Systematic field reviews will minimize the possibility of overlooking significant features that could affect project design.

While in the field, project personnel should be on the lookout for high cost items (i.e., retaining walls, major storm drains, additional rights-of-way required for installation of Treatment BMPs, utility obstructions, traffic handling, etc.). If high cost items are present or need to be designed into the project alternatives, then they must be quantified. The "worse probable case" should always be assumed, particularly on reconstruction projects. Existing facilities thought to be adequate may have become inadequate because of changes to standards, new data, etc. Design feature decisions, project constructability, construction staging, are among a variety of issues that should be evaluated in the field. Notes should be taken to document decisions and to identify limits, boundaries, and other conditions.
F.3.3 Technical Information

Technical information that must be obtained to prepare a PPCE includes, but is not limited to: geotechnical design information (particularly where infiltration is being considered or slope stability problems can be anticipated); materials information; hazardous waste assessment; potential environmental issues and mitigation; right-of-way and utilities data sheets; traffic handling and transportation management plans; etc. The PE should refer to as-built drawings or other references to see what information is available early in the project delivery process. If necessary information is not available, then it should be requested from the appropriate source unit.

F.3.4 Use Groupings from Standard Cost Estimate Format

Individual contract items are difficult to identify at the early project development stages, but it is possible to group basic work functions together to form a systematic approach to project cost estimating. Most projects have Design Pollution Prevention BMPs, Treatment BMPs, and Construction Site BMPs that are relatively easy to recognize and quantify. The standard cost estimating format (see Section F.7) provides for this approach by using such groupings. Coordination between the planning cost estimate and the Standard Specifications is essential, since these elements will directly influence construction of the project. A thorough knowledge of the Standard Specifications is essential.

F.3.5 Contingencies Versus Confidence Factor

Contingency factors for project planning cost estimates vary depending on the cost estimate type. Contingencies are intended to compensate for the use of limited information. The percentage goes down as the project becomes more defined and thus less unknown. Contingencies are not intended to take the place of complete design work. Project alternatives and their associated cost estimates must be thoroughly compiled by diligently using all of the available data, modifying that data with good judgment and using past cost estimating experience so that the cost estimates can be used with confidence.

F.3.6 Construction Seasons

Consideration should be given when a project is anticipated to extend beyond a single construction season. If the project cannot be finished before the end of the construction season and the project needs to be suspended, contractors will increase their bid prices to cover their overhead during the winter (i.e. “rainy” or “wet” season) and repair any damage that may occur. Even if contractors reasonably expect to finish before the winter, they may protect themselves to allow for an early winter. This can especially be true if construction involves work on items that may be affected by winter weather (i.e., drainage channels, earthwork, slope stabilization, etc.), or that requires deployment of additional Construction Site BMPs. Therefore, if a construction project is anticipated to extend over two or more construction seasons, add 25% to the estimated cost for Construction Site BMPs as determined by Section F.6.1 or Section F.6.3.
F.4 SUPPLEMENTAL WORK

Supplemental work is work of an uncertain nature or amount and, therefore, it is not done on a contract item basis. Work that is known but cannot be predetermined and provided for under contract items of work should be included as supplemental work. Supplemental work is not intended to take the place of complete design work, nor is it to be used for contingencies. The PE should not add supplemental work items for "possible additional work" for any major area of work (i.e. drainage, traffic items, etc.) or potential exceedances of NELs or NALs related to monitoring of storm water. Additional funds for undeterminable changes, such as increased dewatering operations, additional soil stabilization, or increased maintenance of Construction Site BMPs due to unusual weather (i.e. early winter or heavier than normal rainfall) should be included as supplemental work.

Extra work identified in the contract special provisions must be itemized as supplemental work. Contingencies are a percentage of the subtotal of the cost of contract items, supplemental work, and state-furnished materials and expenses, and are included in the grand total of the District Cost Estimate to allow for unforeseen increases.

F.5 STANDARD SPECIFICATIONS, CONTRACT PLANS AND SPECIAL PROVISIONS

All District Cost Estimates are to be based on the Standard Specifications, Contract Plans and Special Provisions. These documents form the basis for determining contract items. The Standard Specifications, along with the Contract Plans and Special Provisions for a specific project, prescribe the details for construction and completion of the work that the Contractor undertakes to perform in accordance with the terms of the contract. Coordination between the District Cost Estimate, the Standard Specifications, Contract Plans and Special Provisions is required.

F.6 ESTIMATING OPTIONS

There are three estimating options that may be used to establish prices for Storm Water BMPs considered during the PID, PA/ED, and PS&E processes of a project. These options may be used individually or in combination, and are shown in Table F-1:

<table>
<thead>
<tr>
<th>Option</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Percent of Total Project Cost</td>
</tr>
<tr>
<td>2</td>
<td>Historical Project Information</td>
</tr>
<tr>
<td>3</td>
<td>Estimated Unit Cost Sample</td>
</tr>
<tr>
<td>4</td>
<td>Actual Unit Cost</td>
</tr>
</tbody>
</table>

Although the cost estimating procedures may vary for each District, Table F-2 lists the options that are generally available during the different project delivery processes:
The PE must provide estimates for the following Storm Water – related items:

- Design Pollution Prevention BMPs;
- Treatment BMPs;
- Construction Site BMPs;
- Cost for the contractor to prepare a SWPPP or WPCP; and
- Right-of-way Acquisition.

Design Pollution Prevention BMPs are normally covered under bid line items for excavation, grading, backfill, etc. Treatment BMPs may also be covered under bid line items, but are difficult to estimate during the planning phase. Construction Site BMPs are normally estimated as a percentage of the total project cost due to the uncertainty of the contractor's schedule. In addition, costs for right-of-way acquisitions to accommodate Treatment BMPs or drainage easements need to be incorporated into the estimate. The PE should base the estimated cost for land acquisition upon the unit right-of-way costs established by the District Right-of-Way Branch for the specific project area (see Section F.7.3).

### F.6.1 Option 1: Percent of Total Cost Method

The Percent of Total Project Cost method can be used during the PID process when no unit costs or sample historical project costs are available. Table F-3 can be used to determine the percentage of cost for Construction Site BMPs based on the total construction costs (not including right-of-way costs). Typically, the total cost of Construction Site BMPs range from one percent (1%) to two percent (2%) of total project cost.

To use Table F-3, add the adjustments that apply for the particular project and then multiply the total estimated construction cost by the total of adjustments.
Table F-3. Percentage of Extra Cost to Project Due to Construction Site BMPs

<table>
<thead>
<tr>
<th>Description</th>
<th>Recommended Adjustment (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Baseline Cost Percentage</strong></td>
<td>1.25 ¹</td>
</tr>
<tr>
<td><strong>Adjustment for Project Magnitude (Cost)</strong></td>
<td></td>
</tr>
<tr>
<td>$0 to $1,000,000</td>
<td>2.00</td>
</tr>
<tr>
<td>$1,000,000 to $1,500,000</td>
<td>1.25</td>
</tr>
<tr>
<td>$1,500,000 to $12,000,000</td>
<td>0.25</td>
</tr>
<tr>
<td>Greater than $12,000,000</td>
<td>0.00</td>
</tr>
<tr>
<td><strong>Adjustment for Location (RWQCB)</strong></td>
<td></td>
</tr>
<tr>
<td>Region 9 (San Diego)</td>
<td>0.75</td>
</tr>
<tr>
<td>All other Regions</td>
<td>0.00</td>
</tr>
<tr>
<td><strong>Adjustment for Type of Project</strong></td>
<td></td>
</tr>
<tr>
<td>Highway Planting (Landscaping)</td>
<td>0.10</td>
</tr>
<tr>
<td>All other projects</td>
<td>0.00</td>
</tr>
<tr>
<td><strong>Adjustment for Work near 303(d) Water Bodies</strong></td>
<td></td>
</tr>
<tr>
<td>Work near 303(d) Water Bodies</td>
<td>Project Specific²</td>
</tr>
<tr>
<td><strong>Adjustment for Project Specific Issues</strong></td>
<td></td>
</tr>
<tr>
<td>Project specific issues such as environmental sensitivity, monitoring, dewatering and discharge restrictions, permits, extreme construction conditions (coastal, mountain, urban), etc.</td>
<td>Project Specific²</td>
</tr>
<tr>
<td>Total Adjustments for Water Pollution Control</td>
<td>(sum)</td>
</tr>
</tbody>
</table>

¹ Baseline cost percentage of 0.75 is based upon actual construction costs for projects completed in 2003, 2004 and 2005 as described in the Water Pollution Cost Report prepared in 2005. (CT-SW-RT-05-138-04.1). Increase the baseline percentage to 1.25 or higher as necessary to reflect cost increases since 2005.

² Engineer preparing estimate should discuss the cost implications of project specific issues with District/Regional NPDES Storm Water Coordinator and District Construction Storm Water Coordinator.

**Example:**

For an interchange modification project consisting of structure widening, ramp realignment, and embankment construction, the estimated cost is $16,000,000. The project is located in San Diego County and is within RWQCB Region 9. The project drains to an unlisted water body. The adjustment factor is based upon the following:
The PID phase estimate for water pollution control is $320,000 ($16,000,000 x 2.00%).

As previously mentioned, the Design Pollution Prevention BMPs are normally covered under individual bid line items thus other methods should be used during PID. The Treatment BMPs, however, are not normally defined enough at the PID stage to estimate as excavation, backfill, etc. For New Construction or Major Reconstruction Projects, an additional $100,000 to $250,000 per lane mile should be added to cover costs associated with incorporating Treatment BMPs. The lower end of this range would apply to projects that are not adjacent to a 303(d) listed water body. Conversely, the higher end of this range would be for projects that are adjacent to 303(d) listed water bodies. This price does not include right-of-way acquisition costs for constructing Treatment BMPs or for establishing drainage easements.

