

# THE CITY OF SAN DIEGO Storm Water Standards

# PART 2 Construction BMP Standards

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Prepared by:





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# List of Acronyms

ASBS	Areas of Special Biological Significance
BMP	Best Management Practice
Cal OES	California Governor's Office of Emergency Services
CASQA	California Stormwater Quality Association
CGP	California Construction General Permit
PWD	Public Works Department
DSD	Development Services Department
EPA	Environmental Protection Agency
JRMP	Jurisdictional Runoff Management Program
LUP	Linear Underground/Overhead Utility Projects
MS4	Municipal Separate Storm Sewer System
NOV	Notice of Violation
NPDES	National Pollutant Discharge Elimination System
PDP	Priority Development Project
QCP	Qualified Contact Person
RE	Resident Engineer
SDRWQCB	San Diego Regional Water Quality Control Board
SWPPP	Storm Water Pollution Prevention Plan
SWQMP	Storm Water Quality Management Plan
SWRCB	State Water Resources Control Board
WPCP	Water Pollution Control Plan
WTAP	Weather Triggered Action Plan



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# **Glossary of Key Terms**

Active	Areas where earth disturbing activities such as grading or trenching are occurring or are scheduled to occur within 14 days.	
Areas of Special Biological Significance (ASBS)	Areas described in Attachment B to SWRCB Resolution No. 2012-0012 as amended by Resolution No. 2012-0031, including 34 ocean areas that support an unusual variety of aquatic life that are monitored and maintained for water quality by the State Water Resources Control Board.	
Construction BMP	Includes schedules of activities, prohibitions of practices, maintenance procedures, and erosion and sediment control practices to prevent, eliminate, or reduce pollution in storm water runoff from construction sites.	
Construction General Permit	A general permit issued by the State Water Resources Control Board that regulates storm water discharges associated with construction activity.	
Disturbed Area	Areas where construction activity is currently occurring and includes but is not limited to: clearing, grubbing, grading, excavating, stockpiling, landscaping, placement of fill, paving, installation of utilities, and construction of buildings or structures that result in soil disturbance.	
Inactive	Areas where earth disturbing activities have permanently ceased or will be temporarily suspended for a period of 14 days or greater.	
Municipal Separate Storm Sewer System (MS4)	Per the City Storm Water Ordinance, the MS4 is a conveyance or a system of conveyances (including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains) that is/are:	
	<ul> <li>(i) owned or operated by the City;</li> <li>(ii) designated or used for collecting or conveying storm water;</li> <li>(iii) not combined with sewer discharges; and</li> <li>(iv) not part of the Publicly Owned Treatment Works as defined in Title 40 of the Code of Federal Regulations section 122.26.</li> </ul>	
Qualified Contact Person	A person specifically trained in storm water pollution prevention, including the installation and maintenance of sediment and erosion control measures.	



### **CONSTRUCTION BMP STANDARDS**

Qualified WPCP	Individual responsible for WPCP preparation when the project is:	
Preparer	<ul> <li>Not subject to CGP requirements; and</li> <li>Determined to be a Priority Development Project (PDP), per Part 1 of the Storm Water Standards; and</li> <li>Located in the Los Peñasquitos Watershed, Tijuana River Watershed, adjacent to or directly discharges to an Environmentally Sensitive Area, or discharges to an ASBS.</li> </ul>	
	Possesses at least one of the following registrations or certifications:	
	<ol> <li>A California registered civil engineer;</li> <li>A California registered geologist;</li> <li>A California registered landscape architect;</li> <li>A professional hydrologist registered through the American Institute of Hydrology;</li> <li>A certified professional soil scientist registered through the Soil Science Society of America;</li> <li>A certified professional in erosion and sediment control registered through EnviroCert International, Inc.;</li> <li>A certified professional in storm water quality registered through EnviroCert International, Inc.; or</li> <li>A certified professional in erosion and sediment control registered through the National Institute for Certification in Engineering Technologies.</li> </ol>	
Rain Event	Any precipitation event that produces a measureable (trace) amount of rainfall; An amount measuring at least 0.01 inches.	
Rainfall Erosivity Waiver	Applicable to a small construction site (>1 acre and <5 acres) with a rainfall erosivity value less than or equal to 5. This waiver exempts the project from NPDES Permitting Requirements.	
Storm Water Pollution Prevention Plan (SWPPP)	A written plan submitted to the City and State Water Resources Control Board for projects that are covered under the Construction General Permit. The SWPPP documents the series of phases and activities that characterize the construction site and describes actions which prevent the pollution of storm water discharges from the site.	
Water Pollution Control Plan (WPCP)	A written plan submitted to the City for projects that do not require coverage under the CGP (and have no CGP SWPPP). The WPCP documents the series of phases and activities that characterize the construction site and describes actions which prevent the pollution of storm water discharges from the site.	



# Chapter

# **Introduction/Purpose**

Part 2 of the Storm Water Standards addresses storm water impacts and required controls associated with construction activities in the City of San Diego (City). The purpose of these standards is to provide guidance to prevent construction activities from adversely impacting downstream and onsite resources. The protection of water quality from onsite pollutant sources is attainable when suitable Best Management Practices (BMPs) are planned, installed, and correctly maintained.

These Storm Water Standards include:

- General requirements for construction projects (Chapter 2);
- Background on applicable regulations and the City's process for determining project-specific applicability of various codes and regulations (**Chapters 2-3**);
- Required documentation/pollution prevention plans (Chapter 4);
- Minimum BMPs required to be installed and maintained throughout the duration of construction projects (**Chapter 5**); and
- Relevant inspection, enforcement, and project close-out requirements (Chapters 5-7).

The Storm Water Standards manual is intended for use on private development projects that are authorized through the City Development Services Department (DSD) and on capital projects that are authorized through the City Capital Improvement Program (CIP). The manual differentiates which templates and guidance apply to private development projects or to capital projects. All individuals working on or doing business at a construction site must be mindful of maintaining storm water compliance onsite and protect against inadvertent pollutant discharges related to their activities. Similar to OSHA safety requirements, all individuals working onsite must be educated about proper best management practices implementation and maintenance to ensure the best overall onsite compliance.



Chapter 1: Introduction/Purpose

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# Chapter

# **Determining Applicable Storm Water Regulations**

Storm water and non-storm water runoff generated by construction activities in San Diego are subject to regulation by the State Water Resources Control Board (SWRCB) and the San Diego Regional Water Quality Control Board (SDRWQCB). The SDRWQCB is responsible for implementing statewide water quality regulations in the San Diego region, including state programs implemented as delegated under the Federal Clean Water Act and the California Porter-Cologne Water Quality Act. Under these provisions, the SWRCB and SDRWQCB have adopted several permits that impact construction activities. Applicable storm water regulations include the SWRCB Order No. 2009-0009-DWQ, NPDES General Permit for Storm Water Discharges Associated with Construction Activities (CGP), as amended by Order Nos. 2010-0014-DWQ and 2012-0006-DWQ, and the Municipal Separate Storm Sewer System (MS4) Permit Order No. R9-2013-0001 as amended by Order Nos. R9-2015-0001 and R9-2015-0100.

The San Diego Municipal Code establishes Storm Water Ordinances that apply to construction projects. **All City-authorized construction sites are required to implement construction BMPs in accordance with the performance standards in this manual**. Some sites are additionally required to obtain coverage under the CGP, which is administered by the SWRCB. The project owner (or owner's representative) is responsible for determining applicability to CGP requirements. The City requirements have been aligned to the CGP requirements where possible; where the requirements differ, the project owner must comply with the more stringent requirement.

For projects that require coverage under and compliance with the CGP, the construction BMPs must be identified in a Storm Water Pollution Prevention Plan (SWPPP). For all other projects, a Water Pollution Control Plan (WPCP) is required that identifies the pollution prevention measures that will be taken to comply with City standards. If the project qualifies for a Rainfall Erosivity Waiver under the CGP, a WPCP must be submitted in lieu of a SWPPP. However, if the Rainfall Erosivity Waiver expires prior to project completion, the project applicant must re-evaluate the rainfall Erosivity factor and if the project no longer qualifies for a waiver, file for coverage under the CGP and submit a SWPPP.

It is the responsibility of the property owner or his/her designee (contractor) to select, install, and maintain appropriate BMPs. The Storm Water Requirements Applicability Checklist (DS-560) shall be submitted as part of the permitting process to document a project's permanent and construction storm water BMP requirements. A list of construction BMPs is provided for reference in **Chapter 5**. BMPs must be installed in accordance with an industry recommended standard or in accordance with the requirements of the CGP. More information about BMPs is provided in statewide storm water BMP manuals (e.g., the California Storm Water Quality Association [CASQA] Construction BMP Online Handbook and the Caltrans Construction Site BMP Manual).



### **Chapter 2: Determining Applicable Storm Water Regulations**

Construction projects have differing requirements based on the degree of threat to receiving waters. These receiving water determinations are grouped into two primary considerations:

- Projects subject to the CGP must calculate the Risk Level (or Linear Underground/Overhead Type) and implement the CGP requirements for that Risk Level (or Linear Underground/Overhead Type); and
- Projects located in the watersheds draining to Areas of Special Biological Significance (ASBS) are prohibited from discharging to an ASBS under the California Ocean Plan unless granted an exception issued by the SWRCB. **Appendix A** shows the watershed delineation for areas draining to the two ASBS in the City (La Jolla and San Diego Scripps).

If the construction site is in an ASBS watershed, Special Protections contained in Attachment B to SWRCB Resolution No. 2012-0012 as amended by Resolution No. 2012-0031 apply and are summarized below. Discharges composed of storm water runoff shall not alter natural ocean water quality in an ASBS.

# According to the SWRCB ASBS Resolution No. 2012-0031, existing storm water discharges into an ASBS are allowed only under the following conditions:

- 1. The discharges are authorized by an NPDES permit issued by the SWRCB or Regional Water Board;
- 2. The discharges comply with all of the applicable terms, prohibitions, and special conditions contained in these Special Protections; and
- 3. The discharges:
  - (a) Are essential for flood control or slope stability, including roof, landscape, road, and parking lot drainage;
  - (b) Are designed to prevent soil erosion;
  - (c) Occur only during wet weather; and
  - (d) Are composed of only storm water runoff.





# **Determining Applicable Non-Storm Water Regulations**

Except as provided in Municipal Code section 43.0305, all non-storm water discharges are prohibited.

Allowed non-storm water discharges that may be applicable during construction projects include certain discharges covered under specific National Pollutant Discharge Elimination System (NPDES) permits. The project owner is responsible for determining if coverage under additional NPDES permits is required, or if ASBS regulations further prohibit discharges that might otherwise be allowed outside of an ASBS watershed.

Table 3–1 identifies NPDES Permits and waivers that may require enrollment for certain types of nonstorm water discharges during construction projects. Unique sources of non-storm water discharges, such as the discharge of contaminated water that has been treated, may require an individual NPDES permit. Contact the SDRWQCB to determine permit requirements for unique sources of non-storm water discharges.

Abbreviation	Permit Name/Order Number	Description	Applicability
Discharge to Land	Conditional Waivers of Waste Discharge Requirements for Low Threat Discharges in the San Diego Region. Order R9-2014-0041.	This order is intended to cover temporary discharges of low threat waters to land.	Projects that include short-term dewatering, such as excavation during construction; utility vaults and underground structure water removal; foundation and footing drain water removal; flushing of water lines; and recycled water discharges to land for infiltration. This permit is applicable only when the discharges do not have the potential to reach the MS4 or affect surface water quality <sup>(A)</sup> .

### Table 3-1. NPDES Permits and Waivers for Non-Storm Water Discharges from Construction Sites



### Chapter 3: Determining Applicable Non-Storm Water Regulations

Abbreviation	Permit Name/Order Number	Description	Applicability
Groundwater Dewatering Discharges – San Diego Region including Discharges to San Diego Bay	General Waste Discharge Requirements for Groundwater Extraction Discharges to Surface Waters within the San Diego Region. Order No. R9-2015-0013, NPDES No. CAG919003.	This order is intended to cover all discharges of groundwater extraction wastes to surface waters within the San Diego Region including discharges to the San Diego Bay. Emphasis is placed on groundwater extraction due to construction and other groundwater extraction activities regardless of volume, including discharges less than 100,000 gallons per day.	Projects discharging any temporary flow or volume of extracted groundwater into surface waters, including San Diego Bay <sup>(A)</sup> .
Drinking Water Discharges to Surface Waters	Statewide National Pollutant Discharge Elimination System (NPDES) Permit for Drinking Water Discharges to Waters of the United States. Order WQ 2014-0194-DWQ, General Order No. CAG140001.	This order is intended to cover short-term or seasonal planned and emergency discharges of drinking (potable) water from supply wells, transmission systems, water treatment facilities, water distribution systems, and storage facilities. Discharges from these essential activities may have the potential to impact receiving waters due to toxicity, sediment loading, and large volume and/or high velocity of discharges. The Permit requires discharge monitoring for single events that meet specific criterial and annual representative monitoring as well as receiving water monitoring for discharges that exceed effluent limits in the Order. The Order establishes water quality based effluent limitations for total residual chlorine and turbidity.	Activities covered include those that are essential to comply with regulations to provide reliable and safe drinking water. More common activities include distribution system dewatering, flushing, and pressure testing. This permit is applicable only for water lines or related facilities owned and operated by the City and does not apply to new water mains. Contact the RE or building inspector regarding the applicability of this permit. This permit requires that Good Housekeeping BMPs are in place prior to the discharge of drinking water. This includes storm drain inlet protection, check dams to slow the discharge, and cleaning of the discharge path (i.e., gutter) from the point of discharge to the nearest storm drain inlet.



