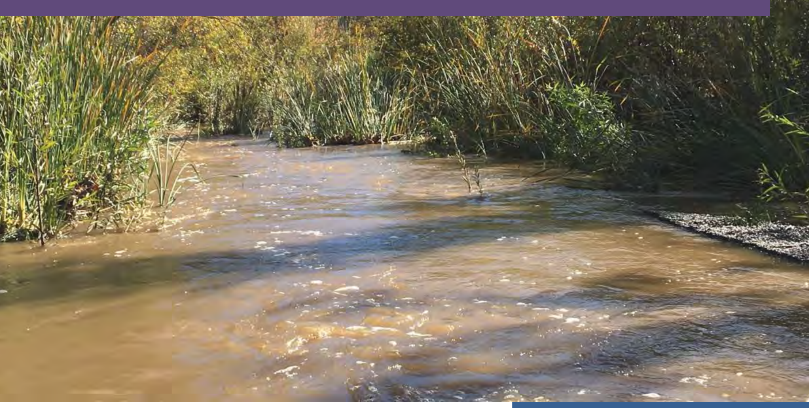


2019-2020 Permit Year

Ventura Countywide Stormwater Quality Management Program Annual Report

Attachments A, B, and C



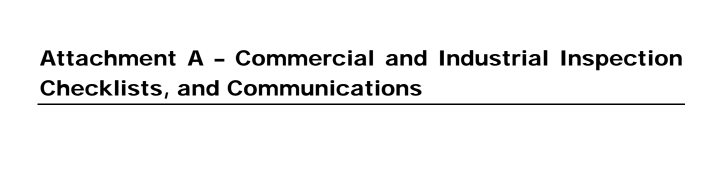
Camarillo
County of Ventura
Fillmore
Moorpark
Ojai
Oxnard
Port Hueneme
Santa Paula
Simi Valley
Thousand Oaks

Attachments

Attachment A Commercial and Industrial Inspection Checklists, and Communications

Attachment B Post Construction BMP Inspection Checklist

Attachment C Construction Inspection Checklist



Attachment A - Commercial Inspection Checklist

IN	ISPECTION	N TYPE: ☐ 1 st Routine ☐ 2 nd Routine ☐ Complaint Response ☐ Fo					
IN	ISPECTION	N DATE:	TIME OUT:				
F/	ACILTY NA ACILTY CO	ME: FACILTY ADDRE	SS:	-			
F	ACILITY CO	ONTACT SIGNATURE (acknowledging receipt of insp.):					
F/	ACILITY SIG	C/NAICS#CATEGORY: LOCATED IN <u>Calleguas Creek Watershed</u> and discharges to <u>Revolon Slough</u>	· Doordolov Wook: Consis: (Callagu			
		(Ci	rcle one Water body)				
Do	es Facility d	ischarge to MS4 that directly discharges to an ESA? 🛮 Yes 🗌 No - If yes, is there an a	approved TMDL Implementation	Plan?	⊠ Yes	□ No	
	BMP#	Inspection Criteria		Yes	No*	N/A	
1	SC-10	Unauthorized Non-stormwater discharges. Are controls being implemented to elim discharges?					
2	SC-11	Accidental Spills/Leaks. Is the facility effectively preventing and responding to spills	1990 Territoria (1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 19	-			
3	SC-20	Vehicle/Equipment Fueling. Are effective fueling source control devices and practice	• 1				
4	SC-21	Vehicle/Equipment Cleaning. Are effective equipment/vehicle cleaning practices an management practices being implemented?					
5	SC-22	Vehicle/Equipment Repair. Are effective vehicle/equipment repair practices and so implemented?		_			
7	SC-30	Outdoor Loading/Unloading. Are effective outdoor loading/unloading practices bein	•	-			
8	SC-31 SC-32	Outdoor Liquid Storage. Are effective outdoor liquid storage source controls and practices being implemented? Outdoor Equipment Operations. Are effective outdoor equipment source control devices and practices being implemented?					
9	SC-33	Outdoor Storage of Raw Materials. Are effective source control practices being imp structural devices being used and maintained?	lemented and appropriate				
10	SC-34	Storage and Handling of Solid Waste. Are effective solid waste storage/handling pr being implemented?	actices and control measures				
11		Grease Trap/Clarifier Info. Is Grease Trap/Clarifier being properly maintained? Size of Trap/Clarifier Last Svc. Date:					
12	By Municipality	Waste/Hazardous Materials Storage, Handling & Disposal. Are effective storage, h procedures for hazardous materials being implemented?					
13	SC-41	Building and Grounds Maintenance. Are effective facility maintenance practices be	1673.1 17	1			
14	SC-43	Parking/Storage Area Maintenance. Are effective parking/storage area designs and housekeeping/maintenance practices being implemented?					
15	SC-44	Storm Water Conveyance System Maintenance Practices. Are proper conveyance maintenance protocols being implemented?	•				
16		Post Construction Treatment Device. If facility has treatment device, is it being properties. Device Type:	perly maintained?				
lote ∖	/iolation/Corr	ection Needed in Comments Section ENFORCEMENT ACTION TAKEN					
	/erbal Warr	al Warning Cease & Desist Orde		ssued			
		ice of Noncompliance (1 ST written notice via City Storm Water Mgr. ltr.) Referred to LA Regional City Storm Water Mgr. ltr.)			al Water Board		
	Administrative Compliance Order Issued (2 nd written notice via City PW Dir. ltr.) Legal Action Initiated						
		ECTION NECESSARY? YES NO					
		RIAL GIVEN TO FACILITY:					