F.6.2 Option 2: Historical Project Method

The Historical Project method uses historical project cost information and updates that information to present day costs using the cost indexes in the Engineering News Record. This method can be generally used during the PID and PA/ED processes.

The following guidelines apply when using Historical Project costs:

- Similar size projects should be used and quantities for individual items should be similar;
- Consider using the average of the five lowest bidders, or possibly applying an increase factor to the low bid;
- Previous bid prices should be revised by the projected change in the California Construction Cost Index between the date of the old bid and the date of the anticipated new bid;
- The reference bid price should be adjusted to reflect different conditions between the reference project and the project for which the cost estimate is being prepared. This
would include considerations of differences in type of terrain, geographical location, soil, traffic and specifications; and

- Lump sum bid prices or unit prices for items of work (e.g. culverts) that include varying amounts of other related work should not be used.

Table F-4 is a sample table that may be used to list the project, description of BMP(s), and corresponding unit price (if available) and the total dollar amount of specific BMPs. This table should be used separately to complete cost estimates for Design Pollution Prevention, Treatment and Construction Site BMPs. The total costs for each can then be added together.

<table>
<thead>
<tr>
<th>Historical Project Name/EA</th>
<th>BMP Description</th>
<th>Unit of Measurement</th>
<th>Unit Price</th>
<th>Total Dollar Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**F.6.3 Option 3, Unit Costs**

The Unit Cost method uses estimated (Option 3) and actual (Option 4) unit costs. Both Options 3 and 4 can be used during the PS&E process. However, Option 4 is preferred.

Sources for estimating unit cost include the following:

- Design Pollution Prevention BMPs – See Table F-5;
- Construction Site BMPs – Table F-5;
- Basic Engineering Estimating System (BEES).

Table F-5 lists a range of unit costs for erosion and sediment control BMPs along with their related effectiveness. This table does not include costs for additional right-of-way acquisitions, if needed.
<table>
<thead>
<tr>
<th>BEES</th>
<th>BMP</th>
<th>Unit Cost Installed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>SEDIMENT CONTROL</strong></td>
<td></td>
</tr>
<tr>
<td>071324</td>
<td>Temporary Reinforced Silt Fence</td>
<td>$4.00 – 12.00 per lineal foot</td>
</tr>
<tr>
<td>071325</td>
<td>Temporary Fence (Type ESA)</td>
<td>$3.00 – 5.50 per lineal foot</td>
</tr>
<tr>
<td>074028</td>
<td>Temporary Fiber Rolls</td>
<td>$3.50 – 6.00 per lineal foot</td>
</tr>
<tr>
<td>074029</td>
<td>Temporary Silt Fence</td>
<td>$4.00 – 5.00 per lineal foot</td>
</tr>
<tr>
<td>074030</td>
<td>Temporary Straw Bale</td>
<td>$30.00 – 36.00 each</td>
</tr>
<tr>
<td>074031</td>
<td>Temporary Gravel Bag Berm</td>
<td>$6.00 – 15.00 per linear foot</td>
</tr>
<tr>
<td>074035</td>
<td>Temporary Check Dam</td>
<td>$6.00 – 12.00 per linear foot</td>
</tr>
<tr>
<td>074036</td>
<td>Temporary Straw Bale Barrier</td>
<td>$6.00 – 18.00 per linear foot</td>
</tr>
<tr>
<td>074038</td>
<td>Temporary Drainage Inlet Protection</td>
<td>$180 – 300 each</td>
</tr>
<tr>
<td></td>
<td>Temporary Large Sediment Barrier</td>
<td>$5.00 – 8.00 per lineal foot</td>
</tr>
<tr>
<td></td>
<td><strong>TRACKING CONTROL</strong></td>
<td></td>
</tr>
<tr>
<td>074033</td>
<td>Temporary Construction Entrance</td>
<td>$2,000 – 3,000 each</td>
</tr>
<tr>
<td>074041</td>
<td>Street Sweeping</td>
<td>$250 – 260,000 lump sum²</td>
</tr>
<tr>
<td>074044</td>
<td>Temporary Construction Roadway</td>
<td>$80 – 120 per cubic yard</td>
</tr>
<tr>
<td></td>
<td><strong>NON-STORM WATER CONTROL</strong></td>
<td></td>
</tr>
<tr>
<td>074032</td>
<td>Temporary Concrete Washout Facility</td>
<td>$1,400 – 1,700 each²</td>
</tr>
<tr>
<td>074042</td>
<td>Temporary Concrete Washout (Portable)</td>
<td>$800 – 900 each²</td>
</tr>
<tr>
<td>074043</td>
<td>Temporary Concrete Washout Bin</td>
<td>$1,100 – 1,200 each²</td>
</tr>
<tr>
<td></td>
<td><strong>SOIL STABILIZATION</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Vegetative:</strong></td>
<td></td>
</tr>
<tr>
<td>074026</td>
<td>Temporary Mulch</td>
<td>$100 – 150 per cubic yard</td>
</tr>
<tr>
<td></td>
<td>Mulch</td>
<td>$30.00 – 50.00 per cubic yard</td>
</tr>
<tr>
<td></td>
<td><strong>Non-Vegetative:</strong></td>
<td></td>
</tr>
<tr>
<td>074034</td>
<td>Temporary Cover</td>
<td>$0.90 – 1.50 per square yard</td>
</tr>
<tr>
<td></td>
<td>Slope Roughening, Trackwalking, Imprinting</td>
<td>$0 – 350 per acre</td>
</tr>
<tr>
<td>721616</td>
<td>Concreted-Rock Slope Protection (Cobble, Method B)</td>
<td>$280 – 460 per cubic yard</td>
</tr>
<tr>
<td>721008</td>
<td>Rock Slope Protection (Light, Method B)</td>
<td>$110 – 310 per cubic yard</td>
</tr>
<tr>
<td>721007</td>
<td>Rock Slope Protection (1/4 Ton, Method B)</td>
<td>$70 – 150 per cubic yard</td>
</tr>
<tr>
<td>721006</td>
<td>Rock Slope Protection (1/2 Ton, Method B)</td>
<td>$95 – 145 per cubic yard</td>
</tr>
<tr>
<td>721004</td>
<td>Rock Slope Protection (1 Ton, Method B)</td>
<td>$90 – 130 per cubic yard</td>
</tr>
<tr>
<td>721810</td>
<td>Slope Paving (Concrete)</td>
<td>$420 – 690 per cubic yard</td>
</tr>
<tr>
<td>203038</td>
<td>Rolled Erosion Control Product (Jute Mesh)</td>
<td>No Data Available</td>
</tr>
<tr>
<td></td>
<td><strong>STABILIZED CONVEYANCE SYSTEMS</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Culverts, Ditches, Berms, Dikes, Swales, Bio-</td>
<td>See Contract Cost Data or District Office</td>
</tr>
</tbody>
</table>
Table F-5. Installed Costs of BMPs

<table>
<thead>
<tr>
<th>BEES</th>
<th>BMP</th>
<th>Unit Cost Installed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>strip*, Bio-swales*</td>
<td>Engineer (OE)</td>
</tr>
<tr>
<td></td>
<td>*Listed in this section for convenience but listed in the SWMP as Treatment BMPs</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>TREATMENT BMPs</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Infiltration Device; Detention Device; Gross Solids Removal Device; Dry Weather Flow Diversion; Traction Sand Trap</td>
<td>Estimate using individual components of entire system, e.g.: Infiltration Device would require earthwork, minor concrete, asphalt concrete; various landscape items, various hydraulic items. See Contract Cost Data or District OE</td>
</tr>
<tr>
<td></td>
<td><strong>MISCELLANEOUS</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Dewatering (Sediment Removal Only)</td>
<td>$100 per day per discharge</td>
</tr>
<tr>
<td></td>
<td>Temporary Creek Diversion System</td>
<td>$15,000 – 35,000</td>
</tr>
</tbody>
</table>

Notes:
1. Unless otherwise noted, information derives from 2009 average bid costs using Caltrans Cost Database.
2. Costs for street sweeping and concrete washouts should be derived using the methods described in the Construction Site BMP training materials.

Prepare Water Pollution Control Program (BEES Item: 074017)

Projects with less than one (1) acre of soil disturbance will have Prepare Water Pollution Control Program (WPCP) to document implementation of the project’s water pollution controls. Small construction projects, between 1 and 5 acres of soil disturbance that qualify for an EPA Erosivity Waiver will also have Prepare WPCP. Use Table F-6 to estimate the cost of Prepare WPCP.

Prepare Storm Water Pollution Prevention Plan (BEES Item: 074019)

Use Table F-6 to estimate the cost of preparing the written document describing the implementation of the project’s water pollution controls. Projects with one (1) acre or more disturbed soil area will have Prepare Storm Water Pollution Prevention Plan (SWPPP). Prepare SWPPP includes the cost to prepare the Construction Site Monitoring Program (CSMP), which includes preparation of a Sampling and Analysis Plan (SAP) and implementation of visual monitoring.
Table F-6. Construction Site Water Pollution Control

<table>
<thead>
<tr>
<th>a) Total Construction Cost</th>
<th>Prepare SWPPP</th>
<th>Prepare WPCP</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0 to $500,000</td>
<td>$2,200 + RQM</td>
<td>$1,000</td>
</tr>
<tr>
<td>$500,000 to $1,000,000</td>
<td>$2,700 + RQM</td>
<td>$1,100</td>
</tr>
<tr>
<td>$1,000,000 to $1,500,000</td>
<td>$2,800 + RQM</td>
<td>$1,100</td>
</tr>
<tr>
<td>$1,500,000 to $12,000,000</td>
<td>$3,200 + RQM</td>
<td>$1,200</td>
</tr>
<tr>
<td>Greater than $12,000,000</td>
<td>$6,000 + RQM</td>
<td>-</td>
</tr>
</tbody>
</table>

Note: Information derived from 2009 average bid costs using Caltrans Cost Database with an additional mark-up to account for qualified developers of the SWPPP.