### **Chapter 3: Determining Applicable Non-Storm Water Regulations**

Abbreviation	Permit Name/Order Number	Description	Applicability
Utility Vaults and Structures	General NPDES Permit for Discharges from Utility Vaults and Underground Structures to Waters of the United States. Order WQ 2014- 0174-DWQ, NPDES No. CAG990002.	This order applies to utility companies with short-term intermittent discharges of pollutants to surface waters from utility vaults and underground structures.	Utility Vaults and Structures <sup>(A)</sup> .

<sup>(A)</sup> Consult the SDRWQCB for details regarding applicability and permit requirements.

Existing foundations or footing drain systems can be encountered during construction. Note that nonstorm water discharges to surface waters within the San Diego region from foundation drain or footing drain systems designed to be located at or below the groundwater table to actively or passively extract groundwater during any part of the year are prohibited unless the discharge has coverage under NPDES Permit No. CAG919003. Also, note that non-storm water discharges to surface waters within the San Diego region from foundation drain or footing drain systems designed to be located above the groundwater table at all times of the year, and only expected to discharge non-storm water under unusual circumstances may be prohibited if the City or SDRWQCB identifies the discharge as a source of pollutants to receiving waters.

The following non-storm water discharges are allowed, provided that the discharges are essential for emergency response purposes, structural stability, slope stability or occur naturally:

- 1. Discharges associated with emergency firefighting operations;
- 2. Foundation and footing drains;
- 3. Water from crawl space or basement pumps;
- 4. Hillside dewatering;
- 5. Naturally occurring groundwater seepage via a storm drain; and
- 6. Non-anthropogenic flows from a naturally occurring stream via a culvert or storm drain, as long as there are no contributions of anthropogenic runoff.



Chapter 3: Determining Applicable Non-Storm Water Regulations

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# **Pollution Control Plan Requirements**

In accordance with the MS4 Permit, pollution control plans are required to be developed and submitted by the project applicant. All projects in the City must submit either a SWPPP or WPCP. Table 4-1 identifies which projects require SWPPP or WPCP and the accepted templates. Requirements for each document are further summarized in **subsections 4.1 and 4.2**.

Total Land Disturbance (includes storage/laydown yard)	Required Plan
1 acre or greater that does not qualify for the Rainfall Erosivity Waiver or otherwise require coverage under the CGP	CGP coverage and compliant SWPPP (using CASQA or Caltrans template), and submit the City SWPPP Checklist (Appendix D)
Less than 1 acre or greater than 1 acre and less than 5 acres that qualifies for the Rainfall Erosivity Waiver or otherwise does not require coverage under the CGP (e.g., routine maintenance)	WPCP Template, Appendix D
Group Job/Linear which are Less than 1 acre or greater than 1 acre and less than 5 acres that qualifies for the Rainfall Erosivity Waiver or otherwise does not require coverage under the CGP (e.g., routine maintenance)	Linear Utility (Group Job) WPCP Template, Appendix D
Less than 5,000 square feet; Less than 5-foot elevation change	Minor WPCP Template, Appendix D
Demolition only projects	Demolition WPCP Checklist, Appendix D

### Table 4-1. SWPPP/WPCP by Land Disturbance and Project Type

A plan is not required for projects that do not pose a significant threat to water quality. This includes the following project types:

- Electrical Permit;
- Fire Alarm Permit;
- Fire Sprinkler Permit;
- Plumbing Permit;
- Sign Permit;



### **Chapter 4: Pollution Control Plan Requirements**

- Mechanical Permit;
- Spa Permit;
- Individual Right-of-Way Permits that exclusively include one of the following activities and associated curb/sidewalk repair: water service, sewer lateral, or utility service; and
- Right-of-Way Permits with a project footprint less than 150 linear feet that exclusively include only one of the following activities: curb ramp, sidewalk and driveway apron replacement, pot holing, curb and gutter replacement, geotechnical borings, and retaining wall encroachments.

These projects must still comply with all storm water BMPs pursuant to City of San Diego Municipal Code and City Standards. Appendix B provides examples of typical construction storm water violations. The CASQA Construction BMP Online Handbook and Caltrans Construction Site BMP Fact Sheets serve as a reference to develop a construction BMP plan. In addition, the Standard Specifications for Public Works Construction (the "WHITEBOOK") may be a resource for capital improvement projects. If the City Engineer determines the project could potentially pose a threat to storm water quality, the City Engineer may require preparation and implementation of a WPCP.

The City has developed an applicability checklist (DS-560) to help project applicants determine which form/template their project requires. The DS-560 is available for download from the development services department website.

### **4.1 SWPPP Requirements**

If a project is subject to CGP, the applicant must develop and submit a SWPPP to the SWRCB's Storm Water Multiple Application and Report Tracking System in accordance with the CGP. The SWPPP must incorporate minimum BMPs as described in Section 5 of this manual and must be developed based on the CASQA or Caltrans SWPPP template, unless prior approval has been granted to use an alternative SWPPP template. For private development, a Waste Discharge Identification number is required prior to issuance of a permit and for capital improvement program projects a Waste Discharge Identification number is required prior to the start of construction. The SWPPP must be kept on site and made available upon request by a representative of the City, SDRWQCB, or the SWRCB. Additionally, the CGP has requirements for preparing Site Maps, BMP inspections, discharge monitoring, and reporting that all must be implemented in accordance with CGP requirements. Projects that are required to obtain coverage under the CGP are encouraged to visit the SWRCB's website for permit application instructions. Additionally, the City's SWPPP checklist complies with this manual and the CGP, and must be completed and submitted to the City as part of the SWPPP submittal (see **Appendix D**).

Any hydrology or hydraulic calculations, soils report or geotechnical reports prepared in support of a SWPPP must be prepared by a professional engineer with appropriate registration qualifications issued by the State of California.

### **4.2 WPCP Requirements**

For projects not subject to CGP (due to size requirements, a Rainfall Erosivity Waiver, or other considerations), a WPCP which identifies all construction BMP requirements must be submitted with the project submittal (prior to the start of construction). The WPCP is a report and shall depict the



BMPs to be implemented during construction to reduce/eliminate discharges of pollutants to the storm drain conveyance system. The WPCP and Site Map shall be updated with each phase of construction activity. The WPCP must be kept onsite and made available upon request of a representative of the City, SDRWQCB, or the SWRCB. WPCP templates are available at the following link:

https://www.sandiego.gov/stormwater/regulations

Any hydrology or hydraulic calculations, soils report or geotechnical reports prepared in support of a WPCP must be prepared by a professional engineer with appropriate registration qualifications issued by the State of California.

### 4.2.1 Basic Elements to a WPCP

The following steps are to be used to aid in the design and development of erosion and sediment control measures included in the WPCP.

- 1. Plan the project (establish construction schedule, disturbed area phasing, BMP materials storage).
- 2. Preserve existing vegetation and delineate clearing limits (orange construction fence, staking with ribbon).
- 3. Establish construction access points (gravel entrance, shaker plates, tire wash area).
- 4. Control run-on and runoff (using pipe, drainage swales, berms).
- 5. Install sediment controls (silt fence, sediment traps, etc.).
- 6. Stabilize soils (mulch, hydroseed, etc.).
- 7. Protect slopes (divert water from top of slope, cover with plastic or erosion control blanket).
- 8. Protect drain inlets (catch basin inserts).
- 9. Stabilize channels and outlets (cover with grass, riprap).
- 10. Control pollutants (maintain equipment to prevent leaks, drip pans, covered trash bins).
- 11. Control dewatering (pump to sediment trap).
- 12. Maintain BMPs (weekly maintenance/replacement, preparation for storm events).
- 13. Manage the project (re-assess construction schedule, phasing, contact numbers).
- 14. Document BMP training of contractor/subcontractor employees.
- 15. Retain Inspection Notices and Self-Inspection Worksheets for a minimum of 3 years.

Only **Qualified WPCP Preparer** shall prepare, amend, and certify a WPCP for projects which meet the following criteria:

- Not subject to CGP requirements; and
- Determined to be a Priority Development Project (PDP), per Part 1 of the Storm Water Standards; <u>and</u>
- Located in the Los Peñasquitos Watershed, Tijuana River Watershed, adjacent to or directly discharges to an Environmentally Sensitive Area, or discharges to an ASBS.

A **Qualified WPCP Preparer** for these cases shall meet at least one of the following registrations or certifications:



### **Chapter 4: Pollution Control Plan Requirements**

- 1. A California registered civil engineer;
- 2. A California registered geologist;
- 3. A California registered landscape architect;
- 4. A professional hydrologist registered through the American Institute of Hydrology;
- 5. A certified professional soil scientist registered through the Soil Science Society of America;
- 6. A certified professional in erosion and sediment control registered through EnviroCert International, Inc.;
- 7. A certified professional in storm water quality registered through EnviroCert International, Inc.; or
- 8. A certified professional in erosion and sediment control registered through the National Institute for Certification in Engineering Technologies.

### 4.2.2 Linear Utility (Group Job) WPCP Template

Linear Utility projects involve the replacement and/or rehabilitation of sewer and/or water mains and storm drains along with their associated appurtenances in the public Right-of-Way. Linear Utility projects may also include Americans with Disabilities Act improvements to curb ramps and sidewalk, street repair from full width to trench limits, and traffic improvements. For Linear Utility projects, the applicant must provide a Linear Utility WPCP. The Linear Utility WPCP template is located at the link provided in Section 4.2. <u>This template does not apply to street resurfacing projects</u>.

### 4.2.3 Minor WPCP Template

For projects that create less than 5,000 square feet of ground disturbance and have less than a 5-foot elevation differential over the entire project area, the applicant must provide a Minor Water Pollution Control Plan (DS-570). This form is for the applicant's convenience and does not alleviate responsibility on part of the project owner/applicant from BMP planning and implementation to prevent pollutant discharges.

### 4.2.4 Demolition WPCP Checklist

Demolition-only projects consist primarily of waste and equipment management activities and grading. Demolition activities may include:

- Mobilizing equipment to the site;
- Dismantling structures, foundations, roads, etc.;
- Clearing/grubbing vegetation;
- Segregating materials;
- Stockpiling waste and soil;
- Hauling demolition materials from the site; and
- Demobilizing equipment and demolition materials.

For demolition-only projects, where the demolition is phased separately from future construction, applicants must submit a Demolition WPCP. The Demolition WPCP checklist is located at the link provided in Section 4.2.

Note that a pre-construction inspection is required prior to commencement of any demolition activities.



## 4.3 Weather Triggered Action Plans (WTAP)

All projects are required to develop a Weather Triggered Action Plan (WTAP). A WTAP is a written document and corresponding site map designed to be used as a planning tool for the Qualified Contact Person (QCP) to protect areas of exposed soils and materials prior to forecasted rain. The WTAP must be prepared in advance or rain events per table 4-2 to allow for adequate time to implement BMPs. A WTAP template to be used for City projects (both CGP and non-CGP projects) is included in **Appendix D**.

Project Applicability / Enforcement Status	WTAP Implementati on Trigger [Probability of Precipitation (POP)]	WTAP prepared no later than # hours prior to predicted onset of rain	WTAP implementation completed no later than # hours prior to predicted onset of rain
All Projects – Currently Compliant based on City Inspection <b>WTAP Trigger A</b>	50% POP	48 hours	Prior to Rain
Enhanced WTAP Triggers per City Inspection Results:			
WTAP Trigger B	40% POP	72 hours	12 hours
WTAP Trigger C	40% POP	72 hours	24 hours
WTAP Trigger D	30% POP	72 hours	24 hours
WTAP Trigger E	30% POP	72 hours	36 hours

### Table 4-2. WTAP Implementation Requirements



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# **Required Best Management Practices**

BMPs collectively refer to a variety of pollution prevention controls implemented throughout the project site at various times during the project. BMPs discussed herein are specifically aimed to control pollution in storm water runoff during the construction phase of the project. In order to meet the requirements of the permits and ordinances mentioned in Chapter 3, BMPs must be selected, installed, and maintained properly throughout the duration of construction projects.

The major construction BMP categories as identified in the MS4 Permit are shown in the table below, and the required BMPs are described in Tables 5–1 through 5–7. Refer to the CASQA Construction BMP Online Handbook and Caltrans Construction Site BMP Fact Sheets for additional BMPs.

BMPs may be used to eliminate or reduce the amount of sediment and pollutants discharged from a construction site. Combining multiple BMPs as a treatment train often creates more benefits than using a single BMP. For example, an erosion control BMP, such as hydromulch, can be used in conjunction with a perimeter control BMP, such as a silt fence, to stabilize slopes, reduce erosion, and capture and retain sediment within the construction limits.

If at any point the Resident Engineer or Inspector determines that the selected BMP is inadequate or that there is a lack of appropriate BMPs on site, they may request different or additional BMPs be implemented.

BMP implementation must plan for year round rain events, including those that may occur during the dry season (May 1 to September 30).



