Responding to the Proposed Statewide Trash Amendments

A CASQA Webinar
Tuesday, July 29, 2014

Geoff Brosseau, CASQA
Purpose

- Webinar is not about the proposed Amendments per se or about commenting on the proposed Amendments.
- Webinar is about responding to the proposed Amendments.

Assumes the Amendments:

- Adopted in a form close to what is proposed
- Translated into your permit requirements

Ground rules

- Large number of participants – on mute system
- 2 Hosts and 3 Panelists – audible
Need to Knows

* Questions
  * All taken at the end
  * Type questions into the chat box – lower right of screen

* Content availability
  * PowerPoints
  * Recording
Hosts and Panelists

* Erik Dixon – RBF Consulting : Technical Host
* Geoff Brosseau – CASQA : Program Host

* Linda Lee Miller – County of Los Angeles : Panelist
* Donna Toy-Chen – City of Los Angeles : Panelist
* Chris Sommers – EOA, Inc. : Panelist
### Table 1. Overview of Proposed Compliance Tracks for NPDES Storm Water Permits.

<table>
<thead>
<tr>
<th>Track 1</th>
<th>Track 2</th>
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</thead>
<tbody>
<tr>
<td><strong>NPDES Storm Water Permit</strong></td>
<td><strong>NPDES Storm Water Permit</strong></td>
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<tr>
<td>MS4 Phase I and II</td>
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<tr>
<td>IGP/CGP*</td>
<td>Caltrans</td>
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<tr>
<td></td>
<td>IGP/CGP*</td>
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<tr>
<td><strong>Plan of Implementation</strong></td>
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<tr>
<td>Install, operate and maintain full capture systems in storm drains that capture runoff from one or more of the priority land uses/facility/site.</td>
<td>Implement a plan with a combination of full capture systems, other treatment controls, institutional controls, and/or multi-benefit projects with same performance results of Track 1 with the MS4 jurisdiction/significant trash generating areas/facility/site.</td>
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### Proposed Compliance Tracks (cont’)

<table>
<thead>
<tr>
<th>Time Schedule</th>
<th>10 years from first implementing permit but no later than 15 years from the effective date of the proposed Trash Amendments.**</th>
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<tr>
<td>Monitoring and Reporting</td>
<td>Demonstrate installation, operation, and maintenance of full capture systems.***</td>
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<td>Develop and implement set of monitoring objectives that demonstrate mandated performance results, effectiveness of the selected combination of treatment and institutional controls, and compliance with the equivalency to Track 1.***</td>
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</tbody>
</table>

* IGP/CGP permittees would first demonstrate inability to comply with the outright prohibition of discharge of trash.

** IGP/CGP permittees would demonstrate full compliance with deadlines contained in the first implementing permit.

*** No trash monitoring requirements for IGP/CGP, however, IGP/CGP permittees would be required to report trash controls.
Thank you

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