Routine Quarterly Non-Storm Water Monitoring (RL 1, 2, and 3): All projects required to develop a SWPPP regardless of the RL are to conduct quarterly, non-storm water monitoring and storm-triggered visual monitoring. To develop cost estimates for routine, quarterly, non-storm water monitoring, equation 1 (Eqn. 1) below should be used. The costs for storm-triggered visual monitoring is assumed to already be included in the costs for preparing a SWPPP, as this was already a Caltrans requirement prior to the development of the new CGP.

The cost of routine, quarterly monitoring (RQM) for non-storm water discharges is a function of the project duration, the drainage area, and the cost per inspection, and can be estimated using Equation 1 as follows:

\[
\text{RQM Cost} = (\text{months}/3 + 1) \times (N + 4) \times \text{Labor} \quad \text{(Eqn. 1)}
\]

where:

\[
\text{Months} = \text{the number of months the project will be occurring, including from initial site work through the construction until soil is completely stabilized after construction. This is used to estimate the number of required quarterly inspections.}
\]

\[
N = \text{calculated number of discharge locations. It is assumed that each discharge area can be reviewed within 1 hour. An additional 4 hours is provided to account for the time required to complete reporting and follow-up.}
\]

\[
\text{Labor} = \text{estimated hourly labor rate for a qualified inspector. Assume $100 per hour is appropriate.}
\]

Construction Site Management (BEES Item: 074016)

Examine local BEES bid history to estimate costs for Construction Site Management (SSP 07-346). Coordinate cost estimate with Construction.
Rain Event Action Plan (BEES Item: 074056)

All RL 2 and RL 3 projects are to implement a Rain Event Action Plan (REAP) in advance of a forecasted storm. The contractor evaluates site readiness as part of formulating a REAP. This contract item is non-adjustable.

The PE is to set aside $500 for each REAP that is anticipated to be prepared by the construction contractor. To determine the number of days, use the mean number of days reported for precipitation producing greater than or equal to 0.1 inches for the duration of the project. Use climate data from a nearby representative station identified in the Water Quality Planning Tool or published by the National Climatic Data Center of the National Oceanic Atmospheric Association at: [http://cdo.ncdc.noaa.gov/climatenormals/clim20/state-pdf/ca.pdf](http://cdo.ncdc.noaa.gov/climatenormals/clim20/state-pdf/ca.pdf).

Storm Water Annual Report (BEES Item: 074057)

In order to account for the submittal of an annual report to the RWQCB regarding project compliance with the CGP, the PE should set aside $2,000 for each year of construction. This contract item is non-adjustable.

Storm Water Sampling and Analysis Day (BEES Item: 074058)

Storm Water Sampling and Analysis (monitoring) costs have become more discernable due to new requirements of the CGP; consequently, the cost is to be associated with a unit price in the PS&E. Monitoring costs for compliance with the CGP can be estimated using the procedures and equations described below. Be sure to use only those procedures applicable to the RL of the project and the associated representative number of rain days. This contract item is non-adjustable.

The estimating procedure outlined below accounts for sampling and analysis costs based primarily on the precipitation characteristics, discharge locations, and construction duration of the project. The sections below outline the types of sampling and analysis required for different RL 2 and RL 3 projects and how to develop associated cost estimates.

**Storm Water Monitoring for pH and Turbidity:** Sampling and analysis of storm water runoff for pH and turbidity is required at all RL 2 and RL 3 projects. At a minimum, 3 samples must be collected per day of qualifying storm events, which are those producing precipitation of 0.5-inch or more at the time of discharge.

The cost of storm water monitoring (SWM) is a function of the precipitation frequency, construction duration, and the number of sampling locations for the project, as well as the cost per sample. The SWM cost can be estimated using Equation 2 as follows:

\[
\text{SWM Cost} = M \times ([\text{Days}_{0.5''} \times \$1000] + \$2000 \times (1 + 0.1 \times \text{Months/12}))
\]

*(Eqn. 2)*
where:

\[ M = \text{cost multiplier based on the number of anticipated discharge sampling points}. \]

When \( M = 1 \), the cost estimate assumes that up to 7 locations can be sampled by one fully equipped staff per event. Sites with 8 to 14 sampling locations assumes that one additional staff-day will be required, thus \( M=2 \). For sites with 15 – 21 sampling locations \( M=3 \), and so forth.

\[ \text{Days}_{0.5} = \text{estimated number of days over project timeline with precipitation event greater than 0.5 inches}. \]

However, it is recommended that the difference between the mean number of days for both precipitation events greater than 0.5 inches and 0.1 inches be used. Use climate data from a nearby representative station identified in the Water Quality Planning Tool or published by the National Climatic Data Center of the National Oceanic Atmospheric Association at: (http://cdo.ncdc.noaa.gov/climatenormals/clim20/state-pdf/ca.pdf).

\[ \text{months} = \text{the number of months the project will be occurring, including from initial site work through the construction until the site is completely stabilized after construction}. \]

\[ $1000 = \text{daily cost to perform sampling and analysis, as well as reporting, using one staff at up to 7 discharge locations, excluding equipment}. \]

\[ $2000 = \text{purchase cost for field turbidimeter, pH meter, calibration solutions, rain gauge, and all ancillary sampling equipment. A maintenance and calibration estimate of 10% per year is included in the equation}. \]

The cost of storm water sampling and analysis per day can be estimated using Equation 3 as follows:

\[ \text{Storm Water Sampling and Analysis Day} = \frac{\text{SWM Cost}}{\text{Days}_{0.5}} \quad (\text{Eqn. 3}) \]

**Receiving Water Bioassessment (RL 3)**

Bioassessment monitoring in receiving waters is required for all RL 3 projects that have 30 acres or more of disturbed area and directly discharge into receiving waters impaired for sediment or listed with beneficial uses of COLD and SPAWN and MIGRATORY. Bioassessment monitoring is required both upstream and downstream of the impacted area, and both before and after the project. The CGP contains an estimate of $7,500 per sample for this type of work. To account for this work, a supplemental cost of $30,000 should be added to all RL 3 projects that disturb 30 or more acres and directly discharge into the qualifying receiving waters.
F.6.4 Supplemental Costs

Stormwater Sampling and Analysis (BEES Item 066597)

The Supplemental Work item for Stormwater Sampling and Analysis covers the cost of lab tests for water quality samples. Estimate this item using the same rate as for Prepare SWPPP less RQM.

Sampling and analysis for non-visible pollutants is not often required unless previous site contamination is present, or WPC practices are failing and result in a discharge. The number of samples, sampling frequency, and analytes for this type of monitoring is unpredictable for this reason. It is recommended to account for this work as a supplemental cost due to previous site contamination in coordination with the Hazardous Waste Coordinator and District NPDES Storm Water Coordinator.

Sampling and analysis for suspended sediment concentration (SSC) is only required at RL 3 sites with previous exceedances of the daily average turbidity NEL. The additional labor cost required to conduct this sampling would be minimal since this would occur concurrently with existing sampling for pH and turbidity, therefore the primary costs would be analytical and reporting. Analytical costs are typically $100 per sample. Since the quantity of samples is unknown, as this is a function of an exceedance of the NEL at the project site, the PE should not assign any supplemental costs for this monitoring.

Receiving water quality monitoring is required only at RL 3 sites where exceedances of the NEL have occurred and there is a direct discharge to a receiving water. Since it is unknown whether exceedances will occur, this cost can not be predicted nor should it be accounted for as a supplemental cost.

Additional Water Pollution Control (BEES Item: 066596)

The Supplemental Work item for Additional Water Pollution Control will cover additional WPC BMPs suggested by the RE or Contractor. This change order work is expected to be minor for most projects. Estimate this item using the same rate as Prepare SWPPP, less RQM for SWPPP jobs. For WPCP jobs estimate at the same rate as Prepare WPCP.

Water Pollution Control Maintenance Sharing (BEES Item: 066595)

The Supplemental Work item for Water Pollution Control Maintenance Sharing still exists but has been shifted to the individual separate item BMPs that allow for cost sharing. Water Pollution Control Maintenance Sharing cost should be no lower than the amount estimated for Prepare SWPPP (or Prepare WPCP). The following may be used to estimate BMP maintenance costs based upon input from Districts where this approach was piloted. The aggregate total of estimated maintenance costs would be combined into item WPC Maintenance Sharing:

- Temporary Silt Fence, estimate at 10% of the separate item cost per rainy season.
• Temporary Fiber Roll, estimate at 10% of the separate item cost per rainy season.
• Temporary Erosion Control and other hydraulically applied soil stabilization BMPs, estimate at 10% of the separate item cost per rainy season.
• Temporary Gravel Bag Berm, estimate at 25% of the item cost per rainy season.
• Temporary Drainage Inlet Protection, estimate at 25% of the item cost per rainy season.
• Temporary Construction Entrance, estimate at 25% of the item cost per rainy season.