Table 5-1: Project Planning	Plan (SWPPP/WPCP) Scheduling Resource Protection and Areas of Special Biological Significance	
Table 5-2: Good Site Management "Housekeeping"	Material Management Stockpile Management Landscape Material Management Solid and Liquid Waste Management Vehicle and Equipment Pollution Prevention Spill Prevention and Control Concrete Waste Management Sanitary/Septic Waste Management	
Table 5-3: Non-Storm Water Management	Illegal Discharges/Non-Storm Water Discharges Illicit Connection Detection and Reporting Water Conservation Practices Dewatering Operations	
Table 5–4: Erosion Control	Erosion Control Dust Control	
Perimeter ControlsLinear Sediment ControlsTable 5-5: Sediment ControlStorm Drain Inlet ProtectionSediment Trap/BasinTracking Control/Street Sweeping		
Table 5-6: Run-on and Runoff Control	Dikes, Swales, and Slope Drains Temporary Energy Dissipation	
Table 5-7: Active/Passive Sediment Treatment	Active Treatment Systems Passive Treatment Systems	



### Table 5-1. Project Planning

Туре	Description		
Plan (SWPPP/WPCP) Purpose: Identify potential sources of storm water pollution,	developed and submitted by the project ar under the CGP, a SWPPP must be submi submitted. The SWPPP or WPCP must: SWPPP	ollution control plans are required to be oplicant. For projects that require coverage tted. For other projects, a WPCP must be <b>WPCP</b>	
describe practices and procedures to reduce pollutants in storm water.	<ul> <li>Must incorporate minimum BMPs as described in Chapter 5 of this manual and must be developed based on the CASQA or Caltrans SWPPP template, unless prior approval has been granted to use an alternative SWPPP template.</li> <li>Be submitted with a completed SWPPP Submittal Checklist. The SWPPP Submittal Checklist is provided in Appendix D.</li> <li>Include a scheduling/phasing plan for each phase of construction (see Scheduling BMP below).</li> <li>Include BMPs for active and inactive areas and BMPs to be implemented prior to and during rain events (per WTAP).</li> </ul>	<ul> <li>Be prepared in accordance with City-approved templates and include all required information.</li> <li>Include a scheduling/phasing plan for each phase of construction (see Scheduling BMP below).</li> <li>Include BMPs for active and inactive areas and BMPs to be implemented prior to and during rain events (per WTAP).</li> </ul>	
	trenching, and landscaping. Track walkin construction or grading activities) does no	nd surface disturbance such as grading, ag alone (i.e., not associated with planned ot allow an area to be considered "active." a activity that have been disturbed and are	
Reference	SWPPP Submittal Checklist (Appendix D) WPCP Templates (Appendix D)		



Туре	Description	
Scheduling Purpose: Reduce the amount and duration of soil exposure to erosion by wind, rain, runoff, and vehicle tracking.	<ol> <li>The contractor shall develop a scheduling/phasing plan for each phase of construction. This plan must address work and activities and BMP sequencing for each phase (i.e., demolition, grading, streets and utilities, vertical, and landscaping).</li> <li>This plan must identify steps the project will implement to:         <ul> <li>a) Reduce the amount of soil exposed at any one time and during periods of high precipitation potential;</li> <li>b) Maintain stabilized areas; and</li> <li>c) Minimize work areas, staging areas, and construction roads.</li> </ul> </li> <li>For sites less than 10 acres, this plan must consist of a listed sequence of construction activities and BMP installation activities which identifies the specific order in which construction activities and BMPs must be implemented.</li> <li>Disturbed areas must be limited to 10 acres at any given time without approval from DSD (private projects) or the Public Works Department (PWD) (public projects).</li> <li>Approval of expanded grading limits requires that an expanded scheduling/phasing plan be submitted. This scheduling/ phasing must meet the requirements of item 1 above (for sites less than 10 acres) and in addition be clearly tied to SWPPP Paps for each phase. This plan must be propered by a Qualified SWPPP Developer and be submitted to the City for approval. This plan and schedule must clearly illustrate how the site will be protected and demonstrates how the project will implement a complementary set of erosion and sediment control BMPs to prevent pollutant discharges during each phase of construction and transitions or significant milestones with phases.</li> <li>The DSD will approve all expanded scheduling/phasing plans for private projects, and the PWD will approve all expanded scheduling/phasing plans for capital Improvement Projects.</li> <li>During construction, the City may require additional phasing or scheduling plans if conditions change, current plan</li></ol>	
Reference	CASQA EC-1, EC-2	
	Caltrans SS-01	



Туре	Description
Resource Protection and Areas of	<ol> <li>Discharge of pollutants related to construction activities is prohibited to the City's MS4 or other receiving waters.</li> </ol>
Special Biological Significance	2. Year-round implementation of BMPs is required to prevent pollutant discharges.
Purpose: Protect City's	3. Additional BMPs must be available to deploy to further protect the site prior to rain.
municipal separate storm	4. All unauthorized non-storm water discharges are prohibited.
sewer system (MS4) and receiving	5. Additional restrictions apply to discharges to ASBSs as identified in Chapter 2.
waters.	6. If discharges occur or the City identifies that BMPs are not sufficient to control potential discharges, the City may require additional BMPs or otherwise limit work until the project demonstrates that discharges will be prevented.
Reference	Chapter 2 and Chapter 3 of this manual.



Туре	Description
Material Management Purpose: Prevent, reduce, or eliminate the discharge of pollutants from material delivery, storage, and use onsite.	

### Table 5-2. Good Site Management "Housekeeping"



Туре	Description	
	3. All materials that may contribute pollutants to storm water runoff must be stored off the ground and covered or stored within secondary containment. Keeping materials in a storage container (i.e., Conex box) or indoors satisfies the coverage requirement. Non-erodible materials designed for outdoor use when construction is complete must be stored off the ground and do not require cover. Examples include but are not limited to wood siding, utility poles, etc.	
	4. All hazardous materials and hazardous wastes (a waste with properties that make it potentially dangerous or harmful to human health or the environment <sup>1</sup> ) must be stored in watertight containers and labelled in accordance with all local, state, and federal regulations. The storage area for these materials and wastes must be enclosed with watertight secondary containment.	
	5. All materials must be covered at the end of every work day, during rain events, and at least 24 hours prior to rain, in accordance with the WTAP implementation schedule applicable to the project.	
	6. Absorbent spill cleanup materials must be readily available onsite in all material storage areas. Spent spill cleanup materials must be disposed of properly in accordance with all local, county, state, and federal regulations.	
	<ol> <li>Apply soil binders, pesticides, herbicides, and fertilizers only were designated without overspray to prevent potential discharge by storm water or non-storm water runoff.</li> </ol>	
Reference	CASQA WM-1, WM-2, WM-4 Caltrans WM-01, WM-02 <sup>1</sup> California Department of Toxic Substances Control. (2016, March 22). Defining Hazardous Waste. Retrieved from http://www.dtsc.ca.gov/HazardousWaste/.	
Stockpile Management Purpose: To reduce or eliminate air and storm water pollution from stockpiles.	<ul> <li>Stockpile management must occur at every stockpile within a construction project year-round. These include but are not limited to soil, sand, Portland</li> </ul>	
	cement concrete or asphalt concrete rubble, cold mix asphalt, aggregate base or sub base, treated wood, and landscaping materials.	



Туре	Description	
	2. All stockpiles in the City right-of-way must be placed on a barrier (e.g., plastic, tarp, steel plates, and plywood) and covered and bermed at the end of every day.	
	3. In addition to stockpiles of raw material, stockpiles such as cold mix and treated wood stored on a pervious surface must be placed on top of a barrier, covered and bermed at the end of every day.	
	<ul><li>4. All stockpiles actively being used must be bermed using perimeter controls at the end of each day and covered with an erosion control product in accordance with manufacturer's requirements and the WTAP implementation schedule applicable to the project.</li></ul>	
	Stockpiled materials must be covered or stabilized and bermed when not in active use (inactive). "Inactive" is defined as 14 days with no planned activity at the stockpile. Stockpiles must be covered or stabilized and bermed prior to the 14 <sup>th</sup> day of inactivity. The table below includes examples of allowable erosion control products and perimeter controls for stockpile management. See CASQA or Caltrans BMP Fact Sheets regarding product selection.	
	Erosion Control Products Perimeter Controls	
	HydromulchStraw Wattles (Fiber Rolls)Soil Binder / TackifierGravel BagsPlastic (small piles; less than one month)Silt Fence	
	5. For soil stockpiles where a portion or "face" will not be active for 14 days, inactive sections or faces must be designated and stabilized with erosion control methods.	
	6. Perimeter controls must be inspected on a daily basis by the Contractor for sediment accumulation. Sediment accumulation of one-third the barrier height must be removed.	
	7. All stockpiles must be placed at least 50 feet away from storm drain structures (e.g., inlets, outlets, swales, ditches, etc.).	
	8. Stockpiles must be placed at least 18 inches from the curb face and are prohibited where they obstruct flow including storm drain inlets and drainage ditches.	
Reference	CASQA WM-3, SE-1, SE-5, SE-6, SE-8 Caltrans WM-03	



Туре	Description
Landscape Material Management Purpose: To reduce or eliminate pollutants related to landscaping activities.	<ol> <li>Protect stockpiled material such as mulches, topsoil and fertilizers from wind and rain when they are not actively being used, and at the end of the day.</li> <li>When working within the City right-of-way, place stockpiled material on a barrier (e.g., plastic, tarp, steel plates, and plywood).</li> <li>Discontinue the use of erodible landscape materials within 2 days before a forecasted rain event or during periods of precipitation.</li> <li>Stage erodible landscape material on pallets and cover when not being used.</li> <li>Landscaping waste (including plant waste) must be contained, covered in</li> </ol>
Reference	designated areas, and disposed of according to local, state, and federal regulations. CASQA WM-1, WM-2, WM-5 Caltrans WM-03, WM-05
Solid and Liquid Waste Management	<ol> <li>Solid wastes include but are not limited to:         <ol> <li>Solid wastes include but are not limited to:</li></ol></li></ol>



Туре	Description	
Type	<ol> <li>Littering is prohibited in all areas of the construction project and must be collected at the end of every day. Loose trash and waste within the project boundary or that originate from the project must be collected daily and disposed of properly. Waste disposal containers must be inspected for leaks on a weekly basis and must be emptied when they become 95% full.</li> <li>Litter and debris removal from drainage grates, trash areas, and ditches must be performed daily to prevent clogging of storm drainage systems.</li> <li>Waste management areas must be properly designated and protected using secondary containment and perimeter controls.</li> <li>Waste storage areas must be located at least 50 feet from drainage facilities and watercourses and must not be located in areas prone to flooding or ponding per site conditions and the Federal Emergency Management Agency flood map database (https://msc.fema.gov/portal). When infeasible, place waste storage areas as far away as possible from drainage facilities and watercourses.</li> <li>Wash down of waste containers is prohibited onsite.</li> <li>Liquid waste management is applicable for all activities that generate any of the following non-hazardous liquid wastes: drilling slurries and fluids; grease and oil-free wastewater and rinse water; dredgings; and other non-storm water liquid discharges as a result of the creation, collection, and disposal of non-hazardous waste is prohibited.</li> <li>Liquid waste must be contained in a structurally sound and leak-free container and stored in a controlled area.</li> <li>Hazardous liquid waste (e.g., used oils, solvents, and paints) and chemicals (e.g., acids, pesticides, additives, and curing compounds) must only be stored in watertight containers in designated hazardous waste storage areas with appropriate labelling, coverage, and watertight secondary containment. The waste storage area must be covered at the end of every work day, and prior to and during rain events. Disposal of these</li></ol>	
Reference	local, state, and federal regulations. CASQA WM-5	
	Caltrans WM-05	



Туре	Description
Vehicle and Equipment Pollution Prevention Prevent or reduce the contaminatio n of storm water resulting from vehicle and equipment storage, cleaning,	
fueling, and maintenance activities.	<ol> <li>Prevent equipment and vehicles from leaking to the ground, street, gutter, paved areas, storm drains, or surface waters using drip pans or another form of secondary containment.</li> </ol>
	2. Inspections for equipment leaks must be performed daily by the Contractor.
	3. All cleaning, fueling, and maintenance performed onsite must occur in an area designated for the activity which is fitted with appropriate secondary containment and is at least 50 feet away from downstream storm drain facilities.
	4. Topping-off of fuel tanks is prohibited.
	5. Absorbent spill cleanup materials must be readily available wherever vehicle and equipment cleaning, fueling, and maintenance activities occur.
	6. Employees and subcontractors must be trained in proper spill prevention, control, and cleanup procedures. See Spill Prevention and Control BMP for documentation and reporting procedures.
	7. Fueling and maintenance must be performed using drip pans and secondary containment, such as plastic laid out on the ground with a perimeter berm created with gravel bags or fiber rolls.
	8. Oil, antifreeze, and other fluids shall be drained from inoperable vehicles intended for recycling or long-term outdoor storage. Drained fluids shall be disposed of in accordance with applicable hazardous materials regulations.
	9. Do not clean vehicles or equipment onsite using soaps, solvents, degreasers, steam cleaning equipment, etc.
Reference	CASQA NS-8, NS-9, NS-10 Caltrans NS-08, NS-09, NS-10