${\bf Attachment} \; {\bf A} - {\bf Industrial} \; {\bf Inspection} \; {\bf Checklist}$

5Pt		TIME.			t			
SPE	ECTOR NA	ATE: TIME: ME: PHONE #:						
	TY NAME:			_				
		ESS: PHONE #:		_				
CIL	ITY CONT	ACT SIGNATURE (acknowledging receipt of insp.):						
CIL	ITY SIC/N	AICS #:CATEGORY:CATED IN <u>Calleguas Creek Watershed</u> and discharges to <u>Revolon Slough; Beardsley Wash; Conejo</u> ;	Called	— IIIas				
		(Circle one water body) arge to MS4 that directly discharges to an ESA? ☐ Yes ☐ No If yes, is there an approved TMDL Implementatio			- I			
	•	State Industrial NPDES Permit Information	Yes	No*	N/A			
		ve current coverage under State Industrial Permit?	Ì					
_		eir WDID #: eary SIC code or type of business listed in Attachment A of the IGP?	\vdash					
		Of coverage under State Industrial Permit, does facility have SWPPP on site?						
oes	s facility ha	ve any industrial materials, equipment or activities that are exposed to stormwater?						
	BMP#	BMP Inspection Criteria	Yes	No*	N/A			
	SC-10	Unauthorized Non-stormwater discharges Are controls being implemented to eliminate non-stormwater discharges?						
\forall	SC-11	Accidental Spills/Leaks						
2	SC-20	Is the facility effectively preventing and responding to spills and leaks? Vehicle/Equipment Fueling	 					
3		Are effective fueling source control devices and practices being implemented?						
	SC-21	Vehicle/Equipment Cleaning Are effective equipment/vehicle cleaning practices and appropriate wash water management						
1	SC-22	practices being implemented? Vehicle/Equipment Repair	-					
•		Are effective vehicle/equipment repair practices and source control devices being implemented?						
	SC-30	2-30 Outdoor Loading/Unloading Are effective outdoor loading/unloading practices being implemented?						
,	SC-31	Outdoor Liquid Storage Are effective outdoor liquid storage source controls and practices being implemented?						
	SC-32	Outdoor Equipment Operations						
3	SC-33	Are effective outdoor equipment source control devices and practices being implemented? Outdoor Storage of Raw Materials	\vdash					
,	00-00	Are effective source control practices being implemented and appropriate structural devices being used and maintained?						
0	SC-34	Storage and Handling of Solid Waste (Including Trash Enclosures)						
		Are effective solid waste storage/handling practices and control measures being implemented? Is Surface Cleaning or Building & Sidewalk Washing being completed under the following procedures						
		Note; Must have approval from Water District** before washing any surface under Water Conservation Ordinances)						
		 Trash, debris and free standing oil/grease spills/leaks must be removed (use absorbent material, if nec.) from area before washing. 						
		2. Must use high pressure, low volume spray washing with potable water and no cleaning agents.						
1	 Wash water must be collected and diverted to landscaped areas or sanitary sewer, with Sanitary Sewer District approval (**Contact City of Camarillo or Camrosa Water District). 							
2	By Municipality	Hazardous Materials or Waste Storage, Handling & Disposal Are effective storage, handling and disposal procedures for hazardous materials being implemented?						
3	SC-41	Building and Grounds Maintenance Are effective facility maintenance practices being implemented?						
1	SC-43	Parking/Storage Area Maintenance						
4		Are effective parking/storage area designs and housekeeping/maintenance practices being implemented?						
5	SC-44	Storm Water Conveyance System Maintenance Practices Is storm drain system clean and proper operation and maintenance protocols being implemented?						
1		Post Construction Treatment Device If facility has treatment device, is it being properly maintained?						
6		Device Type:						
te '	violation/con	rection needed in comments section ENFORCEMENT ACTION TAKEN						
	erbal Warni	ing Cease & Desist Order Issued ncompliance						
(1 st written no	tice via City Storm Water Mgr. ltr.) Referral to LARWQCB (after 1 insp. & 1 writted to Compliance Order (ACO)	ten ACC) copied	to R			
(2	end written no	stice via City Public Works Director ltr.) Legal Action Initiated						
LL	OW-UP IN	SPECTION NEEDED: YES NO						
		TERIAL GIVEN TO FACILITY:		-1				