All other Separate Item BMPs

For the variety of separate contract item BMPs the Item Cost database on the OE website will be sufficient. The items mentioned previously are not tracked so other methods must be used as tools for guidance. Also refer to Table F-5 for individual BMP costs and Appendix C2 for estimating ATS.

F.7 STANDARD FORMAT FOR PROJECT PLANNING COST ESTIMATES

The standard format included at the end of the PDPM (Appendix AA) may be used for all project planning cost estimates. For many projects, the form can be used as is by completing a cover sheet and "filling-in" the blanks. However, if needed, extra lines are provided for items not listed. Additional lines may be added as necessary.

The standard format is broken into four components:

• Cover Sheet;
• Roadway Items;
• Structure Items; and
• Right-of-Way.

Although the standard format was not written specifically for estimating Storm Water BMPs, Sections 3 (Drainage) and 4 (Specialty Items) may be used for this purpose. The concept behind the standard format requires that the cost estimator determine quantities and costs for groups of related work as previously discussed in Sections F.1 through F.5 of this Project Planning and Design Guide (PPDG). Identification of contract items is not necessary (but would be beneficial) to obtain a realistic cost estimate for each viable project alternative. Calculation sheets, maps and sketches used to determine costs and quantities for the cost estimate should be retained in the project files until the project has been completed and finalized.

F.7.1 Drainage

Large drainage facilities (i.e., reinforced concrete boxes, etc.) should be estimated separately and the Standard Plans should be consulted for quantities. Drainage items for widening and rehabilitation projects can be estimated by determining extensions to existing...
culverts and the number of other features, such as inlets, and overside drains, that will be affected. Be aware of any additional right-of-way that may be needed for drainage easements. Bid sheets from adjacent or similar type projects can be evaluated for estimating unit costs. Cost estimates for drainage on new alignment projects can be quantified by comparisons with similar types of projects.

F.7.2 Specialty Items

Items such as erosion control or slope protection (both during construction and permanent) can be estimated by using slope information obtained from the field review. Items such as hazardous wastes and environmental mitigation require consultation with other functional units in the District, the Engineering Service Center, and Headquarters. It is important to deal with hazardous waste and environmental issues immediately and design the project to avoid them, if possible, since they often adversely affect project cost estimates.

F.7.3 Right-of-Way Items

The right-of-way portion of the cost estimate should be obtained from the District Right-of-Way Branch. The Right-of-Way Branch prepares its cost estimate based on current procedures and guidelines contained in the Right-of-Way Manual. Costs for the listed right-of-way items are to be obtained from the Right-of-Way Data Sheet (see Appendix JJ of the PDPM). The Right-of-Way Data Sheet should be referred to in the project cost estimate as backup information.

"Construction Contract Work" (contractual obligations made by the Right-of-Way Branch with the property owner, such as the costs to relocate fencing, reconstruct gates, reconstruction of road approaches) should be described briefly and the estimated cost to perform this work given. The estimated cost should only be shown in this portion of the PPCE, not included. Construction contractual obligations are to be included in the project cost estimate as construction items of work.

F.7.4 Cost Estimate

Cost estimating summary sheets are available in Appendix AA of the PDPM. These sheets may be used to track estimates relating to costs for incorporating stormwater BMPs. The reader should refer to the PDPM for more specific guidance on using these forms.
G.1 ABBREVIATIONS

a-f acre-feet
cm centimeter
cm/hr centimeters per hour
cfs cubic feet per second
fps feet per second
’ or ft feet
ft² square feet
ft³ cubic feet
g gram
ha hectares
h:v horizontal:vertical
” or in inches
”/hr or in/hr inches per hour
hr(s) hour(s)
kg kilogram
kg/ha kilograms per hectare
kg/m² kilograms per square meter
km kilometer
l liter
m meter
mg milligram
meq milliequivalents
min minute
mm millimeter
m/s meters per second
m³ cubic meters
m³/yr cubic meters/year
req'd required
yd³ cubic yard
yr year
°C degrees Celsius
> greater than
≥ greater than or equal to
< less than
≤ less than or equal to
## Abbreviations, Acronyms, and Definition of Terms

### G.2 ACRONYMS

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Definition</th>
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<tbody>
<tr>
<td>ADL</td>
<td>Aerially Deposited Lead</td>
</tr>
<tr>
<td>ADT</td>
<td>Annual Average Daily Traffic</td>
</tr>
<tr>
<td>APS</td>
<td>Advanced Planning Study</td>
</tr>
<tr>
<td>ASBS</td>
<td>Areas of Special Biological Significance</td>
</tr>
<tr>
<td>ASCE</td>
<td>American Society of Civil Engineers</td>
</tr>
<tr>
<td>ASTM</td>
<td>American Society of Testing and Materials</td>
</tr>
<tr>
<td>ATS</td>
<td>Active Treatment Systems</td>
</tr>
<tr>
<td>BAT</td>
<td>Best Available Technology</td>
</tr>
<tr>
<td>BCT</td>
<td>Best Conventional Technology</td>
</tr>
<tr>
<td>BCDC</td>
<td>Bay Conservation and Development Commission</td>
</tr>
<tr>
<td>BEES</td>
<td>Basic Engineering Estimating System</td>
</tr>
<tr>
<td>BFM</td>
<td>Bonded Fiber Matrix</td>
</tr>
<tr>
<td>BMP</td>
<td>Best Management Practice</td>
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<tr>
<td>BOD</td>
<td>Biochemical Oxygen Demand</td>
</tr>
<tr>
<td>BOD₅</td>
<td>5-Day BOD</td>
</tr>
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<td>Caltrans</td>
<td>California Department of Transportation</td>
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<tr>
<td>CE</td>
<td>Categorical Exemption/Exclusion</td>
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<tr>
<td>CEC</td>
<td>Cation Exchange Capacity</td>
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<td>CEQA</td>
<td>California Environmental Quality Act</td>
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<tr>
<td>CFR</td>
<td>Code of Federal Regulations</td>
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<tr>
<td>CGP</td>
<td>Construction General Permit</td>
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<tr>
<td>CO₂</td>
<td>Carbon Dioxide</td>
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<tr>
<td>CPP</td>
<td>Coagulant Prevention Plan</td>
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<td>C-SWAT</td>
<td>Construction Storm Water Advisory Team</td>
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<td>CTC</td>
<td>California Transportation Commission</td>
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<tr>
<td>CWA</td>
<td>Clean Water Act</td>
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<tr>
<td>Abbreviation</td>
<td>Definition</td>
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<tr>
<td>DED</td>
<td>Draft Environmental Document</td>
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<tr>
<td>DHS</td>
<td>California Department of Health Services</td>
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<tr>
<td>DPR</td>
<td>Draft Project Report</td>
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<td>DTSC</td>
<td>Department of Toxic Substances Control</td>
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<td>DSA</td>
<td>Disturbed Soil Area</td>
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<td>California Department of Water Resources</td>
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<td>DWP</td>
<td>District Work Plan</td>
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<td>EA</td>
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<td>Erosion Prediction Procedure</td>
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<td>FHWA</td>
<td>Federal Highway Administration</td>
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<tr>
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<td>GSRD</td>
<td>Gross Solids Removal Device</td>
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<td>GW</td>
<td>Groundwater</td>
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<td>HDM</td>
<td>Highway Design Manual</td>
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<td>HSG</td>
<td>Hydrologic Soil Group</td>
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<tr>
<td>HQ</td>
<td>Headquarters</td>
</tr>
<tr>
<td>ISA</td>
<td>Initial Site Assessment</td>
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<tr>
<td>KP</td>
<td>Kilometer Post</td>
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<tr>
<td>LID</td>
<td>Low Impact Development</td>
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<tr>
<td>MCL</td>
<td>Maximum Contaminant Level</td>
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<td>MCTT</td>
<td>Multi-Chamber Treatment Train</td>
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<tr>
<td>Abbreviation</td>
<td>Definition</td>
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<tr>
<td>MEP</td>
<td>Maximum Extent Practicable</td>
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<tr>
<td>MS4</td>
<td>Municipal Separate Storm Sewer System</td>
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<td>M-SWAT</td>
<td>Maintenance Storm Water Advisory Team</td>
</tr>
<tr>
<td>N</td>
<td>Nitrogen (elemental)</td>
</tr>
<tr>
<td>N₂</td>
<td>Nitrogen (molecular) or Nitrogen gas</td>
</tr>
<tr>
<td>NAL</td>
<td>Numeric Action Limit</td>
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<tr>
<td>NEL</td>
<td>Numeric Effluent Limit</td>
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<td>NEPA</td>
<td>National Environmental Policy Act</td>
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<tr>
<td>NH₃</td>
<td>Ammonia</td>
</tr>
<tr>
<td>NH₄⁺</td>
<td>Ammonium ion</td>
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<tr>
<td>NO₃⁻</td>
<td>Nitrate ion</td>
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<td>NOCC</td>
<td>Notice of Completion of Construction</td>
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<td>NOC</td>
<td>Notification of Construction</td>
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<td>NPDES</td>
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<td>NPRPD</td>
<td>National Pollutant Removal Performance Database</td>
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<td>NRCS</td>
<td>Natural Resources Conservation Service</td>
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<td>nSSP</td>
<td>Non Standard Special Provisions</td>
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<tr>
<td>NTU</td>
<td>Nephelometric Turbidity Units</td>
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<td>OC</td>
<td>Organic Content</td>
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<tr>
<td>OE</td>
<td>Office Engineer</td>
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<tr>
<td>O&amp;G</td>
<td>Oil and Grease</td>
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<tr>
<td>O&amp;M</td>
<td>Operation and Maintenance</td>
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<td>PA/ED</td>
<td>Project Approval/Environmental Document</td>
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<td>PCC</td>
<td>Portland Cement Concrete</td>
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<td>PDCE</td>
<td>Project Design Compliance Evaluation</td>
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<td>Preliminary Engineer's Cost Estimate</td>
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<td>Project Development Procedures Manual</td>
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<td>Project Design Storm Water Advisory Team</td>
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</table>
APPENDIX G  Abbreviations, Acronyms, and Definition of Terms