Туре	Description           7. Minor spillage or overflow of potable water must be contained and must not allowed to discharge into watercourses or drainage facilities.           8. Any significant release or threatened release of a hazardous material requires immediate reporting by the responsible person to:		
	Description	Phone Number	]
	California Governor's Office of Emergency Services (Cal OES) State Warning Center	800-852-7550	
	San Diego County Hazardous Materials Division	858-505-6880	
	Emergency response	9-1-1	
	9. Significant spills must also be reported to the City's Enforcement Agency within 24 hours at 619-533-34		
	<ol> <li>Federal regulations require that discharges of oil or petroleum products into a on any waters of the State be reported to the Cal OES State Warning Center at 800-852-7550 and the National Response Center at 800-424-8802 (24 hours</li> <li>For more information on what is classified as a "significant or threatened release of hazardous material," visit the CAL OES website at www.caloes.ca.gov/FireRescueSite/Pages/Spill-Release-Reporting.aspx.</li> </ol>		ter at hours).
			ed
	12. For assistance in determining whether a waste is ha Diego County Hazardous Materials Division at 858- HazMat Section at 916-845-8798.		
Reference	CASQA WM-4 Caltrans WM-04		
Concrete Waste Management Purpose: Prevent the discharge of pollutants to storm water from concrete waste.	<image/>		



Туре	Description	
	<ol> <li>Concrete waste management pertains to waste from concrete ready-mix trucks, masonry operations, slurry, and similar waste.</li> </ol>	
	2. Concrete waste management must occur at every area where concrete or slurries containing Portland cement concrete or asphalt cement is generated, placed, saw cut, cored, grinded, or demolished.	
	3. All liquid or solid residue must be vacuumed, shoveled and/or absorbed during all grinding/saw cutting operations and must not be allowed to remain on or flow across the pavement. Slurry/residue must be disposed of properly and at the end of each day.	
	Place a temporary berm around the area being saw-cut to prevent waste water from discharging. Water and concrete slurry from saw cutting activities are allowed in the gutter (if necessary to complete work) as long as:	
	• Storm drain inlet protection is installed at downstream inlets and check dams are in place to slow the flow;	
	• Slurry water is removed from the street and gutter immediately; and	
	• Slurry water does not enter the storm drain inlet.	
	4. Inform all employees and subcontractors that washout from concrete trucks and concrete waste must be collected in a designated concrete washout.	
	5. Wash out concrete equipment/trucks offsite or in a contained area located a minimum of 50 feet from storm drain systems and watercourses. Concrete washouts must be watertight and fitted with secondary containment to prevent any concrete waste from being able to discharge on to the ground or offsite.	
	6. Allow concrete to harden and dispose of the material as waste in accordance with all local, state, and federal regulations.	
	7. Concrete washout containers must be cleaned or exchanged when containment reaches 75% capacity.	
	8. Concrete washout containers must be covered securely at the end of every work day.	
	9. Concrete demolition debris must be stored in accordance with the Stockpile Management BMP.	
Reference	CASQA WM-8, WM-3 Caltrans WM-08	


Туре	Description
Sanitary/ Septic Waste Management	<ol> <li>Sanitary/septic waste management practices are implemented in all areas that use temporary or portable sanitary/septic waste systems (port -a -pottys) in order to minimize or eliminate the discharge of construction site sanitary/septic waste materials to the storm drain system or to watercourses.</li> <li>Temporary sanitary facilities must be located at least 50 feet away from drainage facilities, watercourses, and traffic circulation.</li> <li>Secondary containment must be provided for all temporary sanitary facilities. Water must not be left in the secondary containment tray.</li> <li>Ensure that sanitary/septic facilities are maintained in good working order by a licensed service. Only reputable, licensed sanitary/septic waste haulers must be used. If the sanitary facility requires exterior or interior cleaning, all wash water must be collected and downstream storm drain inlets must be protected per the Storm Drain Inlet Protection BMP.</li> </ol>
	CASQA WM-9, WM-10



Туре	Description
TypeIllegal Discharges/ Non-Storm Water DischargesPurpose: Eliminate illegal discharges and non-storm water discharges.	<ul> <li>Illicit discharge and non-storm water discharges are defined as any discharge to the MS4 that is not composed entirely of storm water. The MS4 system includes all conveyances owned by the City designed to collect or convey storm water.</li> <li>Examples of non-storm water include but are not limited to runoff of potable (such as fire hydrant nuisance water) and non-potable water, irrigation runoff, and liquid waste or water from construction activities (such as trench nuisance water) discharging into a storm drain or off-site.</li> <li>Non-storm water discharges must be eliminated or controlled immediately. If a non-storm water discharge.</li> <li>Immediately, or as soon as it is safe to do so, remove any and all waste material, sediment, and debris conveyed by a non-storm water discharge from impacted roads, gutters, and storm drain conveyances, and properly dispose of the material.</li> </ul>
	<ol> <li>The contractor must ensure construction-related materials, wastes, spills, or residues are prevented from discharging from the construction site to streets, drainage facilities, receiving waters, or adjacent properties by wind or runoff.</li> <li>The contractor must ensure non-storm water runoff from equipment or any other activity is contained within the construction site using appropriate BMPs.</li> </ol>

#### Table 5-3. Non-Storm Water Management



Туре	Description
	5. Air conditioning condensate discharges shall be controlled to prevent them from reaching storm drains, curbs and gutters, or any other part of the MS4 system.
Reference	CASQA NS-3, NS-6, NS-7, NS-8, NS-9, NS-10, NS-11, NS-12, NS-13 Caltrans NS-01, NS-03, NS-06, NS-07, NS-08, NS-09, NS-10, NS-11, NS-12, NS-14
Illicit Connection         Detection and         Reporting         Purpose:         Identify and         eliminate illicit         connections	<ul> <li>An illicit connection is any man-made physical connection to the MS4 system that conveys or has the potential to convey an illicit discharge (e.g., sanitary sewer connection to the MS4 system).</li> <li>The construction site must be inspected by the contractor for illicit connections and discharges. If observed, action must be taken immediately to eliminate the connection and safely remove any discharge.</li> <li>Illicit connections and discharges must be reported to the City's Solid Waste Local Enforcement Agency at 619-533-3688 within 24 hours of identification.</li> </ul>
Reference	CASQA NS-6 Caltrans NS-6



Туре	Description	
Water Conservation Practices <u>Purpose:</u> Use water during the construction of a project in a manner that avoids causing erosion and/or	<ol> <li>Water equipment must be kept in good working condition and leaks must be repaired immediately.</li> <li>Do not use toxic agents to clean construction areas.</li> <li>Direct non-contaminated construction water (e.g., water used for dust control or compaction) runoff to areas where it can infiltrate into the ground.</li> <li>Apply water for dust control in a manner that does not produce runoff.</li> </ol>	
the transport of pollutants offsite.	<ol> <li>Appry water for dust control in a manner that does not produce runon.</li> <li>Repair broken lines and correct irrigation overspray immediately.</li> <li>Authorized metered connections to hydrants must be inspected by the contractor throughout the duration of the operation to ensure there are no leaks or misconnections. When the connection to a hydrant is established, check dams must be installed downstream and the downstream storm drain inlets must be protected in accordance with the Storm Drain Inlet Protection BMP. If a leak is detected, the discharge must be contained and the meter must be exchanged before the next day of use. Leaking meters are prohibited.</li> <li>Power washing of streets is allowed in accordance with the Tracking Control/Street Sweeping BMP.</li> </ol>	
Reference	CASQA NS-1	
Dewatering Operations Purpose: Manage the discharge of pollutants when non-storm water and accumulated precipitation must be removed from a work location to proceed with construction work or to provide vector control.	<ul> <li>Groundwater is not permitted to be discharged under this manual. Additional NPDES permit(s) or authorizations from the SDRWQCB and City are required and include:</li> </ul>	



Туре	Description
	a) Order R9-2014-0041, Conditional Waiver for "Low Threat" discharges to land from short-term construction dewatering operations;
	b) Order R9-2015-0013, NPDES No. CAG919003, for groundwater extraction discharges to surface waters; and
	c) An approved Request for Authorization to Discharge Extracted Groundwater to Sewer from the Public Utilities Department's Industrial Wastewater Control Program.
	2. Dewatering of contained storm water must comply with the following
	a) The City must be notified (619-235-1000 or <u>SWPPP@sandiego.gov</u> ) prior to discharging into the street, gutter, or storm drain. The gutter from the discharge point to the inlet must be swept clean prior to discharge.
	b) Visibly sediment-laden water must not be discharged.
	c) Discharges from dewatering operations must be directed through an appropriate pollution prevention or treatment system of control measures, such as a filter bag and sediment trap or sediment basin, prior to being discharged from the construction site.
	d) Ensure that dewatering discharges do not cause erosion at the discharge point by implementing the Energy Dissipation BMP.
	3. Note that the Water Quality Control Plan for the San Diego Region requires that waters be free of changes in turbidity that cause nuisance or adversely affect beneficial uses.
	The Water Quality Objective for inland surface waters is 20 Nephelometric Turbidity Units. The maximum increase in turbidity for lagoons and estuaries is specified in the Basin Plan and ranges from 10 – 20% over natural turbidity levels. Other Basin Plan requirements may apply.
	4. Other NPDES permit requirements may apply (e.g., Construction General Permit) it is the project's responsibility to comply with non-City requirements.
Reference	CASQA NS-2 Caltrans NS-02





#### Table 5-4. Erosion Control



Туре		Description	
	Hydraulic Mulch	Wood Mulching	Compost Blankets
	CASQA BMP EC-3 Caltrans BMP SS-03	CASQA BMP EC-8 Caltrans BMP SS-08	CASQA BMP EC-14
	Hydroseeding	Earth Dikes and Drainage Swales	Soil Preparation/ Roughening (not a stand-alone BMP)
	CASQA BMP EC-4 Caltrans BMP SS-04	CASQA BMP EC-9 Caltrans BMP SS-09	CASQA BMP EC-15
	Soil Binders	Velocity Dissipation Devices	Non Vegetative Stabilization
	CASQA BMP EC-5 Caltrans BMP SS-05	CASQA BMP EC-10 Caltrans BMP SS-10	CASQA BMP EC-16
	Straw Mulch	Slope Drains	
	CASQA BMP EC-6 Caltrans BMP SS-06	CASQA BMP EC-11 Caltrans BMP SS-11	
	Geotextiles and Mats	Streambank Stabilization	
	CASQA BMP EC-7 Caltrans BMP SS-07	CASQA BMP EC-12 Caltrans BMP SS-12	
	inactivity. 7. <b>Construction support a</b> areas, etc.) must be sta	r <b>eas</b> (e.g., parking, stagi bilized. Due to the nature of temporary stabilizatior	pove prior to the 14 <sup>th</sup> day of ng, material storage, fabrication e of activities in these areas, n measures or redressing of
		1	and must to be implemented in irements outlined in Table 4-2.
			within the City's right-of-way halt and cover all stockpiles and
Reference	CASQA EC-3, EC-4, EC-5, EC-6 EC-16 Caltrans SS-03, SS-04, SS-05, Caltrans Standard Specification	SS-06, SS-07, SS-08, SS	-09, SS-10, SS-11, SS-12



Туре	Description	
Dust Control Purpose: Prevent or alleviate dust nuisance generated by construction activities.	<ol> <li>Off-site transport of dust generated by construction activities is prohibited.</li> <li>Control dust using dust control practices appropriate for the site. See CASQA Fact Sheet WE-1.</li> <li>If dust cannot be controlled, discontinue activities generating dust and evaluate the need for additional stabilization.</li> <li>See the Water Conservation Practices BMP in this manual when connecting to hydrants.</li> </ol>	
Reference	CASQA WE-1	



#### Table 5-5. Sediment Control

Туре		Description	
Perimeter Controls Purpose: Prevent sediment discharges and reduce sediment in runoff		construction site or limits 2. Perimeter controls mus CASQA or Caltrans standar remain functional until fir Maintenance of perimeter	nent discharges by noff at the perimeter of the of grading. It be properly installed per rds prior to grading and hal stabilization is achieved. controls must be mbination of the following
	Silt Fence	Fiber Rolls	Gravel Bag Berm
	CASQA BMP SE-1 Caltrans BMP SC-01	CASQA BMP SE-5 Caltrans BMP SC-05	CASQA BMP SE-6 Caltrans BMP SC-06
	Sand Bag Barrier	Manufactured Linear Sediment Control	Compost Sock/Berm
	CASQA BMP SE-8 Caltrans BMP SC-08	CASQA BMP SE-12	CASQA BMP SE-13
	<ul> <li>performed as needed.</li> <li>4. BMPs must be maintai Deteriorated BMPs mu accordance with applic removed from perimet height.</li> <li>5. Perimeter controls hav the area contributing r linear feet<sup>2</sup>), which car</li> </ul>	st be inspected daily and ma ned when there is visible dan st be removed from the perin cable waste requirements. Ac er controls when sediment r re a very limited sediment ca runoff must be limited to less to be easily overwhelmed, and or BMPs to prevent discharge	mage (e.g., holes). meter and managed in cumulated sediment must b eaches 1/3 of the BMP pture zone (i.e., for silt fend s than 0.25 acres per 100 l must be used in
Reference	CASQA SE-1, SE-5, SE-6, SE-8 Caltrans SC-01, SC-05, SC-06, <sup>2</sup> United States Environmental <i>Management Practice – Silt Fence</i> menu-best-management-prac	SC-08 Protection Agency. (2012, Ap e. Retrieved from https://ww	w.epa.gov/npdes/national-







Туре	Description	
	4. Linear sediment controls must be properly installed per CASQA or Caltrans standards prior to grading and remain functional until final stabilization is achieved. Maintenance of perimeter controls must be performed as needed. A combination of the following BMPs are required to be evaluated and then implemented:	
	Silt Fence Fiber Rolls Gravel Bag Berm	
	CASQA BMP SE-1CASQA BMP SE-5CASQA BMP SE-6Caltrans BMP SC-01Caltrans BMP SC-05Caltrans BMP SC-06	
	Sand Bag Barrier         Manufactured Linear         Compost Sock/Berm           Sediment Control         Sediment Control         Sediment Control	
	CASQA BMP SE-8 Caltrans BMP SC-08 CASQA BMP SE-12 CASQA BMP SE-13	
Reference	<ul> <li>performed as needed.</li> <li>6. BMPs must be maintained when there is visible damage (e.g., holes). Deteriorated BMPs must be removed and managed in accordance with applicable waste requirements. Accumulated sediment must be removed from perimeter controls when sediment reaches 1/3 of the BMP height.</li> <li>7. Linear sediment controls have a very limited sediment capture zone (i.e., for silt fence the area contributing runoff must be limited to less than 0.25 acres per 100 linear feet<sup>2</sup>), which can be easily overwhelmed, and must be used in combination with other BMPs to prevent discharges.</li> </ul>	
Reference	CASQA SE-1, SE-5, SE-6, SE-7, SE-8, SE-12, SE-13 Caltrans SC-01, SC-05, SC-06, SC-08 <sup>2</sup> United States Environmental Protection Agency. (2012, April). <i>Stormwater Best</i> <i>Management Practice – Silt Fence</i> . Retrieved from https://www.epa.gov/npdes/national- menu-best-management-practices-bmps-stormwater-documents.	



Туре	Description
Storm Drain Inlet Protection Purpose: Prevent pollutants from entering the storm drain during dry weather only.	
	1. Storm drain inlet protection must be implemented during dry weather at every storm drain inlet that receives runoff from active construction areas. Refer to CASQA Fact Sheet SE-10 or Caltrans Fact Sheet SC-10 for more information.
	2. Inlets draining to the MS4 and interior to grading activities must be protected at all times except when the inlet protection causes the storm water to bypass the inlet and negatively impact a public inlet downstream. Combined curb inlet/grate inlets and curb inlets/curb cuts to structural BMPs must be protected.
	3. Pollution prevention signage shall be provided for all onsite storm drain inlets and catch basins with prohibitive language, (e.g., "No Dumping- Drains to Ocean")
	4. Inlet protection within City streets must be removed prior to rain or during emergency water main breaks to ensure no flooding occurs.
	5. Remove inlet protection prior to the end of the day or weekend if rain is forecast during those periods. Inlet protection must be replaced prior to restarting construction.
	6. Erosion and sediment controls such as soil stabilization, check dams, gravel bags, and berms must be used upstream of all inlets to reduce the amount of sediment that reaches the storm drain inlet protection.
	7. Storm drain inlet protection measures must be inspected daily and maintained as often as needed. Maintaining storm drain inlet protection measures must include replacing damaged BMPs and removing and disposing of accumulated sediment, trash, and debris. Removal must occur when accumulation is 1/3 the height or depth of the BMP.



Туре	Description
	<ul> <li>8. All gravel bags placed in the right-of-way must be stamped/stenciled with the contractor company name.</li> <li>9. Remove all inlet protection measures when final stabilization is complete at all areas.</li> </ul>
Reference	CASQA SE-10, SE-14 Caltrans SC-10
Sediment Trap/Basin Purpose: Temporarily detain sediment- laden runoff to allow sediment to settle out before runoff is discharged.	<ul> <li>When appropriate, implement sediment traps and basins within the downstream section of a construction site or at discharge points.</li> <li>My construction site with a sediment trap or basin must include site-specific dewatering protocols in the SWPPP or WPCP that includes the means and methods to dewater retained water within 96 hours to prevent vector production or to maintain capacity and document that sediment or other pollutants are not discharged during dewatering.</li> <li>Sediment traps are only allowed for tributary drainage areas below 5 acres and must meet the requirements of CASQA Fact Sheet SE-3 or Caltrans Fact Sheet SC-03, including depth limits and overflow requirements.</li> <li>Sediment basins must be used for tributary drainage areas belowen 5 and 75 acres. A California Registered Civil Engineer is required to design the sediment basin in accordance with CASQA Fact Sheet SE-2 to ensure it has sufficient capacity. Sizing calculations must be provided in the SWPPP.</li> <li>Maintain or repair traps and basins (to maintain capacity and functionality) in accordance with CASQA or Caltrans Fact Sheets.</li> </ul>



Туре
Reference
Tracking Control / Street Sweeping Purpose: Reduce the potential discharge of sediment to storm drain inlets or receiving waters.



Туре	Description		
	9. Construction entrances/exits must be a minimum of 50 feet long by 10 feet wide and constructed per specifications in CASQA or Caltrans Fact Sheet. Rumble plates must be added for additional sediment removal.		
	10. All employees, subcontractors, and suppliers must be required to utilize the stabilized construction access.		
	11. All construction entrances and exits must be removed post-construction.		
Reference	CASQA TC-1, TC-2, SE-7 Caltrans TC-01, TC-02, SC-07		



Туре	Description				
Dikes, Swales, and Slope Drains					
Purpose: Intercept run-on, divert or control runoff, or channel water to a desired location using compacted and stabilized soil and/or pipes.					
	1. Dikes, swales, and pipes used to direct runoff must be properly sized to convey the 10-year, 6-hour storm event. Refer to CASQA or Caltrans Fact Sheets for sizing, installation, and maintenance.				
	2. Vegetation, geotextiles, or mats must be used to stabilize swales and dikes. Temporary devices must be removed upon final stabilization.				
	3. Dikes, swales, and slope drains can be combined to safely convey runoff down a slope, direct runoff to a stabilized channel, reduce potential for flooding, or direct runoff to sediment traps/basins.				
	4. Slope drains require energy dissipation at discharge points, which shall be free of sediment.				
	5. Swales and dikes shall be monitored for erosion and cleared of debris, silt, and mud after each rain event. If rilling greater than 1-inch deep occurs, the swale or dike shall be repaired within 72 hours or before the next forecasted rain event, whichever is sooner.				
	6. Pre-rain implementation is required for all Runoff Control BMPs and must to be implemented in accordance with the WTAP implementation requirements outlined in Table 4-2.				
Reference	CASQA EC-9, EC-11 Caltrans SS-09, SS-11				

#### Table 5-6. Run-on and Runoff Control



Туре	Description
Temporary Energy Dissipation Purpose: Prevent scour at the outlet of a pipe or channel caused by concentrat ed, high velocity flows.	<ul> <li>Rock, rip rap, or similar material shall be installed at pipe outlets, channel linings, and transitions from stabilized to un-stabilized conveyances for temporary purposes. The area must be lined with filter fabric prior to placing rock or rip rap.</li> <li>The size of the energy dissipation area must be designed according to flow rate and/or pipe size per City Standard Drawing SDD-104.</li> </ul>
Reference	CASQA EC-10 Caltrans SS-10



Туре	Description
Active Treatment Systems	Active treatment systems are any systems that use flocculants to enhance removal soil particles from storm water runoff. Any active treatment system must be gerated per CASQA Fact Sheet SE-11.
Reference	CASQA SE-11
Passive Treatment Systems	Passive Treatment Systems include the use of sediment control BMPs or flow- through BMPs such as check dams or inlet protection in conjunction with flocculant logs or other delivery methods. Use of Passive Treatment Systems is under evaluation at the state level and currently not allowed.

#### Table 5-7. Active/Passive Sediment Treatment



#### 5.1 Implementation

BMPs must be designed and implemented to control off-site discharges and prevent sediment-laden water and other pollutants from impacting adjacent properties or entering the City's public storm system and/or adjacent or downstream rivers, streams, and sensitive areas. BMPs must be designed and implemented so as not to adversely affect any public Right-of-Way. Downstream sediment controls within the project limits (e.g., perimeter controls, inlet protection, sediment traps) must be implemented prior to the start of any earth disturbing activity.

For projects in the City Right-of-Way, contractors are not required to address sediment and/or debris from upstream of the construction limits as long as effective run-on controls are implemented to divert the sediment and/or debris around or through the construction limits.

#### **5.2 Effectiveness**

BMPs must be routinely evaluated for their effectiveness. Self-inspection must be used to determine the effectiveness of BMPs. **Section 7.2** provides guidance on self-inspections. Additional BMPs must be implemented as dictated by site conditions throughout all phases of the project. The contractor must contact the SWPPP developer or WPCP preparer as applicable if BMPs are found to be ineffective. As described in **Chapter 7**, the City Inspector may require additional measures depending on individual site conditions.

#### 5.3 Maintenance

BMP measures stated in the SWPPP or WPCP, as applicable, must be maintained in fully functional condition until no longer required for a completed phase of work or final stabilization has been achieved.

#### 5.4 Project Close-Out

For projects with coverage under the CGP, projects must be closed in accordance with termination requirements in the CGP. The Engineer of Record must submit a completed DS-563 certification of post construction BMPs to the City prior to close-out. For capital improvement projects, the form is filled out on the D-sheet as part of the as-built process. DS-563 can be found in **Appendix D**.

For all other projects, the project owner must verify the following:

- 1. All disturbed areas have been stabilized in accordance with the project's landscaping and paving plan.
- 2. All BMPs, construction materials, and construction wastes have been removed from the site.



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#### **Permanent BMP Inspections During Construction**

For Priority Development Projects, a City inspection is required to verify permanent BMPs have been installed in accordance with the Storm Water Quality Management Plan (SWQMP); see Part 1 of this manual for additional information. A copy of the Permanent Construction BMP Self Certification Form is provided in **Appendix D**.

The contractor is prohibited from making modifications to the permanent BMPs shown on the plans. To propose modifications:

- For private projects, the engineer of record is required to submit a revised SWQMP to DSD for approval prior to installation.
- For capital improvement projects, the contractor is required to obtain approval from the City Engineer responsible for the design of the plans.



**Chapter 6: Permanent BMP Inspections During Construction** 

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# Chapter

#### **Compliance Verification and Enforcement**

#### 7.1 Agency Inspections

It is the responsibility of the property owners or contractors to abide by inspection requirements. Regardless of any inspections conducted by the City, property owners or contractors are required to prevent any construction-related materials, trash, wastes, spills, or residues from entering a storm water conveyance system.

The City is responsible for performing periodic storm water compliance inspections of construction sites within its jurisdiction. All project owners must allow City Inspectors onto the project site for these inspections. All construction sites are subject to site inspections by City staff in accordance with the City's Municipal Code, the MS4 Permit, the City's policies and procedures, and these standards.

City Inspectors have the authority at any phase of construction to require additional BMPs including enhanced WTAP requirements (see Section 4.3) if the SWPPP/WPCP is not protective of water quality.

**Projects may also be subject to inspection by staff of the SWRCB, SDRWQCB, or U.S. Environmental Protection Agency (EPA).** Inspection procedures for those agencies are separate and carry different enforcement actions and mechanisms.

Construction site priority determines the frequency of inspections that will be conducted by City staff and is described below. Risk Level and Linear Underground/Overhead Project (LUP) Type determinations for projects under CGP compliance can be made using the Risk Determination Worksheet located in the CGP.

Each construction site shall be inspected by City staff for compliance with storm water standards at the minimum frequencies shown in Table 7–1. Site-specific inspection frequencies are re-assessed periodically, especially when grading activities are planned during the wet season. City inspection requirements are summarized in **Appendix C**. City staff may conduct additional inspections and modify site priority based on several factors including, but not limited to:

- Site conditions;
- Developer/Contractor previous violations and past performance;
- Rain events during the dry season
- Grading during wet season; and
- Proximity to water bodies



Site Priority	Description	Wet Season (October 1 to April 30)	<b>Dry Season</b> (May 1 to September 30)
ASBS	Projects located in the ASBS watershed A map of the ASBS watersheds can be found in Appendix A.	Weekly	Quarterly
High	<ul> <li>a) Projects disturbing 1 acre or more that qualify as Risk Level 2 or Risk Level 3 per the CGP and not located in an ASBS watershed.</li> <li>b) Projects disturbing 1 acre or more that qualify as LUP Type 2 or LUP Type 3 per the CGP and not located in an ASBS watershed.</li> </ul>	Bi-weekly	Quarterly
Medium	<ul> <li>a) Projects disturbing 1 acre or more and are not located in an ASBS watershed or designated as a high priority site.</li> <li>b) Projects that qualify as Risk Level 1 or LUP Type 1 per the CGP and not located in an ASBS watershed.</li> <li>c) WPCP projects located within the Los Peñasquitos Watershed Management Area.</li> </ul>	Monthly	Quarterly
Low	Projects not subject to a medium or high site priority designation and are not located in an ASBS watershed.	Quarterly	As-Needed

#### Table 7-1. Minimum Inspection Frequency

The City Inspector may require additional measures depending on individual site conditions.

For projects subject to the CGP, the SDRWQCB is responsible for verifying and enforcing detailed requirements of the CGP. The City inspection staff will only verify whether a project is covered under the CGP, but will enforce the city's Municipal Codes and this manual to prevent pollutant discharges to the City's MS4 system.



The City inspection staff will work with SDRWQCB staff to ensure compliance at these construction sites. City staff will document observations of potential violations and will notify the SDRWQCB of the noncompliance in accordance with Order R9-2013-0001, as amended by Order Nos. R9-2015-0001 and R9-2015-0100, if the noncompliance poses a threat to human or environmental health.

#### 7.2 Self-Inspection

Storm water BMPs for construction sites are typically temporary measures that require frequent maintenance to maintain effectiveness. These measures may require relocation, revision and reinstallation, particularly as project grading progresses. Therefore, owner/contractor self-inspections are required. Self-inspections shall be performed by the owner's/contractor's QCP specifically trained in storm water pollution prevention site management and storm water BMPs, including installation and maintenance of sediment and erosion control measures. Additional qualified persons may assist with the inspection activities under the direction of the QCP.

For projects covered under the CGP, the QCP must be a Qualified SWPPP Practitioner or someone trained by and working under the direction of the Qualified SWPPP Practitioner. A QCP is required for all construction sites year round.

The primary purpose of self-inspections conducted by owners and contractors include the following:

- 1. To ensure that the owner/contractor takes full responsibility for managing storm water pollution caused by the project site's construction activities;
- 2. To ensure that storm water BMPs are properly documented, implemented, and functioning effectively;
- 3. To identify maintenance (e.g., sediment removal) and repair needs; and
- 4. To ensure that project proponents implement site-specific SWPPPs or WPCPs.

A self-inspection checklist, noting date, time, conditions, and inspection date, must be kept on-site and made available for inspection upon request. Additional self-inspection requirements may apply for projects subject to CGP requirements.

Self-inspections must be performed by a QCP according to the following schedule:

Description	Frequency
During extended rainfall events	24-hour intervals
As grading operations are being conducted during the wet season	Daily
In the dry season during grading operations	Weekly (every 7 days)

Additionally, weather forecasting must be performed daily and a WTAP is required for every project. See section 4.3 for WTAP implementation requirements and timelines.

#### 7.3 Enforcement

The San Diego Municipal Code establishes Storm Water Ordinances that apply to construction projects. All project owners and their contractors (as applicable) must meet the requirements of all applicable codes prior to, during, and after construction. The purpose of these ordinances is to control



the discharge of urban pollutants, improve water quality, and comply with the San Diego Regional MS4 Permit requirements.

The City is responsible for storm water quality compliance from City facilities and capital improvement projects. The City enforces its codes and ordinances to maintain compliance with the MS4 Permit through development and implementation of this manual. For construction of City capital improvement projects where a contractor performs work, the City is the Legally Responsible Party for projects over 1 acre of soil disturbance that are subject to CGP requirements. However, for both CGP and non-CGP projects implemented by a contractor, the contractor is responsible to perform work in accordance with the project SWPPP or WPCP to maintain compliance with all City codes and ordinances, this manual, and NPDES regulations.

The City has the ability to issue a stop work order for non-compliant work and penalties may be issued. Any penalties leveraged against the City by regulators can be passed to the contractor in accordance with enforcement authority established in its codes and ordinances, as well as by contract documents.

Storm water requirements are contained in the following chapters of the San Diego Municipal Code (https://www.sandiego.gov/city-clerk/officialdocs/legisdocs/muni):

- Chapter 4 Article 3 Division 3 Storm Water Management and Discharge Control
- Chapter 14 Article 2 Division 1 Grading Regulations
- Chapter 14 Article 2 Division 2 Storm Water Runoff and Drainage Regulations

The City has the legal authority to implement the requirements of the MS4 Permit through the enforcement of its Codes and Ordinances.

Section §43.0304 *Illicit Discharges* of the City of San Diego Municipal Code states, "(a) Except as provided in San Diego Municipal Code section 43.0305, it is unlawful for any person to cause a non-storm water discharge to the MS4. (b) It is unlawful for any person to cause either individually or jointly any discharge into or from the MS4<sup>1</sup> that results in or contributes to a violation of the MS4 permit." Section §43.0307(a) requires implementation of BMPs set forth in the Jurisdictional Runoff Management Program (JRMP). The City established a JRMP per requirements in the MS4 Permit. The City's JRMP contains this manual as an appendix; therefore all BMPs in this manual are required by Section §43.0307(a).

In effect, all construction sites (no matter the size) must have measures in place at all times during construction that comply with this manual and control pollutants in site runoff. Even those sites not required to submit permit applications must comply with the City's Storm Water Management Ordinance. City Inspectors are charged with enforcement of the City's storm water regulations and will investigate complaints or inspect any construction site for compliance. A Correction Notice or



<sup>&</sup>lt;sup>1</sup>Municipal separate storm sewer system (MS4) means a conveyance or system of conveyances (including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains): (i) owned or operated by the City; (ii) designated or used for collecting or conveying storm water; (iii) which is not a combined sewer; and (iv) which is not part of the Publicly Owned Treatment Works as defined at 40 Code of Federal Regulations section 122.26.

Notice of Violation (NOV) may be issued on a first visit. The NOV is not a citation but a notice to the responsible party that compliance with the storm water quality regulations is required. In accordance with §43.0311, the enforcement official may seek injunctive relief, civil penalties, or pursue any administrative remedy provided in the San Diego Municipal Code, if warranted. These enforcement actions could include:

- municipal citations;
- administrative civil penalties up to \$10,000 per day per violation;
- No Further Inspection Notices;
- Hold Work Notices; and
- Stop Work Notices.

More information on these requirements is available online at:

- Section 43.03 of the City of San Diego Municipal Code (http://docs.sandiego.gov/municode/MuniCodeChapter04/Ch04Art03Division03.pdf)
- Storm Water Management and Discharge Control (http://www.sandiego.gov/stormwater/regulations/index.shtml); and
- Storm Water Division Regulations; and Think Blue (http://www.sandiego.gov/thinkblue/)



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Chapter 7: Compliance Verification and Enforcement



#### **ASBS Maps**

The GIS shape file for the ASBS watershed is available at the following link:

https://www.sandiego.gov/stormwater/regulations



Appendix A: ASBS Maps

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## **ASBS WATERSHED - SECTION 1**



#### **Appendix A: ASBS Maps**



Appendix A: ASBS Maps

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## **ASBS WATERSHED - SECTION 2**



#### **Appendix A: ASBS Maps**



Appendix A: ASBS Maps

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### **Best Management Practices**



**Appendix B: Best Management Practices** 

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	Typical Construction Storm Water Permit Violations					
Category	Compliant	Non-Compliant				
	Prevent storm water pollution with good housekeeping practices, proper concrete washouts, materials storage and waste disposal.	Poor containment of trash, hazardous material spills, and vehicle leakage.				
Good Housekeeping	Use secondary containment, such as drip pans or bermed plastics for containment of trash, hazardous materials, and vehicle leakage.	Lack of secondary containment for trash, hazardous materials, and vehicle leakage.				
	Stockpiles must be bermed at the end of the day and covered prior to rain.	Remove/dispose of construction debris immediately or provide proper protection.				



## Appendix B: Best Management Practices

Category	Typical Construction Storm Water Permit Violations					
Category	Compliant	Non-Compliant				
Non-Storm Water Management - Potable Water Discharges	Monitoring of discharges for chlorine, turbidity, and pH (for superchlorinated discharges only) is required. An appropriate handheld chlorine measuring device that is US EPA-approved must be used. A quality assurance and quality control protocol must be implemented. Flushing should be controlled & monitored by the contractor at all times.	Non-visible pollutants such as an exceedance of chlorine is prohibited. Clean downstream gutters prior to testing.				
Erosion Control	Provide mats, mulches, blankets, and other BMPs to temporarily stabilize and permanently establish vegetation on disturbed soils.	Fiber rolls alone are not considered erosion control and must be in combination with soil stabilization.				
Sediment Control – Perimeter Controls	Install silt fences, gravel bags, and other BMPs to intercept runoff and settle out sediment while allowing storm water to run through.	Inadequate and poorly maintained perimeter controls lead to the transportation of sediment offsite				



## Appendix B: Best Management Practices

Category	Typical Construction Storm Water Permit Violations				
Category	Compliant	Non-Compliant			
Sediment Control - Sweeping and Dust Control	Final sweeping is performed as the last step of daily operation after the trenches have been backfilled and covered with cold mix or a permanent trench cap.	Street sweeping shall be used to remove tracked soils, sand, and other debris from paved areas. Vacuuming shall be used to remove slurry and cuttings from paved areas. All streets, gutters & sidewalks shall be cleaned daily.			
Sediment Control - Storm Drain Inlet Protection	Use inlet protection BMPs to capture sediment and other pollutants before they enter the storm drain. Prior to rain events, remove inlet protection BMPs. Maintain and replace as necessary.	Poorly installed and maintained inlet protection allows pollutants into storm drains and/or water bodies. Install check dams upstream of inlets to further reduce debris load.			
Sediment Control - Vehicle Tracking	Provide rock pads, shaker plates, and other tracking BMPs to knock sediment off tires before it is tracked offsite. Sweepers reduce the dust further.	Vehicles track sediment onto public roads. Paved surfaces are not swept daily and BMPs are not maintained, nor monitored.			



## Appendix B: Best Management Practices

Category	Typical Construction Sto Compliant	rm Water Permit Violations Non-Compliant	
WTAP Implementation - Source Control prior to rain	Prevent runoff pollution by covering exposed trenches, properly anchoring covers, and using run-on controls to slow flows (e.g., Gravel bag chevrons).	Work site perimeter, active disturbed soil areas, and material stockpiles not properly stabilized / protected prior to rain.	





## **Municipal Inspector Checklists**

City inspections of construction sites for storm water compliance shall include, but not be limited to the following:

- 1. Assess BMP effectiveness including implementation of an effective combination of erosion, sediment, and non-storm water BMPs to meet the City's minimum water quality protection requirements and prevent the discharge of pollutants into storm water and receiving waters;
- 2. Check for coverage under the CGP (Notice of Intent and/or Waste Discharge Identification No.) during initial inspection;
- 3. Ensure compliance with the City's Storm Water Standards (this manual) as well as applicable ordinances, permits, and other site-specific requirements;
- 4. Visual observations for non-storm water discharges, potential illicit connections, and potential discharge of pollutants in storm water runoff;
- 5. Ensure proper implementation of plans and specifications;
- 6. Educate and perform outreach on storm water pollution prevention as needed;
- 7. Ensure that the project proponents implement storm water management measures on a year-round basis; and
- 8. Create a written or electronic inspection report.

City inspection staff will utilize the following framework when conducting an inspection:

- 1. Review the site erosion control and BMP implementation plans and determine whether they are being properly implemented, in accordance with this manual;
- 2. Determine whether BMPs are effective and being maintained properly; and
- 3. Determine whether the owner/developer/contractor is making appropriate adjustments when ineffective BMPs are found.



**Appendix C: Municipal Inspector Checklist** 



STORM WATER CONSTRUCTION BEST MANAGEMENT PRACTICES (BMPs) AND DISCHARGE ENFORCEMENT RESPONSIBILITIES						
ROLES	INSPECTION & EN CONSTRUCT		ENFORCEMENT FOR SW DISCHARGE*	ENFORCEMENT OF MUNICIPAL CODE		
PERMIT TYPE	DSD – Building ECP – Field T Construction & Engineering Safety Division Division		T & SW – Storm Water Division Code Enforcement	DSD – Neighborhood Code Compliance Division		
Capital Improvement Project	None	YES	DISCHARGE ONLY*	None		
Construction Permits (Grading or Right-of-Way)	None	YES	DISCHARGE ONLY*	None		
Building Permit	YES	None	DISCHARGE ONLY*	None		
Demolition Permit	YES	None	DISCHARGE ONLY*	None		
Small Construction Not Requiring Any Permit	None	None	DISCHARGE ONLY*	None		
Abandoned Sites with Active Permits	YES for Building Permits and refer to DSD Engineering Section	YES for Construction Permits and refer to DSD Engineering Section	DISCHARGE ONLY*	None		
Abandoned Sites with Expired Permits	None	None	YES**	YES		
Illegal Construction (No Permit Obtained)	None	None	DISCHARGE ONLY*	YES		
*Report discharges to Think Blue Hotline at 619-235-1000. **Storm Water Division is responsible for enforcing Minimum BMPs per respective land use.						

\*Storm Water Division is responsible for enforcing Minimum BMPs per respective land use.