City of Camarillo

601 Carmen Drive • P.O. Box 248 • Camarillo, CA 93011-0248

April 22, 2015

Pasito Electronics 28915 Adohr Ln., Suite N, O, Camarillo, CA 93012 4820 Adohr Ln., Suite N Camarillo, CA 93012

Dear Environmental Manager:

Subject: Stormwater Program – State Industrial Permit

Location: 4820 Adohr Ln. (SIC Code # 3699)

As you are aware from previous City correspondence, the State Water Resources Control Board (SWRCB) requires the City of Camarillo to determine which industries in our jurisdiction may discharge either directly to surface waters or indirectly through municipal separate storm sewers, and may be subject to the **State General Industrial Permit No. CAS000001, Board Order 2014-0057-DWQ** (State Permit). This permit was recently renewed and becomes effective July 1, 2015. The permit has several new requirements. Please review the attached information and/or visit the SWRCB's website at

http://www.waterboards.ca.gov/water_issues/programs/stormwater/industrial.shtml for more detailed information on the permit.

In the subject line of this letter, we have listed the applicable Standard Industrial Classification code (SIC) as listed in our records that describes the operations at your facility. These are the codes the SWRCB uses to identify facilities subject to the State General Industrial Permit (permit). Currently those facilities subject to the permit include manufacturers, mining operations, landfills, steam generating electricity, transportation, recycling facilities, oil and gas facilities and hazardous waste facilities. If your facility falls into one of those categories/SIC codes, you must file a Notice of Intent, submit other registration documentation and pay the current annual fee of \$1,791 for coverage under the Permit by July 1, 2015 (see attached information for details on how to file). If your facility can certify that you have no industrial materials or equipment exposed to storm water and you currently are not under the State Permit, you are allowed to submit documentation certifying no exposure to the State, and pay the annual fee which is currently \$200. The No Exposure Certification (NEC) must be completed by October 1, 2015 to avoid penalties; the NEC is now an annual requirement. Please see the attached brochure for more details on the NEC.

The City of Camarillo is required to inspect facilities that are subject to the State Industrial Permit twice during a five year period and we will be visiting your facility before June 30, 2015 to conduct an inspection and provide you with further information on the new permit. To assist with our inspection, we would appreciate your completing and returning the enclosed questionnaire by May 1, 2015. Further, in 2014 the City of Camarillo's fee resolution was revised and the industrial inspection fee is currently \$383, which will be invoiced separately after the inspection is conducted.

Please contact me at 805-312-2239 or akuhlman@cityofcamarillo.org if you have any questions regarding the permit. Thank you for your attention to this matter.