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>PDT</td>
<td>Project Development Team</td>
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<tr>
<td>PE</td>
<td>Project Engineer</td>
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<tr>
<td>PEAR</td>
<td>Preliminary Environmental Assessment Report</td>
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<tr>
<td>PEE</td>
<td>Preliminary Environmental Evaluation</td>
</tr>
<tr>
<td>PGR</td>
<td>Preliminary Geotechnical Report</td>
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<td>PID</td>
<td>Project Initiation Document</td>
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<tr>
<td>PM</td>
<td>Project Manager</td>
</tr>
<tr>
<td>POTW</td>
<td>Publicly Owned Treatment Works</td>
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<tr>
<td>PPCE</td>
<td>Project Planning Cost Estimate</td>
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<td>PPDG</td>
<td>Project Planning and Design Guide (Storm Water Quality Handbooks)</td>
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<tr>
<td>PR</td>
<td>Project Report</td>
</tr>
<tr>
<td>PS&amp;E</td>
<td>Plans, Specifications and Estimates</td>
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<tr>
<td>PSR</td>
<td>Project Study Report</td>
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<tr>
<td>R Factor</td>
<td>Rainfall Erosivity Factor</td>
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<tr>
<td>RE</td>
<td>Resident Engineer</td>
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<tr>
<td>RECP</td>
<td>Rolled Erosion Control Products</td>
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<tr>
<td>RL</td>
<td>Risk Level</td>
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<tr>
<td>RO</td>
<td>Runoff</td>
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<tr>
<td>RRR</td>
<td>Resurfacing, Restoration &amp; Rehabilitation projects</td>
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<tr>
<td>RSP</td>
<td>Rock Slope Protection</td>
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<tr>
<td>RUSLE</td>
<td>Revised Universal Soil Loss Equation</td>
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<td>RWQCB</td>
<td>Regional Water Quality Control Board</td>
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<td>SAP</td>
<td>Sampling Analysis Plan</td>
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<td>SSP</td>
<td>Standard Special Provisions</td>
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<td>SUSMP</td>
<td>Standard Urban Storm Water Mitigation Plan</td>
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<td>SW</td>
<td>Storm Water</td>
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<td>Storm Water Advisory Team</td>
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<td>SWDR</td>
<td>Storm Water Data Report</td>
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<td>SWMP</td>
<td>Storm Water Management Plan</td>
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<td>Abbreviation</td>
<td>Description</td>
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<tr>
<td>SWPPP</td>
<td>Storm Water Pollution Prevention Plan</td>
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<td>SWRCB</td>
<td>California State Water Resources Control Board</td>
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<tr>
<td>TDC</td>
<td>Targeted Design Constituent</td>
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<tr>
<td>TDS</td>
<td>Total Dissolved Solids</td>
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<tr>
<td>TKN</td>
<td>Total Kjeldahl Nitrogen</td>
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<tr>
<td>TMDL</td>
<td>Total Maximum Daily Load</td>
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<tr>
<td>Total Ortho-P</td>
<td>Total Ortho Phosphate</td>
</tr>
<tr>
<td>TP</td>
<td>Total Phosphorous</td>
</tr>
<tr>
<td>TRPA</td>
<td>Tahoe Regional Planning Agency</td>
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<tr>
<td>TSS</td>
<td>Total Suspended Solids</td>
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<tr>
<td>UNK</td>
<td>Unknown</td>
</tr>
<tr>
<td>USA</td>
<td>Underground Service Alert</td>
</tr>
<tr>
<td>USDA</td>
<td>United States Department of Agriculture</td>
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<td>USCS</td>
<td>Unified Soil Classification System</td>
</tr>
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<td>USGS</td>
<td>United States Geological Survey</td>
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<tr>
<td>UV</td>
<td>Ultraviolet</td>
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<tr>
<td>WBS</td>
<td>Work Breakdown Structure</td>
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<td>WDR</td>
<td>Waste Discharge Requirement</td>
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<td>WEF</td>
<td>Water Environment Federation</td>
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<td>WLA</td>
<td>Waste Load Allocations</td>
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<td>Water Pollution Control Program</td>
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<td>Water Quality</td>
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<td>Water Quality Storm Water Advisory Team</td>
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<td>WQV</td>
<td>Water Quality Volume</td>
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</table>
G.3 DEFINITION OF TERMS

Bolded items in the following text signify that their definition can be found in this Appendix.

5-Day Biochemical Oxygen Demand (BOD) Test:

BOD refers to the oxygen used in meeting the metabolic needs of aerobic microorganisms in water containing organic matter. The higher the level of organic matter, the higher the BOD. For example, water polluted with sewage would have a high BOD.

The 5-day BOD test (BOD₅) measures the rate of oxygen required by microorganisms (i.e., a laboratory inoculation) to oxidize the biodegradable matter in a sample under controlled laboratory test conditions. High BOD results (usually the result of organic contamination) suggest that the dissolved oxygen levels in receiving water may be depleted.

303(d) List:

The 303(d) list is a list of water bodies that have one or more beneficial uses that are impaired by one or more pollutants. The 303(d) list is required by Section 303(d) of the federal CWA. Water bodies included on this list are referred to as “impaired waters.” The State must take appropriate action to improve impaired water bodies, such as development of a TMDL.

Aerially Deposited Lead (ADL):

Lead is an inorganic metal found at varying concentrations in the natural environment. Tetraethyl lead was added to gasoline until the mid-1980s. Particulate emissions in the leaded gasoline exhaust contain lead, which was deposited adjacent to roadways as aerial deposited lead (ADL). Refer to the Caltrans Hazardous Waste Guidance and the Caltrans Variance for requirements regarding reuse of soil containing ADL as lead concentrations vary throughout the state.

Basin Plan:

A Basin Plan is a water quality control plan developed by each RWQCB to identify designated beneficial uses and water quality objectives for the water bodies and watershed areas within that specific region.

Beneficial Uses:

Streams, lakes, rivers, and other water bodies, have uses to humans and other life; these uses are referred to as the Beneficial Uses of a water body. The beneficial uses of waters in California are described in the Basin Plans adopted by the nine California RWQCBs. Section 13240 of the California Water Code requires adoption of water quality control plans, called Basin Plans, for the protection of water quality within the State’s watersheds. Discharges from stormwater drainage systems may convey pollutants to
waters of the State, and therefore may have an adverse impact on the beneficial uses of that water resource. Beneficial uses fall into one or more of the following categories:

- **Agricultural Supply (AGR)** – water used for irrigation, leaching of salts, stock watering, etc.;
- **Industrial Service Supply (IND)** – use of water for industrial activities that do not depend primarily on water quality;
- **Industrial Process Supply (PRO)** – uses of water that depend primarily on water quality;
- **Groundwater Recharge (GWR)** – replenishment of groundwater by percolation from surface waters;
- **Municipal and Domestic Supply (MUN)** – water supply systems including drinking water supply;
- **Freshwater Replenishment (FRSH)** – maintenance of surface water quality or quantity;
- **Cold Freshwater Habitat (COLD)** – maintenance of cold water ecosystems;
- **Warm Freshwater Habitat (WARM)** – maintenance of warm water ecosystems;
- **Estuarine Habitat (EST)** – habitat resulting from commingling of freshwater and saltwater;
- **Wildlife Habitat** – (WILD) water used to support terrestrial or aquatic ecosystems;
- **Preservation of Biological Habitats of Special Significance (BIOL)** – water used to support designated areas such as refuges, parks or sanctuaries;
- **Spawning, Reproduction, and/or Early Development (SPWN)** - water used to support aquatic habitats suitable for reproduction and early development of fish;
- **Migration of Aquatic Organisms (MIGR)** – water used to support migration or other temporary aquatic organism uses;
- **Rare, Threatened, or Endangered Species (RARE)** – water used to support aquatic habitats necessary for the survival and maintenance of rare, threatened or endangered species;
- **Aquaculture (AQUA)** – using water for the propagation, cultivation, maintenance, or harvesting of aquatic plants or animals;
- **Shellfish Harvesting (SHELL)** – water used to support habitats for the maintenance of filter feeding shellfish;
- **Commercial and Sport Fishing (COMM)** – collecting fish for commercial or recreational purposes;
- **Hydropower Generation (POW)** – water used to produce electricity;
• Navigation (NAV) – the use of water for shipping or travel;

• Water Contact Recreation (REC-1) – recreational activities involving body contact with water; and

• Non-Contact Water Recreation (REC-2) – recreational activities involving proximity to water, but generally no body contact or ingestion of water.

Best Available Technology (BAT):

BAT is a term derived from Section 301(b) of the CWA and refers to BMPs to reduce toxic and non-conventional pollutants in discharges from construction sites. Toxic pollutants are those defined in Section 307 (a)(1) of the CWA and include heavy metals and man-made organics. Non-conventional pollutants are those not covered by conventional and toxic pollutants, such as ammonia, chloride, toxicity and nitrogen.

Best Conventional Technology (BCT):

BCT is a term derived from Section 301(b) of the federal CWA and refers to BMPs to reduce conventional pollutants in discharges from construction sites. Conventional pollutants include TSS, oil and grease, fecal coliforms, pH and other pollutants.

Best Management Practice (BMP):

A BMP is a measure that is implemented to protect water quality and reduce potential for pollution associated with stormwater runoff. Any program, technology, process, siting criteria, operating method, or device that controls, prevents, removes, or reduces pollution. There are four categories of BMPs: Maintenance, Design Pollution Prevention, Construction Site, and Treatment:

Maintenance:

Maintenance BMPs are water quality controls used to reduce pollutant discharges during highway maintenance activities and activities conducted at maintenance facilities. These BMPs are technology-based controls that attain MEP pollutant control. This category of BMPs includes litter pickup, toxics control, street sweeping, etc.

Design Pollution Prevention:

Design Pollution Prevention BMPs are permanent water quality controls used to reduce pollutant discharges by preventing erosion. These BMPs are standard technology-based, non-treatment controls selected to reduce pollutant discharges to the MEP requirements. They are applicable to all projects. This category of BMPs includes preservation of existing vegetation; concentrated flow conveyance systems, such as ditches, berms, dikes, swales, overside drains, outlet protection/velocity dissipation devices; and slope/surface protection systems such as vegetated surfaces and hard surfaces.
Construction Site:

Construction site BMPs are temporary controls used to reduce pollutant discharges during construction. These controls are best conventional technology/best available technology BCT/BAT based BMPs that may include soil stabilization, sediment control, wind erosion control, tracking control, non-stormwater management and waste management.

Treatment:

Treatment BMPs are permanent water quality controls used to remove pollutants from stormwater runoff prior to being discharged from Caltrans right-of-way. These controls are used to meet MEP requirements and are considered for projects discharging directly or indirectly to receiving waters. This category of BMPs includes: Traction Sand Traps, Infiltration Devices, Detention Devices, Biofiltration Systems, Dry Weather Flow Diversion, Media Filters, Multi-Chamber Treatment Trains, Wet Basins and GSRDs.

California Department of Health Services (DHS):

The California DHS (http://www.dhs.ca.gov/) is a State Government department created to protect and improve the health of Californians. DHS is concerned about the potential of any BMP device creating a public hazard by increasing habitat availability for aquatic stages of mosquitoes, and by creating harborage, food, and moisture for other reservoirs and nuisance species.

California Environmental Quality Act (CEQA):

The CEQA of 1970 requires public agencies to prevent significant, avoidable damage to the environment by regulating activities that may affect the quality of the environment. Public agencies accomplish this by requiring projects to consider the use of alternatives or mitigation measures. Regulations for the implementation of CEQA are found in the CEQA Guidelines and are available online by the California Resources Agency at http://ceres.ca.gov/ceqa.

Caltrans Permit:

Caltrans Permit refers to the NPDES Statewide Storm Water Permit issued to Caltrans in 1999 (Order No. 99-06-DWQ) (CAS000003), to regulate stormwater discharges from Caltrans facilities. Caltrans is currently negotiating an updated permit with the State Water Resources Control Board (SWRCB).

Categorical Exemption (CE):

A CE is a list of classes of projects that have been determined not to have a significant effect on the environment and which shall, therefore, be exempt from the provisions of CEQA. For a list of classes of projects and further information see the web site: http://ceres.ca.gov/topic/env_law/ceqa/guidelines/art19.html.
Clean Water Act (CWA):

The CWA, originally enacted by Congress in 1972, is a federal law that requires states to protect, restore, and maintain the quality of the waters of the United States, including lakes, rivers, aquifers and coastal areas. The CWA, as amended in 1987, is the enabling legislation for the NPDES permitting process.

Code of Federal Regulations (CFR):

The CFR is a document that codifies all rules of the executive departments and agencies of the federal government. It is divided into 50 volumes, known as titles. Title 40 of the CFR (referenced as 40 CFR) contains all environmental regulations. 40 CFR is available from bookstores operated by the Government Printing Office and online at: http://www.epa.gov/epahome/cfr40.htm.

Common Plan of Development:

Although not clearly defined by statute, a Common Plan of Development is generally a contiguous area where multiple, distinct construction activities may be taking place at different times under one plan. A plan is broadly defined as any piece of documentation or physical demarcation that indicates that construction activities may occur on a common plot. For Caltrans, such documentation could consist of the ED, the PSR, condemnation plans or contract documents. Any of these documents could delineate the boundaries of a common plan area.

Construction General Permit (General Permit):

The General Permit is a Statewide General Permit for construction activities (Order No. 99-08-DWQ) (CAS000002) that applies to all stormwater discharges from activities that result in a DSA of at least one acre or more. Construction activity that results in a DSA of less than one acre is subject to this General Permit if there is the potential for significant water quality impairment resulting from the activity as determined by the RWQCB.

Construction Site:

The term “construction site” should apply to all areas both within the construction limits on state right-of-way and areas that are directly related to the construction activity, including but not limited to staging areas, storage yards, material borrow areas and storage areas, access roads, barges or platforms, etc., whether or not they reside within the Caltrans right-of-way.

Construction Site Best Management Practices Manual:

The Construction Site Best Management Practices Manual provides instructions for the selection and implementation of Construction Site BMPs. Caltrans requires contractors to identify and utilize these BMPs in preparation of their SWPPP or WPCP.
Department of Toxic Substances Control (DTSC):

The DTSC (http://www.dtsc.ca.gov/) is the department within the California EPA that has responsibility for regulating the generation, management, and disposal of hazardous wastes. Caltrans has a variance from DTSC for state hazardous waste regulations in regards to the reuse of soil containing ADL. Please refer to your hazardous waste coordinator or the Caltrans Hazardous Waste Guidance for specifics on lead concentrations and requirements.

Department of Water Resources (DWR):

The California DWR (http://wwwdwr.water.ca.gov/) is a State Government department created to manage the water resources of California in cooperation with other agencies in such a way as to benefit the State's people, and to protect, restore, and enhance the natural and human environments. The DWR is a source for hydrology data, groundwater information, water maps, etc.

District Work Plan (DWP):

DWP (formerly Regional Work Plans) are annual detailed plans subject to the approval of the RWQCB that describes when and how the various programs and BMPs contained in the SWMP will be implemented by each District in each RWQCB jurisdictional area.

Discharge:

The term “discharge” refers to the amount of water flowing out of a drainage structure or facility. It is measured in cubic meters/second. It is any release, spill, leak, pump, flow, escape, dumping, or disposal of any liquid, semi-solid or solid substance.

Disturbed Soil Area (DSA):

The disturbed soil area includes all construction activity that disturbs native soil and fill within the project limits. This does not include routine maintenance activity to maintain existing highways (facilities) or preventative maintenance to maintain highway structures, and existing functions. Asphalt concrete, Portland cement concrete, aggregate base, shoulder backing, bridge decks, sidewalks, buildings, road side ditches, gutters, dikes, and culverts are all part of existing highway facilities.

Construction activity in the context of NPDES stormwater and CWA is defined by EPA: "commencement of construction" as the initial disturbance of soils associated with clearing, grading, or excavating activities or other construction activities (63 CFR 7913). This does not include routine maintenance of highway facilities.” For example an AC overlay with a thin lift of shoulder backing on top of an existing facility is routine maintenance and has 0 DSA.
Erosion:
Erosion is the wearing away of earth surfaces by the action of external forces. In the case of drainage terminology, this term generally refers to the wearing away of the earth’s surface by flowing water.

Existing Vegetation:
Existing vegetation is any plant material within the project limits that is present prior to the beginning of construction.

Geographic Information System (GIS):
GIS is a system of hardware and software used for storage, retrieval, mapping, and spatial analysis of geographic data.

Groundwater (GW):
GW is defined as the water that is naturally occurring under the earth’s surface. It is situated below the surface of the land, irrespective of its source and transient status. Subterranean streams are flows of GW parallel to and adjoining stream waters, and usually determined to be integral parts of the visible streams. GW is considered a jurisdictional water of the State under the Porter-Cologne Water Quality Act (California Water Code, Division 7).

High Risk Areas:
High Risk Areas are defined as municipal or domestic water supply reservoirs or groundwater percolation facilities discharging to aquifers designated as water supply sources.

Highway Design Manual (HDM):
The HDM is a Caltrans document that establishes uniform policies and procedures to carry out the highway design functions of Caltrans.

Litter:
Litter in stormwater is defined by Caltrans as manufactured objects made from paper, plastic, cardboard, glass, metal, etc. This definition does not include materials of natural origin such as gravel or vegetation. Litter in surface waters can inhibit the growth of aquatic vegetation, harm aquatic organisms by ingestion or entanglement, convey other pollutants and cause aesthetic problems on shorelines.

Low Impact Development (LID):
LID is a stormwater management strategy aimed at maintaining or restoring the natural hydrologic functions of a site to achieve natural resource protection objectives. LID
employs a variety of natural and engineered features that reduce the rate of runoff, filter pollutants out of runoff, and facilitate the infiltration of water into the ground.

**Maximum Contaminant Level (MCL):**

The MCL is the highest level of a contaminant that is allowed in drinking water.

**Maximum Extent Practicable (MEP) Analysis:**

The MEP analysis is the process of evaluating the selected BMPs based on legal and institutional constraints, technical feasibility, relative effectiveness, and cost/benefit ratio.

**Metals (Total and Dissolved):**

Metals, both total and dissolved, are commonly monitored constituents and, next to TSS and nutrients, are the most common constituents cited in the literature as being present in stormwater runoff.

Trace quantities of many metals are necessary for biological growth and may naturally occur in runoff. Most metals, however, have numeric water quality standards because of their toxicity to aquatic organisms at high concentrations.

The toxicity of some metals is inversely related to water hardness. The numeric water quality standards for cadmium, chromium, copper, lead, nickel, silver and zinc are hardness-dependent. Copper, lead and zinc are the metals most commonly found in highway runoff.

**Municipal Separate Storm Sewer System (MS4):**

MS4s are storm drain systems regulated by the federal Phase I and Phase II stormwater regulations. Municipal combined sewer systems are regulated separately. MS4s are defined in the federal regulations at 40 CFR 122.26(b)(8). Caltrans is designated as an MS4 permittee.

**National Environmental Policy Act (NEPA):**

The NEPA of 1969 establishes policies and procedures to bring environmental considerations into the planning process for federal projects. NEPA requires all federal agencies to identify and assess reasonable alternatives to proposed actions that will restore and enhance the quality of the human environment and avoid or minimize adverse environmental impacts. The NEPA process is an overall framework for the environmental evaluation of federal actions.
National Pollutant Discharge Elimination System (NPDES) Permit:

The NPDES Permit is EPA’s program to control the discharge of pollutants to waters of the United States. NPDES is a part of the federal CWA, which requires point and non-point source dischargers to obtain permits. These permits are referred to as NPDES permits.

Natural Resources Conservation Service (NRCS):

As part of the USDA, the NRCS provides leadership in a partnership effort to help people conserve, maintain, and improve natural resources and the environment. Soil types and local soil survey data can be obtained from the NRCS soil maps. The soil type and soil survey data are used during the desktop screening of potential Infiltration Device sites.

New Construction/Major Reconstruction:

New construction and major reconstruction includes new routes, route alignments, route upgrades (i.e., from two-lane conventional highway to four-lane expressway or freeway), and right-of-way acquisitions for whole parcels or wide swaths. New construction activity does not include routine maintenance to maintain original line and grade, hydraulic capacity, or original purpose of the facility, nor does it include emergency construction activities required to protect public health and safety.

Notice of Completion of Construction (NOCC):

The NOCC is a formal notification submitted by Caltrans to the appropriate RWQCB upon completion of the construction activities and stabilization of a site for which an NOC was previously submitted.

Notification of Construction (NOC):

The NOC is a formal notification submitted by Caltrans to the appropriate RWQCB at least 30 days prior to the start of a construction project that will result in the disturbance of one or more acres of soil. Information on the tentative start date, tentative duration, location of construction, description of project, estimated number of affected acres and the address and phone number of the construction field office is provided.

Nutrients:

Nutrients are nutritive substances such as phosphorous and nitrogen whose excessive input into receiving waters can over-stimulate the growth of aquatic plants.

Algae and vascular plants can cause numerous deleterious effects. Algae and vascular aquatic plants produce oxygen during the day via photosynthesis and consume oxygen during the night via respiration. The pH of the water is linked to this phenomenon through the carbonate cycle: the pH rises during the day when carbon dioxide (CO2) is consumed for the photosynthetic production of plant tissue and falls at night when CO2 is released by respiration. Algal blooms due to inputs of nitrogen or phosphorus can cause wide fluctuations in this dissolved oxygen and pH cycle during a 24-hour period, which
can cause fish kills and mass mortality of benthic organisms. In addition, excessive algal and vascular plant growth can accelerate eutrophication, interfere with navigation, and cause unsightly conditions with reduced water clarity, odors, and diminished habitat for fish and shellfish.

Other trace nutrients, such as iron, are also needed for plant growth. In general, however, phosphorus and nitrogen are the nutrients of importance in aquatic environments.

**Phosphorus.** Phosphorus is taken up by algae and vascular aquatic plants and, when available in excess of the plant’s immediate needs for metabolism and reproduction, can be stored in the cells. With bacterial decomposition of plant materials, relatively labile pools of phosphorus are later released and recycled within the biotic community. The refractory portion (i.e., compounds relatively resistant to biodegradation) tends to sink to the bottom, where it degrades slowly over time.

Analytical tests for the minimum constituent list include TP, which is the sum of the dissolved and particulate orthophosphate, polyphosphate and organic phosphorus; and Total Ortho-P, which is the sum of the dissolved and particulate orthophosphate.

**Nitrogen.** Transformation of nitrogen compounds can occur through several key mechanisms: fixation, ammonification, synthesis, nitrification, and denitrification. Nitrogen fixation is the conversion of nitrogen gas into nitrogen compounds that can be assimilated by plants; biological fixation is the most common, but fixation can also occur by lightning and through industrial processes. Ammonification is the biochemical degradation of organic-N into NH₃ or NH₄⁺ by heterotrophic bacteria under aerobic or anaerobic conditions. Synthesis is the biochemical mechanism in which NH₄⁺-N or NO₃⁻-N is converted into plant protein (Organic-N); nitrogen fixation is also a unique form of synthesis that can be performed only by nitrogen-fixing bacteria. Nitrification is the biological oxidation of NH₄⁺ to NO₃⁻ through a two-step autotrophic process by the bacteria *Nitrosomonas* and *Nitrobacter*; the two-step reactions are usually very rapid, and hence it is rare to find nitrite levels higher than 1.0 mg/l in water. The nitrate formed by nitrification is, in the nitrogen cycle, used by plants as a nitrogen source (synthesis) or reduced to N₂ gas through the process of denitrification; NO₃⁻ can be reduced, under anoxic conditions, to N₂ gas through heterotrophic biological denitrification.

Analytical tests for the minimum constituent list include NH3/NH4⁺-N, NO3⁻-N, and Total TKN. TKN is a measure of NH3/NH4⁺-N plus organic-N; the concentration of organic-N is thus obtained by subtracting the concentration of NH3/NH4⁺-N found in the sample from that of the TKN value.

**Pathogens:**

Pathogens include viruses, bacteria, protozoa, and possibly helminth worms and are a concern in stormwater runoff. The direct measurement of specific pathogens in water is
extremely difficult. The coliform group of organisms is commonly used as an indicator of the potential presence of pathogens of fecal origin.

Sources of total and fecal coliforms in stormwater runoff are ubiquitous (e.g., soil particles, droppings of wild and domestic animals, etc.). Human sources could include illicit sewer connections and seepage from septic tanks.

**Pesticides:**

A pesticide is a chemical agent designed to control pest organisms. The most common forms of pesticides are organic chemicals designed to target insects (insecticides) and vascular plants (herbicides).

*Chlorpyrifos and Diazinon.* Chlorpyrifos and Diazinon are organophosphate pesticides that have been detected in stormwater runoff. Organophosphates exhibit a high pesticidal activity and relatively low persistence in the environment. They also exhibit acute toxicity effects to humans and animals by inhibiting the acetylcholinesterase enzyme activity at nerve endings, which affects the proper functioning of the nervous system. Absorption through the skin is a major route of exposure for all organisms.

**Pollutant:**

Any constituent present in sufficient quantity to impair the beneficial uses of a receiving water body.

**Primary Pollutant of Concern:**

A "Primary Pollutant of Concern" is a constituent that has been identified as a Targeted Design Constituent by the Department and for which a water body of interest is listed on the 303(d) list.

**Project Development Procedures Manual (PDPM):**

The PDPM describes the policies and procedures to be followed by Caltrans for State highway project development.

**Project Development Team (PDT):**

The PDT guides and develops specific projects. The PDT is typically managed by a District PM and is supported by Functional Managers and units.

**R Factor:**

Erosivity factor used in the Revised Universal Soil Loss Equation (RUSLE). The R factor represents the erosivity of the climate at a particular location. An average annual value of R is determined from historical weather records using erosivity values determined for individual storms. The erosivity of an individual storm is computed as the product of the
storm's total energy, which is closely related to storm amount, and the storm's maximum 30-minute intensity.

Receiving Water:

A river, lake, ocean, stream or other watercourse into which wastewater or treated effluent is discharged as provided in the “Terms of Environment” (U.S. EPA Office of Communications, Education, and Public Affairs; December 1997).

Resident Engineer (RE):

The RE administers the construction contract, makes decisions regarding acceptability of material furnished and work performed, and exercises contractual authority to direct the contractor. The RE may impose sanctions if the contractor fails to follow the appropriate actions specified in the contract to correct deficiencies.

Regional Water Quality Control Board (RWQCB):

The RWQCB means any California RWQCB for a region as specified in Section 13200 of the California Water Code. There are nine RWQCBs that serve under the SWRCB. These nine RWQCBs are located in California and are responsible for enforcing water quality standards within their boundaries. A map of these boundaries is located in Section 2, Figure 2-1.

- In protecting water quality, each RWQCB:
- Adopts a region-specific Water Quality Control Plan or Basin Plan that contains water quality standards specific to the region's waters;
- Issues waste discharge requirements (WDRs) and water quality monitoring and reporting programs that implement the SWRCB’s statewide policy and regulations along with the region-specific water quality standards specified in its Basin Plan; and
- Implements enforceable orders against violations of statewide and region-specific requirement

Routine Maintenance:

Activities intended to maintain the original line and grade, hydraulic capacity, or original purpose of a facility.

Runoff (RO):

RO is comprised of surface waters that exceed the soil's infiltration rate and depression storage. It includes that portion of precipitation that appears as flow in streams, and also includes drainage or flood discharges that leave an area as surface flow or as pipeline flow, having reached a channel or pipeline by either surface or subsurface routes.
Slope/Soil Stabilization:

Soil stabilization is described as vegetation, such as grasses and wildflowers, and other materials, such as straw, fiber, stabilizing emulsion, protective blankets, etc. Soil stabilization is placed to stabilize areas disturbed by grading operations, to reduce loss of soil due to the action of water or wind, and to prevent water pollution.

Source Controls:

Source controls are control measures used on disturbed areas to reduce the introduction of sediment or other pollutants into stormwater runoff. Source controls prevent or limit the exposure of materials to stormwater at the source of those materials.

Standard Urban Storm Water Mitigation Plan (SUSMP):

SUSMPs are special local requirements that designate BMPs that must be used for specific categories of development projects. PEs should contact the District/Regional NPDES Storm Water Coordinator to see if an SUSMP is applicable for projects in urban areas.

State Water Resources Control Board (SWRCB):

As delegated by the EPA, the SWRCB is a California agency that implements and enforces the CWA Section 401 (p) NPDES permit requirements, and is the issuer and administrator of the Caltrans Permit. The SWRCB’s mission is to preserve, enhance and restore the quality of California’s water resources, and ensure their proper allocation and efficient use for the benefit of present and future generations.

Storm Water Advisory Teams (SWAT):

Caltrans has established four Department-wide SWATs to evaluate new or modified BMPs and to develop procedures and guidance for implementing the SWMP:

- The Maintenance SWAT (M-SWAT) is composed of District Maintenance Storm Water Coordinators and representatives from each of the affected Headquarters Divisions. The M-SWAT provides any necessary review and/or evaluation of proposed and existing BMPs used by the Division of Maintenance. In addition, the M-SWAT reviews and assists in the development of training classes and guidance documents for implementing stormwater activities described in the SWMP for maintaining highways, bridges, facilities, and other appurtenances related to transport.

- The Project Design SWAT (PD-SWAT) is composed of District/Regional Design Storm Water Coordinators and related functional units and representatives from each of the affected Headquarters Divisions. The PD-SWAT provides review of proposed and existing BMPs utilized in the planning and design of projects. BMPs include construction BMPs, design pollution prevention BMPs, and
Treatment BMPs. In addition, the PD-SWAT reviews and assists in the development of training classes and guidance documents for implementing stormwater activities relevant to project design.

- The Construction SWAT (C-SWAT) is composed of District Construction Storm Water Coordinators, District Permit Coordinators, and representatives from each of the affected Headquarters Divisions. The C-SWAT provides review of proposed and existing construction BMPs and measures used for stabilization of soils. The C-SWAT also reviews existing procedures to ensure that they integrate the appropriate stormwater BMPs into the requirements of encroachment permits. In addition, the C-SWAT reviews and assists in the development of training classes and guidance documents for implementing stormwater activities relevant to construction activities and for issuing and administering encroachment permits.

- The Water Quality SWAT (WQ-SWAT) is composed of the District NPDES Storm Water Coordinators and representatives from each of the affected Headquarters Divisions. The WQ-SWAT provides review of proposed and existing treatment BMPs, and prioritizes research or studies of Treatment BMPs. The WQ-SWAT is a forum for discussing stormwater coordination activities underway or planned with other municipalities, reviewing and recommending public education efforts, sharing technical information, providing advice on compliance issues, and resolving issues of dispute on stormwater. Many of these activities result in recommendations for changes to the SWMP or policies and other documents on stormwater. The WQ-SWAT discusses stormwater budget allocations for the Districts and HQ Divisions. The WQ-SWAT reviews data and findings from compliance-monitoring and evaluation activities, and recommends changes in practices to improve compliance efforts.

Storm Water Data Report (SWDR):

The SWDR is a document prepared by the PE that summarizes stormwater information. It is used to document decisions and to provide key project information to the Environmental Unit. The Environmental Unit uses the SWDR to assess the potential water quality impacts that may result from the proposed project, and will also use the project information to prepare the WQR, or equivalent document, if one is required. This report is to be included in the final PS&E package.

Storm Water Management Plan (SWMP):

The SWMP is the Caltrans policy document that describes how Caltrans conducts its stormwater management activities (i.e., procedures and practices). The SWMP provides descriptions of each of the major management program elements, discusses the processes used to evaluate and select appropriate BMPs, and presents key implementation responsibilities and schedules.
Storm Water Pollution Prevention Plan (SWPPP):

The General Permit requires all construction projects that result in a DSA of at least one acre to develop and implement an effective SWPPP. The SWPPP is a plan that includes site map(s), an identification of construction/contractor activities that could cause pollutants in stormwater, and a description of measures or practices to control these pollutants. A RWQCB may require a SWPPP for projects which do not meet the DSA acreage requirements based upon water quality concerns.

Targeted Design Constituent (TDC)

A TDC is a pollutant that has been identified during Departmental runoff characterization studies to be discharging with a load or concentration that commonly exceeds allowable standards and which is considered treatable by currently available Department-approved Treatment BMPs.

Total Dissolved Solids (TDS):

TDS refers to the sum of all cations or anions (sometimes measured in parts per million as calcium carbonate). TDS comprise inorganic salts (principally calcium, magnesium, potassium, sodium, bicarbonates, chlorides and sulfates) and small amounts of organic matter that are dissolved in water.

In fresh water the total dissolved solids concentration typically ranges from 20 to 1,000 mg/l; in seawater it ranges from 30,000 to 35,000 mg/l. High levels of dissolved solids concentrations can adversely affect drinking water quality.

Total Maximum Daily Load (TMDL):

TMDLs are pollutant load allocations for all point sources and nonpoint sources, and are intended to achieve a pollutant reduction goal along with a safety factor. TMDLs are developed in response to identification of pollutants as impairing a specific body of water identified in the 303(d) list.

Total Suspended Solids (TSS):

TSS is the weight of particles that are suspended in water. Suspended solids in water reduce light penetration in the water column, can clog the gills of fish and invertebrates, and are often associated with toxic contaminants because organics and metals tend to bind to particles.

United States Environmental Protection Agency (EPA):

The EPA (http://www.epa.gov/) provides leadership in the nation’s environmental science, research, education and assessment efforts. The EPA works closely with other federal agencies, state and local governments, and Indian tribes to develop and enforce regulations under existing environmental laws. The EPA is responsible for researching and setting national standards for a variety of environmental programs and delegates to states and tribes responsible for issuing permits, and monitoring and enforcing
compliance. The EPA issued regulations to control pollutants in stormwater runoff discharges, such as the CWA. (The CWA and NPDES permit requirement.)

Waste Discharge Requirement (WDR):

A WDR is a set of conditions issued by a RWQCB for a specific activity. The conditions may include numeric effluent criteria, monitoring requirements, reporting requirements, and other narrative criteria for discharge. WDRs may be required for any non-exempt non-stormwater discharge.

Waste Load Allocations (WLA):

A WLA represents the maximum load of pollutants each discharger of waste is allowed to release into a particular waterway for which a TMDL has been established. Discharge limits are usually required for each specific water quality criterion being, or expected to be, violated for that particular water body.

Water Body:

Water bodies refer to the waters of the United States. These include (a) All waters, which are currently used, were used in the past, or may be susceptible to use in interstate or foreign commerce, including all waters which are subject to the ebb and flow of the tide; (b) All interstate waters, including interstate wetlands; (c) All other waters such as intrastate lakes, rivers, streams (including intermittent streams), mudflats, sandflats, wetlands, sloughs, prairie potholes, wet meadows, playa lakes, or natural ponds, the use, degradation, or destruction of which would affect or could affect interstate or foreign commerce including any such waters: (1) which are or could be used by interstate or foreign travelers for recreational or other purposes; (2) from which fish or shellfish are or could be taken and sold in interstate or foreign commerce; or (3) which are used or could be used for industrial purposes by industries in interstate commerce; (d) All impoundments of waters identified in paragraphs (a) through (d) of this definition; (f) The territorial sea; and (g) Wetlands adjacent to waters (other than waters that are themselves wetlands) identified in paragraphs (a) through (f) of this definition.

Water Pollution Control Program (WPCP):

A WPCP is a plan to identify water quality management practices to be implemented that must be prepared for all construction projects that do not require preparation of a SWPPP. For Caltrans projects disturbing more than one acre, a SWPPP satisfies the requirement for a WPCP.

Water Quality Assessment Guidelines (WQAG):

The Water Quality Assessment Guidelines (WQAG) provide direction on format, content, and methods for preparing detailed Water Quality Assessment Technical Reports (WQRs) and more summary Water Quality Assessment Technical Memoranda (WQMs).

When it is concluded that there are water quality issues raised by a proposed project (and its alternatives) and that a potential for one or more substantive water quality impacts exists, then a comprehensive Water Quality Assessment Technical Report (WQR) is prepared during the PA/ED phase of a project. The need for a WQR is determined by the potential water quality impacts and completed as part of the PEAR.

Water Quality Flow (WQF):

The WQF is a design criterion used for various types of filtration treatment control devices currently under development. Caltrans has cooperatively developed rainfall intensity values with the SWRCB that can be used in the Rational Formula to calculate the WQF.

Water Quality Volume (WQV):

The WQV is the volume of flows associated with the frequent storm events that must be treated. The WQV of treatment BMPs is based upon, where established, the sizing criteria from the RWQCB or local agency (whichever is more stringent). If no sizing criterion has been established, Caltrans will do one of the following: maximize detention volume determined by the 85th percentile runoff capture ratio or; use volume of annual runoff based on unit basin storage WQV to achieve 80 percent or more volume of treatment. For further detail, refer to Section 2.4.2.2.

Work Breakdown Structure (WBS):

The WBS is a product-oriented grouping of project elements that organizes and defines the total scope of the project. Each descending level represents an increasingly detailed definition of a project component. Project components may be products or services. The WBS defines the work elements, not the staff or resources that will perform the work.
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