**Appendix C: Municipal Inspector Checklist** 



# Appendix

# **Templates and Forms**

The following templates are available at <u>https://www.sandiego.gov/stormwater/regulations</u>

- Water Pollution Control Plan (WPCP) Template
- Linear Utility (Group Job) WPCP Template
- Demolition WPCP Checklist
- Weather Triggered Action Plan Template
- SWPPP Submittal Checklist

The following forms are available from Development Services Department:

- Form DS-570: Minor WPCP Template
- Form DS-563: Permanent BMP Construction Self Certification



**Appendix D: Templates and Forms** 





## **Construction BMP General Notes**

PRIOR TO ANY SOIL DISTURBANCE, TEMPORARY SEDIMENT CONTROLS SHALL BE INSTALLED BY THE CONTRACTOR OR QUALIFIED PERSON(S) AS INDICATED BELOW:

- 1. ALL REQUIREMENTS OF THE CITY OF SAN DIEGO "STORM WATER STANDARDS MANUAL" MUST BE INCORPORATED INTO THE DESIGN AND CONSTRUCTION OF THE PROPOSED GRADING/IMPROVEMENTS CONSISTENT WITH THE APPROVED STORM WATER POLLUTION PREVENTION PLAN (SWPPP) AND/OR WATER POLLUTION CONTROL PLAN (WPCP) FOR CONSTRUCTION LEVEL BMPS AND, IF APPLICABLE, THE STORM WATER QUALITY MANAGEMENT PLAN (SWQMP) FOR POST-CONSTRUCTION BMPS.
- 2. THE CONTRACTOR SHALL INSTALL AND MAINTAIN ALL STORM DRAIN INLET PROTECTION. INLET PROTECTION IN THE PUBLIC RIGHT-OF-WAY MUST BE TEMPORARILY REMOVED PRIOR TO A RAIN EVENT TO ENSURE NO FLOODING OCCURS AND REINSTALLED AFTER RAIN IS OVER.
- 3. ALL CONSTRUCTION BMPS SHALL INSTALLED AND PROPERLY MAINTAINED THROUGHOUT THE DURATION OF CONSTRUCTION.
- 4. THE CONTRACTOR SHALL ONLY GRADE, INCLUDING CLEARING AND GRUBBING, AREAS FOR WHICH THE CONTRACTOR OR QUALIFIED CONTACT PERSON CAN PROVIDE EROSION AND SEDIMENT CONTROL MEASURES.
- 5. THE CONTRACTOR IS RESPONSIBLE FOR ENSURING THAT ALL SUB-CONTRACTORS AND SUPPLIERS ARE AWARE OF ALL STORM WATER BMPS AND IMPLEMENT SUCH MEASURES. FAILURE TO COMPLY WITH THE APPROVED SWPPP/WPCP WILL RESULT IN THE ISSUANCE OF CORRECTION NOTICES, CITATIONS, CIVIL PENALTIES, AND/OR STOP WORK NOTICES.
- 6. THE CONTRACTOR OR QUALIFIED CONTACT PERSON SHALL BE RESPONSIBLE FOR CLEANUP OF ALL SILT, DEBRIS, AND MUD ON AFFECTED AND ADJACENT STREET(S) AND WITHIN STORM DRAIN SYSTEM DUE TO CONSTRUCTION VEHICLES/EQUIPMENT AND CONSTRUCTION ACTIVITY AT THE END OF EACH WORK DAY.
- 7. THE CONTRACTOR SHALL PROTECT NEW AND EXISTING STORM WATER CONVEYANCE SYSTEMS FROM SEDIMENTATION, CONCRETE RINSE, OR OTHER CONSTRUCTION-RELATED DEBRIS AND DISCHARGES WITH THE APPROPRIATE BMPS THAT ARE ACCEPTABLE TO THE RESIDENT ENGINEER AND AS INDICATED IN THE SWPPP/WPCP
- 8. THE CONTRACTOR OR QUALIFIED CONTACT PERSON SHALL CLEAR DEBRIS, SILT, AND MUD FROM ALL DITCHES AND SWALES PRIOR TO AND WITHIN 3 BUSINESS DAYS AFTER EACH RAIN EVENT OR PRIOR TO THE NEXT RAIN EVENT, WHICHEVER IS SOONER.
- 9. IF A NON-STORM WATER DISCHARGE LEAVES THE SITE, THE CONTRACTOR SHALL IMMEDIATELY STOP THE ACTIVITY AND REPAIR THE DAMAGES. THE CONTRACTOR SHALL NOTIFY THE RESIDENT ENGINEER OF THE DISCHARGE, PRIOR TO RESUMING CONSTRUCTION ACTIVITY. ANY AND ALL WASTE MATERIAL, SEDIMENT, AND DEBRIS FROM EACH NON-STORM



WATER DISCHARGE SHALL BE REMOVED FROM THE STORM DRAIN CONVEYANCE SYSTEM AND PROPERLY DISPOSED OF BY THE CONTRACTOR.

- 10. EQUIPMENT AND WORKERS FOR EMERGENCY WORK SHALL BE MADE AVAILABLE AT ALL TIMES. ALL NECESSARY MATERIALS SHALL BE STOCKPILED ON SITE AT CONVENIENT LOCATIONS TO FACILITATE RAPID DEPLOYMENT OF CONSTRUCTION BMPS WHEN RAIN IS IMMINENT.
- 11. THE CONTRACTOR SHALL RESTORE AND MAINTAIN ALL EROSION AND SEDIMENT CONTROL BMPS TO WORKING ORDER YEAR ROUND.
- 12. THE CONTRACTOR SHALL INSTALL ADDITIONAL EROSION AND SEDIMENT CONTROL MEASURES DUE TO UNFORESEEN CIRCUMSTANCES TO PREVENT NON-STORM WATER AND SEDIMENT-LADEN DISCHARGES.
- 13. THE CONTRACTOR SHALL BE RESPONSIBLE AND SHALL TAKE NECESSARY PRECAUTIONS TO PREVENT PUBLIC TRESPASS ONTO AREAS WHERE IMPOUNDED WATERS CREATE A HAZARDOUS CONDITION.
- 14. ALL EROSION AND SEDIMENT CONTROL MEASURES PROVIDED PER THE APPROVED SWPPP/WPCP SHALL BE INSTALLED AND MAINTAINED. ALL EROSION AND SEDIMENT CONTROLS FOR INTERIM CONDITIONS SHALL BE PROPERLY DOCUMENTED AND INSTALLED TO THE SATISFACTION OF THE RESIDENT ENGINEER.
- 15. AS NECESSARY, THE RESIDENT ENGINEER SHALL SCHEDULE MEETINGS FOR THE PROJECT TEAM (GENERAL CONTRACTOR, QUALIFIED CONTACT PERSON, EROSION CONTROL SUBCONTRACTOR IF ANY, ENGINEER OF WORK, OWNER/DEVELOPER, AND THE RESIDENT ENGINEER) TO EVALUATE THE ADEQUACY OF THE EROSION AND SEDIMENT CONTROL MEASURES AND OTHER BMPS RELATIVE TO ANTICIPATED CONSTRUCTION ACTIVITIES.
- 16. THE CONTRACTOR SHALL CONDUCT VISUAL INSPECTIONS DAILY AND MAINTAIN ALL BMPS AS NEEDED. VISUAL INSPECTIONS AND MAINTENANCE OF ALL BMPS SHALL BE CONDUCTED BEFORE, DURING, AND AFTER EVERY RAIN EVENT AND EVERY 24 HOURS DURING ANY PROLONGED RAIN EVENT. THE CONTRACTOR SHALL MAINTAIN AND REPAIR ALL BMPS AS SOON AS POSSIBLE AS SAFETY ALLOWS.
- 17. CONSTRUCTION ENTRANCE AND EXIT AREA. TEMPORARY CONSTRUCTION ENTRANCE AND EXITS SHALL BE CONSTRUCTED IN ACCORDANCE WITH CASQA FACT SHEET TC-1OR CALTRANS FACT SHEET TC-01 TO PREVENT TRACKING OF SEDIMENT AND OTHER POTENTIAL POLLUTANTS ONTO PAVED SURFACES AND TRAVELED WAYS. WIDTH SHALL BE 10' OR THE MINIMUM NECESSARY TO ACCOMMODATE VEHICLES AND EQUIPMENT WITHOUT BY-PASSING THE ENTRANCE.
- 18. **PERFORMANCE STANDARDS.** THE CONTRACTOR SHALL BE RESPONSIBLE FOR IMPLEMENTING BMPS BASED ON THE FOLLOWING PERFORMANCE STANDARDS:
  - (a) NON-STORM WATER DISCHARGES FROM THE SITE SHALL NOT OCCUR TO THE MAXIMUM EXTENT PRACTICABLE <sup>2</sup>.



<sup>&</sup>lt;sup>2</sup> **MAXIMUM EXTENT PRACTICABLE (MEP)** – THE TECHNOLOGY-BASED STANDARD ESTABLISHED BY THE UNITED STATES CONGRESS IN THE CLEAN WATER ACT 402(P)(3)(B)(III) THAT MUNICIPAL DISCHARGES OF URBAN RUNOFF SHALL MEET. MEP GENERALLY EMPHASIZES POLLUTION PREVENTION AND SOURCE CONTROL BMPS PRIMARILY AS THE FIRST LINE OF DEFENSE IN COMBINATION WITH TREATMENT METHODS SERVING AS BACKUP AND ADDITIONAL LINES OF DEFENSE.

- (b) STORM WATER DISCHARGES SHALL BE FREE OF POLLUTANTS INCLUDING SEDIMENT TO THE MAXIMUM EXTENT PRACTICABLE.
- (c) EROSION SHALL BE CONTROLLED BY BMPS TO THE MAXIMUM EXTENT PRACTICABLE. IF RILLS AND GULLIES APPEAR THEY SHALL BE REPAIRED AND ADDITIONAL BMPS INSTALLED TO PREVENT A REOCCURRENCE OF EROSION.
- (d) INACTIVE AREAS SHALL BE PROTECTED TO PREVENT POLLUTANT DISCHARGES. A SITE OR PORTIONS OF A SITE SHALL BE CONSIDERED INACTIVE WHEN CONSTRUCTION ACTIVITIES HAVE CEASED FOR A PERIOD OF 14 OR MORE CONSECUTIVE DAYS.
- (e) ACTIVE AND INACTIVE AREAS SHALL BE PROTECTED PRIOR TO RAIN IN ACCORDANCE WITH CHAPTER 5 OF PART 2 OF THE STORM WATER STANDARDS.





Weath	er Triggered A	ction Plan (WT/	AP)			
Project Name:		Date:				
Project Number:		Permit Number:				
Predicted % chance of rain: [Attach National Weather Service hourly forecast (http://www.weather.gov/sgx/)]		Date Rain Predicted to Occur:				
Total Project Area:						
Current Disturbed Area:						
Site Information:						
Street Name, City and Zip Code						
Qualified Contact Person (QCP):						
Name, Company, E-mail, Emergency I	hone Number (24/7)					
General Contractor:	General Contractor:					
Name, Company, E-mail, Emergency	Phone Number (24/7)					
Owner:						
Name, Company, E-mail, Emergency	Phone Number (24/7)					
Erosion and Sediment Control Con	ntractor – Labor Force cont	racted for the site:				
Name, Company, E-mail, Emergency Phone Number (24/7)						
Stormwater Sampling Agent (if ap	plicable for CGP sites):					
Name, Company, Emergency Phone Nu	ımber (24/7)					



#### City of San Diego WTAP Implementation Requirements (Refer to Table 4-2 in the Storm Water Standards Manual, Part 2)

Check one	Project Applicability / Enforcement Status	WTAP Implementation Trigger [Probability of Precipitation (POP)]	WTAP prepared no later than # hours prior to predicted onset of rain	WTAP implementation completed no later than # hours prior to predicted onset of rain
	All Projects – Currently Compliant based on City Inspection (Trigger A)	50% POP	48 hours	Prior to Rain
Enhanced WTAP Triggers per City Inspection Results:				
	Trigger B	40% POP	72 hours	12 hours
	Trigger C	40% POP	72 hours	24 hours
	Trigger D	30% POP	72 hours	24 hours
	Trigger E	30% POP	72 hours	36 hours

#### City of San Diego WTAP Requirements (to be done by Site QCP)

- **Cover waste containers, material and stock piles per WTAP implementation requirements**
- **Cover stabilize areas of exposed soils (active and inactive areas) per WTAP implementation requirements**
- □ Inspect the entire Site and all known discharge points.
- **Complete pre-rain BMP inspection, and repair and maintain Site BMPs**
- **Complete Required Weather Triggered Actions (Pages 3)**
- □ Prepare WTAP Exhibit (instructions provided on Page 4)
- □ Submit this document and the WTAP Exhibit to the Public Works Department and Construction Management & Field Services via email at PWD-CMFS-StormPatrol@sandiego.gov.



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· · · · · ·						
	<b>Current Active Phase(s) and Activities</b> Check ALL the boxes below that apply to your site					
	<u>Grading and Land Development:</u> Demolition Rough Grade Soil Amendment(s): Rock Crushing Equip. Maintenance/Fueling		Vegetation Removal Finish Grade Excavation ( sq. feet) Erosion and Sediment Control Material Delivery and Storage		Vegetation Salvage-Harvest Blasting Soils Testing Surveying Other:	
	<u>Streets and Utilities:</u> Finish Grade Equip. Maintenance/Fueling Curb and Gutter/Concrete Pour		Utility Install Storm Drain Installation Masonry		Paving Operations Material Delivery & Storage Other:	
	<u>Vertical Construction:</u> Framing Masonry Drywall/Interior Walls Equip. Maintenance/Fueling Exterior Siding Flooring		Carpentry Electrical Plumbing HVAC Insulation Roofing		Concrete/Forms/Foundation Painting Stucco Tile Landscaping & Irrigation Other:	
	<u>Final Landscaping &amp; Site Stabilization</u> Stabilization Finish Grade Drainage Inlet Stencils	<u>on:</u> 	Storage Yard/ Material Removal		E&S Control BMP Removal Landscape Installation Other: Perm. Water Quality Ponds	
	Inactive Construction Site:					
	E&S Control Device Installation E&S Control Device Maintenance		Routine Site Inspection Street Sweeping		Trash Removal Other:	
	E&S Control Device Maintenance	ades	Street Sweeping Active on Site during Current Pha	□ ase(	Other:	
	E&S Control Device Maintenance Tr	ades Che	Street Sweeping S Active on Site during Current Pha ck ALL the boxes below that apply to your s	□ ase( site	Other:s)	
	E&S Control Device Maintenance Tr Storm Drain Improvement	ades Che	Street Sweeping Active on Site during Current Pha- ck ALL the boxes below that apply to your so Grading Contractor	ase(	Other:	
	E&S Control Device Maintenance Tr Storm Drain Improvement Street Improvements	ades Che	Street Sweeping <b>Active on Site during Current Pha</b> <i>ck ALL the boxes below that apply to your s</i> Grading Contractor Water Pipe Installation	ase( site	Other:	
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	E&S Control Device Maintenance Tr Storm Drain Improvement Street Improvements Material Delivery Trenching Concrete Pouring Foundation Demolition Material Delivery Tile Work- Flooring Drywall HVAC installers	ades Chec Chec Chec Chec Chec Chec Chec Chec	Street Sweeping Active on Site during Current Pha ck ALL the boxes below that apply to your so Grading Contractor Water Pipe Installation Sewer Pipe Installation Gas Pipe Installation Electrical Installation Communication Installation Erosion and Sediment Control Equipment Fueling/Maintenance Utilities (e.g., Sewer, Electric)	ase( site	Other:	
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<b>Trade or Activity</b>	Required Actions to be perform prior to rain event
Information & Scheduling	<ul> <li>Inform trade supervisors of predicted rain</li> <li>Check scheduled activities and reschedule as needed</li> <li>Alert erosion/sediment control provider</li> <li>Alert sample collection contractor (if applicable)</li> <li>Schedule staff for extended rain inspections (including weekends &amp; holidays)</li> <li>Check Erosion and Sediment Control material stock</li> <li>Prepare WTAP Exhibit</li> <li>Other:</li> </ul>
□ Trade operations	<ul> <li>Exterior operations shut down for event (e.g., no concrete pours or paving)</li> <li>Soil treatments (e.g., fertilizer) ceased within 24 hours of event</li> <li>Materials and equipment (ex: tools) properly stored and covered</li> <li>Waste and debris disposed in covered dumpsters or removed from site</li> <li>Trenches and excavations protected</li> <li>Perimeter controls around disturbed areas</li> <li>Fueling and repair areas covered and bermed</li> <li>Other:</li> </ul>
<ul> <li>Material and stockpile management</li> </ul>	<ul> <li>Material elevated and covered or stored within secondary containment (including indoors)</li> <li>Stockpiles bermed and covered</li> <li>Material and stockpiles located at least 50 feet away from storm drain facilities.</li> <li>Other:</li> </ul>
Waste management	<ul> <li>Waste and recycling containers covered and secured</li> <li>Drain holes plugged</li> <li>Portable toilet containment pans maintained</li> <li>Other:</li></ul>
<ul> <li>Vehicles and equipment pollution prevention</li> </ul>	<ul> <li>Vehicles free of leaks and parked with drip pans</li> <li>Drip pans maintained</li> <li>Other:</li> </ul>
Spill prevention and control	<ul> <li>All spills and drips are cleaned</li> <li>Spills that cannot be properly cleaned prior to the rain event must be covered</li> <li>Other:</li></ul>
Concrete waste management	<ul> <li>Adequate capacity for rain</li> <li>Washout bins covered</li> <li>Other:</li></ul>
Erosion controls	<ul> <li>Temporary erosion controls deployed for all active areas, inactive areas, and construction support areas</li> <li>Other</li> </ul>
Sediment controls	<ul> <li>Perimeter protection in place and maintained</li> <li>Storm drain inlets are protected; except when inlet is within City streets. For storm drain inlets within the ROW, inlet protection is to be removed and the area must be cleared of sediment and debris.</li> <li>Temporary linear sediment controls deployed around perimeter of disturbed areas, stockpiles, and on slopes</li> <li>Adequate capacity in sediment basins and traps</li> <li>Roads swept; site ingress and egress points stabilized</li> <li>Other:</li></ul>
Run-on and runoff controls	<ul> <li>Temporary runoff controls in place (e.g., check dams and chevrons)</li> <li>Drainage controls (e.g., swales, dikes, berms) maintained</li> <li>Temporary energy dissipation installed and maintained</li> <li>Other</li> </ul>
Other / Discussion	



# Weather Triggered Action Plan (WTAP) Exhibit

**Instructions:** A WTAP Exhibit identifying BMPs currently in place and BMPs which will be implemented prior to rain must be prepared with each WTAP. The WTAP Exhibit and WTAP Exhibit Legend shall be posted in the construction trailer (or otherwise available on-site if a trailer is not present). The QCP (or QSD/QSP if the project has a SWPPP) must update the current SWPPP/WPCP Site Map by hand or prepare current representative photographs (aerial or other) to depict BMPs. Contractor may develop their own WTAP Exhibit Legend under the following conditions:

- The exhibit must clearly depict installed BMPs;
- The exhibit must clearly depict BMPs to be installed prior to the rain event; and
- The legend must be posted with the WTAP Exhibit.

Example symbols for the WTAP Exhibit Legend are provided below

#### Drainage Patterns and Monitoring (Show in Black or Blue on Exhibit)

Symbol	
イ	Flow Direction
*	Discharge Locations

#### BMPs Currently Installed (Highlight BMPs on SWPPP / WPCP Site Map or Depict on Aerial Photo to create WTAP Exhibit)

Symbol	BMP	Installed	Condition*	Date Repairs Completed for BMPs in Poor Condition.
<b>※</b>	Erosion Control	🗖 Yes 🗖 NA	Good Door	
	Sediment Basin/Traps	🗖 Yes 🗖 NA	🗖 Good 🗖 Poor	
And destroyed	Perimeter/Linear Controls	🗖 Yes 🗖 NA	Good Door	
8	Inlet Protection	🗖 Yes 🗖 NA	Good Door	
$\infty$	Check Dams	🗖 Yes 🗖 NA	Good Door	
	Tracking Control	🗖 Yes 🗖 NA	Good Door	
**	Dike, Swales, Slope Drains	🗖 Yes 🗖 NA	Good Door	
WM	Waste Management	🗖 Yes 🗖 NA	Good Door	
MM	Materials Management	🗖 Yes 🗖 NA	Good D Poor	
SM	Stockpile Management	🗖 Yes 🗖 NA	Good Door	
	Other	🗖 Yes 🗖 NA	Good Door	

\* BMPs in poor conditions must be repaired at least 48 hours prior to a storm event.

#### BMPs to be Installed (Show in Red on Exhibit)

Symbol	ВМР	Description/Type/Product	Installation Date (must be consistent with WTAP implementation schedule)
**	Erosion Control		
	Sediment Basin/Traps		
	Perimeter/Linear Controls		
$\otimes$	Inlet Protection		
000	Check Dams		
	Tracking Control		
#	Dike, Swales, Slope Drains		
WM	Waste Management		
MM	Materials Management		
SM	Stockpile Management		
	Other		



## **SWPPP Submittal Checklist**

Project Name:	
Project Number:	Permit Number:
SWPPP Date:	WDID:
Project Address:	
Total Disturbed Area:	Risk Level:
Project Owner:	Qualified SWPPP Developer:
Address:	Address:
Email:	Email:
Phone:	Phone:

The following checklist is required to be completed by the Qualified SWPPP Developer (QSD) preparing the Storm Water Pollution Prevention Plan (SWPPP) for submittal to the City of San Diego prior to the issuance of applicable grading or building permits. It is the responsibility of the QSD to ensure that the SWPPP is prepared within the guidance set forth in the City of San Diego Storm Water Standards Part 2 Construction BMP Standards. This checklist does not alleviate the QSD's responsibility to determine the appropriate level of BMP planning and implementation to prevent pollutant discharges. The SWPPP must be prepared using California Stormwater Quality Association (CASQA) or Caltrans Template.

Complete the checklist by identifying the applicable page or section in the SWPPP for each set of requirements below.

. General Requirements			
Page or Section			
	Contact information, including phone number and email address, for Project Owner, QSD, and Qualified Contact Person.		
	Project and site description including construction activities, existing site conditions, and relevant prior land use.		
	Construction Schedule information including the anticipated start and end dates of construction, phases of significant grading activities, and work near drainages or receiving waters.		
	City's Weather Triggered Action Plan (WTAP) Template (for all projects) that addresses the City's WTAP requirements.		
	Risk Factors and back-up for site-specific factors (if required).		
	Vicinity Maps showing surrounding area and major crossroads.		
	SWPPP Maps which meet the requirements of the Construction General Permit and include an access route for the Resident Engineer.		

II. BMP Phasi	ng Plan
Page or Section	
	Disturbed area is limited to 10 acres at any given time without approval of the Department of Development Services (DSD) (private projects) or the Public Works Department (PWD) (public projects). Refer to Table 5.1 in Part 2 of the Stormwater Standards Manual for instruction on obtaining approval of expanded grading limits.
	Phasing plan must address work activities and BMP sequencing for each phase (i.e., demolition, grading, streets and utilities, vertical construction, and landscaping). An example phasing plan is provided at the end of this checklist.
	Identify steps the project will implement to reduce the amount of soil exposed at any one time and during periods of high precipitation potential; maintain stabilized areas; and minimize work areas, staging areas, and construction roads.
Phasing Plan Appro	oval
Name (City Staff)	Date



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## **SWPPP Submittal Checklist**

II. Good Housekeeping BMPs			
Page or Section	The SWPPP addresses the following BMPs and includes City-specific requirements as identified in Storm Water Standards Part 2 Chapter 5:		
	Material Management		
	Stockpile Management		
	Landscape Material Management		
	Solid and Liquid Waste Management		
	Vehicle and Equipment Pollution Prevention		
	Spill Prevention and Control		
	Concrete Waste Management		
	Sanitary/Septic Waste Management		

V. Non-Storm Water Management BMPs			
Page or Section         The SWPPP addresses the following BMPs and includes City-specific requirements as identified in St Water Standards Part 2 Chapter 5:			
	Illegal Discharges/Non-Storm Water Discharges		
	Illicit Connection Detection and Reporting		
	Water Conservation Practices		
	Dewatering Operations		

V. Erosion Control BMPs				
Page or Section	The SWPPP addresses the following BMPs and includes City-specific requirements as identified in Storm			
	Water Standards Part 2 Chapter 5:			
	Erosion control for Construction Support Areas			
	Erosion Control for inactive areas			
	Erosion Control for all areas prior to rain			
	End-of-Day stabilization for work within City Right-of-Way			
	Dust Control			

VI. Sediment Control BMPs			
Page or Section	The SWPPP addresses the following BMPs and includes City-specific requirements as identified in Storm Water Standards Part 2 Chapter 5:		
	Linear Sediment Controls/Perimeter Controls		
	Storm Drain Inlet Protection		
	Sediment Trap/Basin, must include procedures dewatering to address capacity and vector control.		
	Tracking Control/Street Sweeping		

VII. Runoff Control BMPs		
Dago or Costion	The SWPPP addresses the following BMPs and includes City-specific requirements as identified in Storm Water	
Page or Section	Standards Part 2 Chapter 5:	
	Dikes, Swales, and Slope Drains	
	Temporary Energy Dissipation	

I have prepared this SWPPP and certify that it is compliant with the requirements set forth in the City's Storm Water Standards Manual.

Name

Certification #

Date



# **SWPPP Submittal Checklist**

A Phasing Plan must be developed for each project to address the major construction phases and activities included in the project and the implementation of BMPs in relation to construction activities. <u>It is the responsibility of the</u> <u>QSD to develop a project-specific Phasing Plan clearly denoting BMP installation activities</u>. Activities must be presented in the order (sequence) they are expected to be completed, with BMP installation activities are indicated *in italics*. Note: Construction activities and BMPs may occur or reoccur at different times throughout some projects. An example sequence of BMP installation activities for each phase is provided below for reference.

### **Example SWPPP Phase 1 - Mobilization and Grading**

Activity	Start Date	End
		Date
1. Survey and flag construction and laydown area boundaries		
2. Install perimeter control BMPs as shown on the SWPPP Map		
3. Install construction entrances (rock) as shown on SWPPP Map		
4. Prepare temporary parking and staging areas		
5. Install inlet protection as shown on SWPPP Map		
6. Begin clearing and grubbing		
7. Temporarily stabilize disturbed areas throughout construction		
8. Begin permanent stabilization as areas are brought to final grade		

#### Example SWPPP Phase 2 - Foundations, Utilities, & Roadways Construction

Activity		Start Date	End Date
1.	Implement material management and waste management		
	BMPs		
2.	Inspect and maintain Phase 1 BMPs		
3.	Stabilize disturbed areas that will be inactive for 14 days or		
	more.		
4.	Install concrete washout		
5.	Begin excavations for utilities and foundations		
6.	Install utilities and storm drains		
7.	Install inlet protection devices as inlets are completed		
8.	Start construction of foundations		
9.	Stabilize access roadways with asphalt pavement		

#### **Example SWPPP Phase 3 - Vertical Construction and Final Stabilization**

Activity	Start Date	End Date
1. Inspect and maintain Phase 1 and Phase 2 BMPs		
2. Stabilize disturbed areas that will be inactive for 14 days		
3. Pave site		
4. Perform vertical construction activities		
5. Complete grading of site and install permanent stabilization at all disturbed areas		