Sincerely,

Anita Kuhlman Stormwater Program Manager

Attachments: 1. SWRCB Industrial Permit To Do List

- 2. Attachment A of Industrial Permit & SIC Code Description specific to Facility
- 3. NEC Coverage Brochure



City of Camarillo

601 Carmen Drive • P.O. Box 248 • Camarillo, CA 93011-0248

June 15, 2015

Dear

Subject: Notice of Violation – State Industrial Permit

Location: , Camarillo (SIC Code #

As you are aware from our previous communications, the State Water Resources Control Board (SWRCB) has mandated that the City of Camarillo determine which industries in our jurisdiction may discharge either directly to surface waters or indirectly through municipal separate storm sewers, and may be subject to the **State General Industrial Permit (IGP)**No. CAS000001 (Waste Discharge Requirements for Discharges of Stormwater associated with Industrial Activities Board Order 2014-0057-DWQ). On and again on a city representative inspected your facility and determined that it is subject to the State Industrial Permit. You were notified by the inspector during both inspections of the need to file a Notice of Intent (NOI) for coverage under the Permit.

As of June 15, 2015, the city has not received confirmation of your filing an NOI for *insert facility*. Failure to seek coverage under the IGP could result in a mandatory minimum penalty of not less than \$5,000 per year of noncompliance pursuant to California Water Code sections 13399.30 and 13399.33. In addition, industrial facilities that discharge industrial stormwater without coverage under the new IGP are subject to fines up to \$10,000 per day of violation and \$10 per gallon of Stormwater discharge pursuant to section 13385.

If you have filed an NOI for coverage, please mail a copy of the NOI or the State Water Resources Control Board approval notice and Waste Discharge ID # (WDID) to my attention at the City of Camarillo. If you have not filed an NOI, the City is mandated by our Municipal Stormwater Permit to notify the Los Angeles Regional Water Quality Control Board (LARWQCB). If the city does not receive a copy of the NOI or Receipt of NOI letter/WDID # by July 1, 2015, the City will need to notify the LARWQCB of the failure to file.

For further information on the State Industrial Permit, please visit the following web site: http://www.waterboards.ca.gov/water issues/programs/stormwater/industrial.shtml. Thank you for your attention to this matter. If you have any questions or would like to discuss this further, please call me at 805-383-5659.

Sincerely,

Anita Kuhlman Stormwater Program Manager

Attachment - SWRCB Industrial Storwmater General Permit FAQ & "To Do List"

Attachment B - Post Construction BMP Inspection Checklist

Attachment B – Post Construction BMP Checklist



CITY OF CAMARILLO - PUBLIC WORKS DEPT. (805-383-5659)

Cerui	icate of Occupancy/Compliance	- I ollow-ub L	J nogular
Type of Device:			
Date of Inspection:	- V - V - V - V - V - V - V - V - V - V		
City Inspector Name:	Inspector Phone	Number:	
Property Manager/Designee:	Cor	npany:	
Mailing Address:		Phone	Number:
Service Information:			
Grassy swale/biofilter/grass stri	p, pervious concrete, etc.		
☐ Needs removal of litter and	d debris		
☐ Needs to be vacuumed			
□ Needs removal of accumu	lated sediment		
☐ Reseed and/or apply mulc	h to damaged grass areas		
☐ Other repairs/maintenance	e necessary:		
□ No Maintenance is needed			
Proprietary Devices			
Hydrodynamic Separator: 7	ype:		
☐ Needs removal of litter and			
☐ Needs removal of accumu			
	necessary:		
☐ No Maintenance is needed			
☐ Needs removal of litter and	1 dobrie		T-00
Other repairs/maintenance	necessary:		
☐ No Maintenance is needed			
Detention Basins or Percolation		Basins	
□ Needs removal of litter and			
☐ Repair erosion to banks a			
☐ Clean/repair inlet riprap ar			
☐ Clean/repair outlet to prev	7. 2. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3.		
- 1. Party St. C.	25% or more of original depth (sh	ould be cleaned)	
☐ Perimeter fencing needs n	마음 그 이름도 하는데 그는 점을 보면하다. 그리고 있다면 하다 하다!	ould be oldanica,	
☐ Apply Mosquito abatemen			
	necessary:		
☐ No Maintenance is needed			
	ation wells for percolation/infiltration	on basins	
Other BMPs	and the percentage in the case		
☐ Trash Enclosure Clean			
☐ Parking Lot Clean			
☐ No Maintenance is needed	d at this time		
Construction General Permit			
NOT Filed: ☐ Yes ☐ No (F	rovide notice to City Stormwater Manager	when filed)	
Additional Notes:	The section of the se		
	•••		
Outreach Material Given to Facil Is follow-up inspection needed?	1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T		
			LORGINA
Inspector Signature:		ours:	Date:



${\bf Attachment} \; {\bf C-Construction} \; {\bf Inspection} \; {\bf Checklist}$

		ECTION TYPE: Wet Season Dry Season Routine Follow-Up 2nd Follow-up Stockpile Demo
Project Nam		nant Improvement □ Certificate of Occupancy Inspection □ Project Acceptance-Phase(if partial) Project #:
		Grading Permit #:
		Quantity of Rainfall: SWPPP/SWPCP #:
Contractor I		
Contact Re		
		HASE: □ Pre-storm □ During-storm □ Post-storm □ Grading & Land Dev □ Streets & Utilities □ Vertical Construction □ Final Landscaping □ N.O.T Submitted
		EQUIREMENTS:
		CP on site: □ Yes □ No Is Notice of Intent WDID on site: □ Yes □ No □ N/A WDID #:
		ION: Sediment and Receiving Water Risk Level: □ One □ Two □ Three □ N/A
EWATERIN	G ACT	IVITIES: Has a NPDES Permit been filed: Yes No N/A If yes, is the Permit on site: Yes No
YES NO	N/A	INSPECTION CRITERIA
_		SITE PLAN: Does the site plan reflect the project site's condition(s)? SLOPE EROSION MANAGEMENT: Are slope erosion management BMP's in place per the SWPCP/SWPPP?
		3. SEDIMENT TRAPPING: Are all sandbags, straw bales, and/or silt fences in place and are they functioning?
		4. SEDIMENT BASINS: If desilting or sediment basins are being used, are they functioning properly?
		5. SEDIMENT MANAGEMENT AT DRAINAGE DISCHARGE POINTS: Are the drainage discharge points reasonably free of any significant erosion or sediment transport?
		SITE SEDIMENT MANAGEMENT: Is sediment, debris, or mud contained within the site?
		7. PUBLIC ROAD SEDIMENT MANAGEMENT: Are ingress and egress locations to the construction area
		stabilized to prevent the tracking of construction materials offsite or onto impervious areas?
		8. MATERIALS MANAGEMENT: Are material handling and storage areas reasonably clean and free of spills, leaks, or any other harmful materials? Are materials properly covered/contained?
		10. DESIGNATED MATERIAL STORAGE AREA/STOCKPILEs: Are all locations of temporary stockpiles or
		construction materials in approved areas? Are inactive stockpiles covered?
		9 TRASH CONTROL: Is trash properly contained and are trash containers covered?
		11. VEHICLE & EQUIPMENT MAINTENANCE: Are all the equipment storage, cleaning, fueling, and maintenance areas reasonably clean and free of spills, leaks, or any other harmful materials?
		12. PAINT, CONCRETE & SAW CUTTING WASTE MANAGEMENT: Are waste containment areas functioning?
		13. BMP IMPLEMENTATION: Has an effective combination of BMPs been selected for the project site?
1		14. BMP INSTALLATION & MAINTENANCE: Are the BMPs identified on the SWPCP/SWPPP, and/or installed
		in the proper location according to plan specifications?
		16. BMP LOG: Is a log kept on site which indicates BMPs are being evaluated, maintained and/or modified in the event that they fail or are not appropriate?
		15. HIGH RISK SITES*: Has the project proponent's qualified SWPPP personnel inspected the site's BMPs
		during installation and weekly during the wet season (October-April)? *High Risk Sites: Construction on 20% or < slope or directly discharges to Revolon, Beardsley, Calleguas or Conejo Creek.
		17. ILLICIT DISCHARGE: Is non-stormwater runoff leaving the site?
		18. POST-CONSTRUCTION BMPs: Are devices being protected from construction debris?
		Post-Construction Devices:
		□ Covered Trash Enclosure □ Confirm All Construction BMPs Removed □ "Don't Dump" Markers Installed □ Maintenance Agreement Recorded
		19. PUBLIC PROJECT (CIP) SWPPP/SWPCP: Does the SWPPP/SWPCP have the required training, weekly, storm,
		monitoring, REAP inspection records & photos (photos of discharge locations, BMPs, rain gauge, etc.)
lon-Complia	nce Is:	sued: Follow-up Inspection Needed:
Verbal Warı	•	□ Notice of Violation □ Yes □ No
Stop Work	Order	□ Refer to LA Regional Water Board
lotes/Comm	ents:	
		No. of Photos Taken: