Appendix C

SSMP Development Documents (RWB):

The following documents are included for informational and historic purposes:

1. RWB Resolution R2-2003-0095: In Support of Collaboration Between the Regional Board and Bay Area Clean Water Agencies to Report and Manage Sanitary Sewer Overflows


3. SSMP Development Guide, RWB and BACWA, June 2005

4. RWB Letter: Discontinuation of Requirements for Annual Reports of Sanitary Sewer Overflows (SSOs), and Annual Sewer System Management Plan (SSMP) Audits (October 3, 2012)

Note: The RWB’s May 1, 2008 letter requiring agencies to provide 2-hr notification and 24-hr certification to the RWB via the RWB’s web site was rescinded by the RWB in June 2011. The RWB receives automatic notifications from the California Office of Emergency Services (Cal-OES). The letter’s requirements related to reporting of unauthorized discharges from Municipal Wastewater Treatment Plants (MWTPs) were shifted to the treatment plant’s NPDES Permit Attachment G (Regional Standard Provisions and Monitoring and Reporting Requirements, March 2010). However, Attachment G’s requirement for 2-hr reporting to the RWB was later rescinded also. MWTP spills that reach surface water must be reported to the Cal-OES in the same manner as SSOs.
CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD
SAN FRANCISCO BAY REGION

RESOLUTION NO. R2-2003-0095

In Support of Collaboration between the Regional Board and Bay Area Clean Water Agencies to Report and Manage Sanitary Sewer Overflows

Whereas, both the California Regional Water Quality Board, San Francisco Bay Region (Board), and the Bay Area Clean Water Agencies (BACWA) agree that Sanitary Sewer Overflows (SSOs), or release of sewage to the environment, may, in some cases, pose localized human health and environmental risks.

Whereas, the Board believes that some agencies may not be consistently reporting SSOs, possibly due to a lack of region-wide uniform reporting standards and requirements that specify what and how to report.

Whereas, it is the Board’s expectation and requirement that sewage collection system owners or operators report all SSOs to Board staff, in order for the Board to determine the full extent of SSOs and consequent environmental impacts occurring in this region.

Whereas, many SSOs are preventable through implementation of a Sewer System Management Plan (SSMP).

Whereas, to facilitate proper management of collection systems, it is necessary for each collection system owner or operator to have and operate, or develop and implement, a facility-specific SSMP. To be effective, these SSMPs should specify elements that provide proper management, operation and maintenance of collection systems. If properly implemented, SSMPs should improve performance of the collection systems and reduce SSOs.

Whereas, in lieu of the Board issuing waste discharge requirements to sewage collection system owners and operators at this time, BACWA has indicated its commitment to a program of working with collection system owners and operators to improve SSO reporting, and to reduce and prevent, to the maximum extent practicable, SSOs through proper management, operation, maintenance, and capital improvements of collection systems.

Whereas, BACWA and Board staff have jointly proposed the attached Work Plan, to

1. develop a uniform SSO reporting format to be used regionally, which is consistent with recent legislation amending the Water Code,
2. develop an outline for the necessary elements for an SSMP, and
3. conduct outreach and education of collection system owners and operators in the San Francisco Bay Area on SSO reporting and SSMP elements.
THEREFORE, BE IT RESOLVED that
1. The Board supports the Work Plan and schedule of implementation, copies attached.

2. BACWA will initiate, fund and implement the Work Plan. Board staff will participate in the Work Plan implementation.

3. The Board directs the Executive Officer to issue a letter to collection system owners and operators pursuant to Section 13267 of the California Water Code. This letter will establish new SSO Reporting Requirements, and establish the required elements and submission schedule for SSMPs. The Executive Officer will issue this letter once BACWA and Board staff have come to an agreement on the format and contents of the SSO Reporting Requirements, and SSMP elements.

4. Board staff, in conjunction with BACWA, will provide periodic reports on the progress of this effort to the Board.

5. Within three (3) years from this resolution, Board staff will bring another item before the Board with recommendations that indicate whether or not there is a need for any further action, such as a region wide permit for collection systems. The specific timing, nature, and content of this item will be based on the success of BACWA’s efforts, the level of compliance with the 13267 letter described above, the extent of reported SSOs in the region, the staffing and resource needs of the Board to oversee the program through permit fees, and any new policy and regulations that may become effective.

I, Loretta K. Barsamian, Executive Officer, do hereby certify the foregoing is a full, true, and correct copy of a Resolution adopted by the California Regional Water Quality Control Board, San Francisco Bay Region, on October 15, 2003.

LORETTA K. BARSAMIAN
Executive Officer

Attachments:
1. Work Plan for Program to Inform San Francisco Bay Area Collection Systems
2. Schedule to Implement BACWA Work Plan for Collection System Agencies
TO: Sewer System Authorities (attached list)

SUBJECT: New Requirements for Preparing Sewer System Management Plans

This letter is to notify you, as a Sanitary Sewer Collection System Agency, that you are required to prepare a Sewer System Management Plan (SSMP) pursuant to Section 13267 of the California Water Code. The enclosed SSMP Development Guide should be used to develop your plan, which will contain the following ten elements:

1. Goals
2. Organization
3. Overflow Emergency Response Plan
4. Fats, Oils, and Grease (FOG) Control Program
5. Legal Authority
6. Measures and Activities
7. Design and Construction Standards
8. Capacity Management
9. Monitoring, Measurement, and Program Modifications
10. SSMP Audits

As indicated in the attached guide, if you believe any element of this program is not applicable to your agency, your SSMP does not need to address it, but an explanation in the SSMP should be provided, indicating why that element of the SSMP is not applicable. Failure to prepare and maintain an SSMP will subject you to monetary liabilities that may be imposed by the San Francisco Bay Regional Water Quality Control Board (Regional Water Board). The following paragraphs provide some background and further details on the requirements and liabilities.

Background
This requirement is the result of a collaborative effort between the Bay Area Clean Water Agencies (BACWA) and the Regional Water Board to reduce and prevent sanitary sewer overflows. Over the past two years, BACWA and Regional Water Board staff met to develop
draft SSMP guidelines. In 2004, six workshops were held for collection system agencies to present the draft SSMP guidelines and refine the contents for a comprehensive sanitary sewer overflow (SSO) control program for the region. This program comprises two components: 1) electronic reporting of SSOs; and, 2) development and implementation of SSMPs. The requirement for electronic SSO reporting began on December 1, 2004. The enclosed SSMP Development Guide incorporates input from collection system agencies in the San Francisco Bay Area.

Response Form
The first step of the process for developing your SSMP is to return a completed copy of the attached SSMP Form A to the Regional Water Board, to indicate that you have received this letter, understand the requirements, and intend to comply. There is a space on the form for feedback about the regional SSO control program. The Regional Water Board will continue working with BACWA to ensure successful implementation of this program.

Schedule
Individual elements of the SSMP are required to be completed according to the schedule shown below:

<table>
<thead>
<tr>
<th>SSMP Item</th>
<th>Required Completion Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Goals</td>
<td>August 31, 2006</td>
</tr>
<tr>
<td>Organization</td>
<td></td>
</tr>
<tr>
<td>Emergency Response Plan</td>
<td></td>
</tr>
<tr>
<td>FOG Control Program</td>
<td></td>
</tr>
<tr>
<td>Legal Authority</td>
<td>August 31, 2007</td>
</tr>
<tr>
<td>Measures and Activities</td>
<td></td>
</tr>
<tr>
<td>Design and Construction Standards</td>
<td></td>
</tr>
<tr>
<td>Capacity Management</td>
<td>August 31, 2008</td>
</tr>
<tr>
<td>Monitoring, Measurement, and</td>
<td></td>
</tr>
<tr>
<td>Program Modifications</td>
<td></td>
</tr>
<tr>
<td>SSMP Audits</td>
<td></td>
</tr>
</tbody>
</table>

Notification to Regional Water Board of Completed SSMP Elements
You must notify the Regional Water Board when you complete each set of SSMP elements. Use the attached forms as follows:
• Use SSMP Form B-1 to indicate completion of the first set of SSMP elements
• Use SSMP Form B-2 to indicate completion of the second set of SSMP elements
• Use SSMP Form B-3 to indicate completion of the third and last set of SSMP elements

Applicability to NPDES Permitted Facilities
For Publicly-Owned Treatment Works (POTWs) whose discharges are regulated in NPDES permits, and who also operate sanitary sewer systems, any requirement for development of an SSMP in your NPDES permit should be considered fulfilled using the requirements outlined in this letter.

Annual Reports for Reporting of SSOs
As indicated in a previous letter from the Regional Water Board dated November 15, 2004, the first annual report for your agency’s SSO control activity is due March 15, 2006, and should cover 13 months from December 1, 2004, through December 31, 2005. Subsequent annual reports are due March 15th, and should contain information for the preceding 12-month calendar year. Additional detail on requirements for annual reports will be forwarded to your agency later this year.

Basis for Requirement and Liabilities
Because SSOs are a threat to water quality, you should be aware that this letter establishes formal requirements for technical information pursuant to California Water Code Section 13267. Failure to respond, late response, or incomplete response may subject you to civil liability imposed by the Water Board to a maximum of $1,000 per day. Any revisions of the request set forth must be confirmed in writing by Regional Water Board staff.

State-wide SSO Control Program
The State Water Resources Control Board (State Water Board) has recently begun the development of a state-wide SSO control program. Regional Water Board and BACWA representatives are working with State representatives to ensure compatibility between the Regional and State programs. In the event the State program has additional requirements beyond the Regional program, these elements will need to be incorporated into the SSMP. Collection System agencies will be notified of any new requirements as they occur. Currently, the State Water Board’s proposed SSMP has a more aggressive development and implementation time schedule.
Questions
If your agency has questions about program requirements or SSMPs, please contact Michael Chee at mchee@waterboards.ca.gov or (510) 622-2333.

Sincerely,

Bruce H. Wolfe
Executive Officer

Attachments:
- Sanitary Sewer Authorities Mailing List
- SSMP Form A: Notification Form To Indicate Receipt of Letter Requiring the Development of an SSMP
- SSMP Form B-1: Notification Form To Indicate Completion of First Set of Sewer System Management Plan (SSMP) Elements
- SSMP Form B-2: Notification Form To Indicate Completion of Second Set of Sewer System Management Plan (SSMP) Elements
- SSMP Form B-3: Notification Form To Indicate Completion of Third (and Final) Set of Sewer System Management Plan (SSMP) Elements
- Fact Sheet – Requirements For Submitting Technical Reports Under Section 13267 of the California Water Code

Enclosure:
Sanitary Sewer Management Plan (SSMP) Development Guide
SSMP Form A:  
Notification Form To Indicate Receipt of Letter Requiring  
the Development of an SSMP

Return this form to the Regional Water Quality Control Board at the following address by August 31, 2005. You may email a PDF file of this form, mail the form, or fax the form.

Attention:  Michael Chee  
San Francisco Bay Regional Water Quality Control Board  
1515 Clay Street, Suite 1400  
Oakland, CA   94612  
Email:  mchee@waterboards.ca.gov  
Fax:  (510) 622-2460

Name of Agency ________________________________________________________

Agency Contact Person ___________________________________________________

Contact Person Phone Number _____________________________________________

Contact Person Email ____________________________________________________

Certification:

I certify that my agency has received the July 2005 letter requiring the development of a Sanitary Sewer Management Plan (SSMP), including the enclosure titled, “Sewer System Management Plan (SSMP) Development Guide.” I understand the nature of the requirements and intend to comply by the deadlines indicated.

_________________________________________  ______________________  
Signature of Responsible Agency Representative                      Date

______________________________________________________________  
Print Name and Title

We also welcome your comments about the San Francisco Bay Area SSO Control Program:

______________________________________________________________________________
______________________________________________________________________________
______________________________________________________________________________
______________________________________________________________________________
San Francisco Bay Regional Water Quality Control Board
Sanitary Sewer Overflow Control Program

SSMP Form B-1:
Notification Form To Indicate Completion of First Set of
Sewer System Management Plan (SSMP) Elements

Return this form to the Regional Water Quality Control Board at the following address by August 31, 2006. You may email a PDF file of this form, mail the form, or fax the form.

Attention: Michael Chee
San Francisco Bay Regional Water Quality Control Board
1515 Clay Street, Suite 1400
Oakland, CA 94612
Email: mchee@waterboards.ca.gov
Fax: (510) 622-2460

Name of Agency ________________________________________________________
Agency Contact Person ___________________________________________________
Contact Person Phone Number _____________________________________________
Contact Person Email ____________________________________________________

<table>
<thead>
<tr>
<th>SSMP Item</th>
<th>Required Completion Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Goals</td>
<td>August 31, 2006</td>
</tr>
<tr>
<td>Organization</td>
<td></td>
</tr>
<tr>
<td>Emergency Response Plan</td>
<td></td>
</tr>
<tr>
<td>FOG Control Program</td>
<td></td>
</tr>
</tbody>
</table>

Certification:

I certify that my agency has completed the Sewer System Management Plan (SSMP) elements as specified above. The document(s) comprising these elements are on file at our agency’s offices.

____________________________________  ______________________
Signature of Responsible Agency Representative  Date

Print Name and Title
San Francisco Bay Regional Water Quality Control Board  
Sanitary Sewer Overflow Control Program

**SSMP Form B-2:**  
Notification Form To Indicate Completion of Second Set of Sewer System Management Plan (SSMP) Elements

Return this form to the Regional Water Quality Control Board at the following address by August 31, 2007. You may email a PDF file of this form, mail the form, or fax the form.

Attention: Michael Chee  
San Francisco Bay Regional Water Quality Control Board  
1515 Clay Street, Suite 1400  
Oakland, CA 94612  
Email: mchee@waterboards.ca.gov  
Fax: (510) 622-2460

Name of Agency ________________________________________________________

Agency Contact Person ___________________________________________________

Contact Person Phone Number _____________________________________________

Contact Person Email ____________________________________________________

**Second Set of SSMP Elements**

<table>
<thead>
<tr>
<th>SSMP Item</th>
<th>Required Completion Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Legal Authority</td>
<td>August 31, 2007</td>
</tr>
<tr>
<td>• Measures and Activities</td>
<td></td>
</tr>
<tr>
<td>• Design and Construction Standards</td>
<td></td>
</tr>
</tbody>
</table>

Certification:

I certify that my agency has completed the Sewer System Management Plan (SSMP) elements as specified above. The document(s) comprising these elements are on file at our agency’s offices.

_________________________________________  ______________________
Signature of Responsible Agency Representative                      Date

______________________________________________________________
Print Name and Title
San Francisco Bay Regional Water Quality Control Board
Sanitary Sewer Overflow Control Program

**SSMP Form B-3:**
*Notification Form To Indicate Completion of Third (and Last) Set of Sewer System Management Plan (SSMP) Elements*

Return this form to the Regional Water Quality Control Board at the following address by August 31, 2008. You may email a PDF file of this form, mail the form, or fax the form.

Attention:  Michael Chee
San Francisco Bay Regional Water Quality Control Board
1515 Clay Street, Suite 1400
Oakland, CA  94612
Email:  mchee@waterboards.ca.gov
Fax:  (510) 622-2460

Name of Agency ________________________________________________________

Agency Contact Person ________________________________________________

Contact Person Phone Number ___________________________________________

Contact Person Email __________________________________________________

**Third Set of SSMP Elements**

<table>
<thead>
<tr>
<th>SSMP Item</th>
<th>Required Completion Date</th>
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</thead>
<tbody>
<tr>
<td>• Capacity Management</td>
<td>August 31, 2008</td>
</tr>
<tr>
<td>• Monitoring, Measurement, and Program Modifications</td>
<td></td>
</tr>
<tr>
<td>• SSMP Audits</td>
<td></td>
</tr>
</tbody>
</table>

Certification:

I certify that my agency has completed the Sewer System Management Plan (SSMP) elements as specified above. The document(s) comprising these elements are on file at our agency’s offices.

_________________________________________  ______________________
Signature of Responsible Agency Representative                      Date

______________________________________________________________
Print Name and Title
Fact Sheet – Requirements For Submitting Technical Reports
Under Section 13267 of the California Water Code

What does it mean when the regional water board requires a technical report?

Section 13267\(^1\) of the California Water Code provides that “…the regional board may require that any person who has discharged, discharges, or who is suspected of having discharged…waste that could affect the quality of waters…shall furnish, under penalty of perjury, technical or monitoring program reports which the regional board requires”.

This requirement for a technical report seems to mean that I am guilty of something, or at least responsible for cleaning something up. What if that is not so?

Providing the required information in a technical report is not an admission of guilt or responsibility. However, the information provided can be used by the regional water board to clarify whether a given party has responsibility.

Are there limits to what the regional water board can ask for?

Yes. The information required must relate to an actual or suspected discharge of waste, and the burden of compliance must bear a reasonable relationship to the need for the report and the benefits obtained. The regional water board is required to explain the reasons for its request.

What if I can provide the information, but not by the date specified?

A time extension can be given for good cause. Your request should be submitted in writing, giving reasons.

Are there penalties if I don’t comply?

Depending on the situation, the regional water board can impose a fine of up to $1,000 per day, and a court can impose fines of up to $25,000 per day as well as criminal penalties. A person who submits false information is guilty of a misdemeanor.

Do I have to use a consultant or attorney to comply?

There is no legal requirement for this, but as a practical matter, in most cases the specialized nature of the information required makes use of a consultant and/or attorney advisable.

What if I disagree with the 13267 requirement and the regional water board staff will not change the requirement and/or date to comply?

You have two options: ask that the regional water board reconsider the requirement, or submit a petition to the State Water Resources Control Board. See California Water Code sections 13320 and 13321 for details.

If I have more questions, who do I ask?

Requirements for technical reports normally indicate the name, telephone number, and email address of the regional water board staff person involved at the end of the letter.

\(^1\) All code sections referenced herein can be found by going to www.leginfo.ca.gov

April, 2005
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<td>a. Capacity Assessment</td>
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Sewer System Management Plan (SSMP) Development Guide

GENERAL INFORMATION

What is a Sewer System Management Plan?

A Sewer System Management Plan, also called an SSMP, is a document that describes the activities your agency uses to manage your wastewater collection system effectively.

Effective management of a wastewater collection system includes:

1. Maintaining or improving the condition of the collection system infrastructure in order to provide reliable service into the future.
2. Cost-effectively minimizing infiltration/inflow (I/I) and providing adequate sewer capacity to accommodate design storm flows; and
3. Minimizing the number and impact of sanitary sewer overflows (SSOs) that occur;

In order to achieve the above goals it is expected that each wastewater collection system agency develop and implement an SSMP.

Why are SSMPs Being Required Now?

Collection Systems are the last major component of the wastewater management system yet to be regulated. Treatment plants, including pretreatment programs, have been regulated for some time. In addition, other networks have been regulated as well, such as potable water, natural gas, electricity, and liquid fuels, among others. Yet a successful regulatory program for sanitary sewer systems has not yet been developed in the San Francisco Bay Area. While the federal government has developed unpublished draft regulations (sometimes referred to as the “CMOM” program, which stands for Capacity, Management, Operations, and Maintenance), this program has not been officially implemented for a variety of reasons, and Regional Water Boards in California have decided to move forward and implement their own SSO control programs now due to the growing emphasis on reducing overflows.
What Is Required of Your Agency?

This document contains a description of the required elements of an SSMP, as well as helpful information for you to consider in meeting the requirements. Each wastewater collection system is different, and some of the differences that affect the content of an SSMP include geographical terrain (hilly or flat), number and type of connections (residential, commercial, industrial), soil types, weather patterns, age of sewers, condition of sewers, materials of sewers, history of sewer management practices, number of SSOs, affordability of sewer rates, type of agency (municipal government or special district), and other factors.

The required information includes elements that most industry experts agree are necessary to effectively manage a wastewater collection system. For small communities, some of these requirements may not be productive or appropriate, as described in detail in later sections of this document.

In summary, the required elements of an SSMP include:

1. Collection system management goals
2. Organization of personnel, including the chain of command and communications
3. Overflow emergency response plan
4. Fats, oils, and grease (FOG) control program
5. Legal authority for permitting flows into the system, inflow/infiltration control as well as enforcement of proper design, installation, and testing standards, and inspection requirements for new and rehabilitated sewers
6. Measures and activities to maintain the wastewater collection system
7. Design and construction standards
8. Capacity management
9. Monitoring plan for SSMP program effectiveness
10. Periodic SSMP Audits, periodic SSMP updates, and implementation of program improvements

Data Management

Wastewater collection system agencies are not required to use computer-based maintenance management and GIS software to manage their wastewater collection systems, although there is a wide range of software currently available to match most agencies needs and budgets, both large and small. Collection system agencies may find that computer-based solutions are a more effective way to manage large numbers of wastewater collection system assets. Regardless of the method selected for managing information, operations, maintenance and capital improvement procedures should be documented in writing and an SSMP is intended to fulfill that role.

How to Use This Guide

The specific minimum SSMP requirements for wastewater collection system agencies are indicated as bold text in gray boxes in each section of this document. The minimum SSMP requirements are usually followed by the “Key Point” which summarizes the suggested content
for the section, and/or “Helpful Information” which elaborates on the content with introductory information and tips, including more detailed suggestions for content. Both of these sections are presented in plain text.

If your agency already has an existing sewer management program, and this program contains all the required elements of the SSMP, you may use your existing sewer management program to satisfy the requirement for an SSMP. If your existing program contains some elements of the SSMP, you may use your existing program and add those SSMP elements that are missing into your existing program.

All public wastewater collection system agencies in the San Francisco Bay Region are expected to document their wastewater collection system activities, as described more specifically in the remainder of this document. If you believe that any element of this program is not appropriate or applicable to your agency, your SSMP does not need to address it, but an explanation in the SSMP should be provided, indicating why that element of the SSMP is not applicable.

Terms That Appear in This Guide

Some terms and acronyms used in this document, along with their definitions, are as follows:

Bay Area Clean Water Agencies (BACWA) – The San Francisco Bay Area Joint Powers Authority comprised of wastewater treatment and collection system agencies. The BACWA vision is to: Develop a region-wide understanding of the watershed protection and enhancement needs through reliance on sound scientific, environmental and economic information and ensure that this understanding leads to long-term stewardship of the San Francisco Bay Estuary. BACWA worked in collaboration with the Regional Water Board to develop this SSMP development document.

Geographical Information System (GIS) – A database linked with mapping, which includes various layers of information used by government officials. Examples of information found on a GIS can include a sewer map; sewer features such as pipe location, diameter, material, condition, last date cleaned or repaired. The GIS also typically contains base information such as streets and parcels.

Infiltration/Inflow (I/I) – Infiltration is generally considered to be extraneous water that enters the sewer system over longer periods of time, such as groundwater seepage through cracks in the sewer. Inflow is generally considered to be extraneous water that enters the system as a direct result of a rain event, such as through improper connections to the sanitary sewer, through flooded manhole covers, or through defects in the sewer. While it is impossible to control all I/I, it is certainly desirable to reduce I/I when cost-effective.

Lateral – The portion of sewer that connects a home or business with the main line in the street. Sometimes sewer system agencies own or maintain a portion of the lateral.
**Regional Water Board** – Short name for San Francisco Bay Regional Water Quality Control Board (also known as RWQCB). The mission of this state regulatory agency is to: preserve, enhance and restore the quality of California's water resources, and ensure their proper allocation and efficient use for the benefit of present and future generations. The Regional Water Board has worked in collaboration with BACWA to develop this SSMP development guide.

**Sanitary Sewer Overflow (SSO)** – For the San Francisco Bay SSO program, an SSO is defined as a spill, release, or unauthorized discharge of wastewater from a sanitary sewer system at any point upstream of a wastewater treatment facility that is caused by a problem in or with sewer system authorities’ sewer lines including laterals owned by the authorities. For reporting purposes, overflows greater than 100 gallons are to be reported electronically to the Regional Water Board.

**Sewer System Agency** – The legal entity that owns and is ultimately responsible for the wastewater collection system. Also called wastewater collection system agency.

**Stoppage** – A build up of debris in the sewer which stops the flow of wastewater and allows the water to back up behind the stoppage, sometimes causing an overflow. Also called a blockage.

**Blockage** – A build up of debris in the sewer, which stops the flow of wastewater and allows the water to back up behind the stoppage, sometimes causing an overflow. Also called a stoppage.

**Wastewater Collection System** – All pipelines, pump stations, and other facilities upstream of the headworks of the wastewater treatment plant that transport wastewater from its source to the wastewater treatment plant.

**Wastewater Collection System Agency** – The legal entity that owns and is ultimately responsible for the wastewater collection system. Also called sewer system agency.
ELEMENTS OF AN SSMP

1. Goals

Requirement: Each wastewater collection system agency shall, at a minimum, develop goals for the Sewer System Management Plan as follows:

- To properly manage, operate, and maintain all parts of the wastewater collection system
- To provide adequate capacity to convey peak flows
- To minimize the frequency of SSOs
- To mitigate the impact of SSOs

This section is applicable to all wastewater collection systems.

Helpful Information

Goals are an important aspect of an SSMP because they provide focus for agency staff to continue good work and/or to implement improvements in management of the wastewater collection system. Goals may also reflect performance, safety, levels of service, resource use, and other considerations. The goals section of the SSMP may also refer to the SSMP as a supplement to an existing wastewater collection system management program, if one already exists.

2. Organization

Requirement: Each wastewater collection agency shall, at a minimum, provide information regarding organization:

- Identify agency staff responsible for implementing, managing, and updating the SSMP
- Identify chain of communication for responding to SSOs
- Identify chain of communication for reporting SSOs

This section is applicable to all wastewater collection systems.

Key Point

The organization of a wastewater collection system agency can be provided in either a tabular form or as an organization chart and should be used to identify administrative and maintenance positions responsible for implementing the SSMP, including the chain of communication for reporting SSOs. An example organization chart, annotated at the bottom to identify responsibilities, is shown in Figure 1.
Helpful Information

The organization identifies those agency staff who are responsible for implementing, managing, and updating the SSMP. The communication plan identifies agency staff who are responsible for managing the SSO response, investigating the cause, and reporting the SSO to the appropriate parties. It also provides a consolidated list of contact information for key agency personnel. This portion of the SSMP should also describe lines of communication by which an SSO is reported to the wastewater collection system agency (for example by members of the public); how management staff is notified; and how maintenance staff, contractors, and equipment are mobilized.

Figure 1. Example Organization Chart for SSMP

Examples of SSMP Roles for wastewater collection system agency staff are:

General Manager, City Manager, or Public Works Director – Establishes policy, plans strategy, leads staff, allocates resources, delegates responsibility, authorizes outside contractors to perform services, and may serve as public information officer.
District Engineer or City Engineer – Prepares wastewater collection system planning documents; manages capital improvement delivery system; documents new and rehabilitated assets; and coordinates development and implementation of SSMP.
Inspector – Ensures that new and rehabilitated assets meet agency standards, works with field crews to handle emergencies when contractors are involved; and provides verbal reports to District Engineer.
Permit Compliance Specialist – Works as needed on applicable permits, laws, and regulations; provides support to all parts of operation.
Collection System Manager – Manages field operations and maintenance activities, provides relevant information to agency management, prepares and implements contingency plans, leads emergency response, investigates and reports SSOs, and trains field crews.
Requirement: Each wastewater collection system agency shall develop an overflow emergency response plan with the following elements:

- **Notification** – Provide SSO notification procedures.
- **Response** – Develop and implement a plan to respond to SSOs.
- **Reporting** – Develop procedures to report and notify SSOs per SSO Monitoring and Reporting Program.
- **Impact Mitigation** – Develop steps to contain wastewater, to prevent overflows from reaching surface waters, and to minimize or correct any adverse impact from SSOs.

*This section is applicable to all wastewater collection systems.*

### Key Point

The response plan should be developed as a stand-alone document and summarized in the SSMP, and updated as necessary to reflect any changes in staffing or notification requirements, including contact numbers.

### Helpful Information

An overflow emergency response plan provides a standardized course of action for wastewater collection system personnel to follow in the event of an SSO, and ensures that the sewer system agency is adequately prepared to respond to SSO events. The plan does not need to be organized specifically into sections corresponding to the required elements, but the plan should address each of the required elements.

Further information on each of the required elements of an emergency response plan is shown below:

Field Crew – Staff preventive maintenance activities, mobilize and respond to notification of stoppages and SSOs (mobilize sewer cleaning equipment, by-pass pumping equipment, and portable generators).

Clerk of the District or City Clerk – Provides information updates to Board or City Council. Arranges for emergency meetings if necessary.

It is suggested that job titles be used instead of individual names, in order to accommodate staff changes.

A separate document developed jointly by the Regional Water Board and BACWA describes the procedures for reporting an SSO through the web-based reporting system that is maintained by the Regional Water Board. This document is located at [https://www.r2esmr.net/data/sso-erp/SSO_User_Guide_11-23-2004.pdf](https://www.r2esmr.net/data/sso-erp/SSO_User_Guide_11-23-2004.pdf), or can be accessed from the Regional Water Board’s Home Page using the Quick Link.

### 3. Overflow Emergency Response Plan

<table>
<thead>
<tr>
<th>Requirement</th>
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<td>Impact Mitigation</td>
<td>Develop steps to contain wastewater, to prevent overflows from reaching surface waters, and to minimize or correct any adverse impact from SSOs.</td>
</tr>
</tbody>
</table>

This section is applicable to all wastewater collection systems.
4. Fats, Oils and Grease (FOG) Control Program

**Requirement:** Each wastewater collection system agency shall evaluate its service area to determine whether a FOG control program is needed. If so, a FOG control program shall be developed as part of the SSMP. If an agency determines that a FOG program is not needed, the agency must provide justification for why it is not needed.

*This section is applicable to all wastewater collection systems.*
Key Point

A FOG control program should identify sections of the sewer system subject to grease blockages and establish a cleaning maintenance schedule for each section. Identification of these blockage “hot spots” and their causes is usually based on blockage history, line investigation, and inspection of FOG dischargers (such as restaurants). Hot spots can then be addressed through more frequent cleaning, targeted outreach, and additional regulation on FOG discharges.

Helpful Information

Grease can be a significant source of sewer blockages in some communities, potentially leading to SSOs. If grease is a source of SSOs in your community, recommended elements of a FOG control program include the following:

- **Identification & Sewer Cleaning** – Identify areas or line segments of the wastewater collection system subject to grease stoppages and establish a prioritized preventive cleaning schedule for each area or line segment.
- **Source Control** – Develop and implement source control measures for each area of the wastewater collection system identified, for all sources of grease that may be discharged.
- **Facility Inspection** – Inspect grease-producing facilities, with priority given to previously identified problem areas.
- **Legal Authority** – Ensure legal authority to prohibit discharges to collection system, as appropriate.

Some communities already have a FOG control program in place, and in that case, the SSMP can refer to the documentation that already exists. If a sewer system agency is developing a FOG control program for the first time, several resources exist, and neighboring agencies with existing programs can provide information for consideration in developing a program that meets the specific needs of your sewer system agency.

Another resource is the California FOG Work Group, a special group organized within Tri-TAC. (Tri-TAC is a technical advisory committee representing municipal wastewater management agencies. Members include the California Association of Sanitation Agencies, the League of California Cites, and the California Water and Environment Association.) CalFOG works to compile information about FOG for sewer system authorities. CalFOG also works on specific FOG issues of interest to the wastewater industry. Information compiled by CalFOG includes best management practices for restaurants and residents, public information and outreach materials, technical guides, laws and regulations, and technology resources. This information can be found at [www.calfog.org](http://www.calfog.org).

If discharger-specific blockages or permit violations persist, additional source control or installation of grease removal devices may be warranted. Outreach to residences can also be helpful in reducing the total FOG load to the collection system.
5. Legal Authority

Requirement: Each wastewater collection system agency shall, at a minimum, describe its legal authority, through sewer use ordinances, services agreements, or other legally binding procedures to:

- Control infiltration/inflow (I/I) from satellite wastewater collection systems and laterals
- Require proper design and construction of new and rehabilitated sewers and connections
- Require proper installation, testing, and inspection of new and rehabilitated sewers

This section can be waived for collection systems that serve a population of 10,000 or less.

Key Point

The specific legal mechanisms applicable to the sewer system agency should be described in this section of the SSMP, with citations of names and code numbers of ordinances. If legal authority does not currently exist for one of the required elements listed in the box above, the SSMP should indicate a schedule of activities to obtain the proper legal authority.

Helpful Information

Legal authority refers to powers granted to the wastewater collection system agency to provide services to the public, typically through sewer use ordinances, service agreements, and other mechanisms.

Using this legal authority, the wastewater collection system agency can require system users to meet performance standards, maintain user-owned elements of the system, and pay penalties for non-compliance. The specific type of legal authority available to wastewater collection system authorities varies widely based on their existing legal designation (for example, special district, satellite wastewater collection system agency, general purpose government). As with other sections of the SSMP, if documentation of legal authority (such as ordinances or regulations) already exists for an agency, the agency can simply list the legal mechanisms already in place, in order to meet the requirements for the SSMP.

Points to remember when documenting legal authority:

- Legal agreements, discharge permits, and ordinances should include the proper authority to require system users to comply with standards of design, construction, use, and maintenance.

- The wastewater collection system agency should have the ability to ultimately disconnect the user if they fail to comply with the established conditions of use. Other civil or criminal recourse should be available to the wastewater collection system agency in cases where deliberate and significant violations of these conditions occur and there is a substantial impact to a receiving water or endangerment of human health.
• Illegal discharges should be subject to corrective response action using any existing laws prohibiting a type of discharge, regardless of the user class (for example, domestic, commercial, or industrial).

• Many wastewater collection system agencies have enforceable regulations prohibiting downspout, roof drain and area drain connections to their sanitary sewer systems.

• Building codes normally provide legal authority for the proper construction of privately-owned sewer lines.

• Sometimes wastewater collection system agencies require laterals to be inspected when a property is sold. If damage is identified, the property owner could be required to repair or replace their lateral. In any event, construction and installation requirements for laterals can be included in the local building code.

6. Measures and Activities

a. Collection System Map

| Requirement: Each wastewater collection system agency shall maintain up-to-date maps of its wastewater collection system facilities. |
| This section is applicable to all wastewater collection systems. |

Key Point

The SSMP should describe the type of maps currently being used by the sewer system agency, along with procedures for updating the maps with new and rehabilitated facilities.

Helpful Information

Knowledge of the location of all wastewater collection system facilities is essential to effective management. This requires the maintenance of up-to-date collection system maps. The maps can be available in hard copy or electronic format. The benefit of an electronic format is that it provides a more sophisticated tool for prioritizing repair, replacement, or rehabilitation projects, and for producing work orders for sewer cleaning and other maintenance activities. Sewer maps should include at least the basic information shown in the table below. Additional attributes which may be useful to the agency are shown in the column to the right of the basic attributes. Some of this basic information may be included as part of the GIS database linked to the map instead of on the map itself. Pump stations should also be indicated on the map, although their technical information can be too complex to display on a map sheet, and it may be more appropriate to place it in the GIS database. Service lateral data can optionally be included.
Requirement: Each wastewater collection system agency shall allocate adequate resources for the operation, maintenance, and repair of its collection system.

This section is applicable to all wastewater collection systems.

Key Point

The funding and budgetary support for operating the collection system is the foundation of the entire agency. The SSMP should demonstrate that the resources are adequate for an acceptable delivery of the agency’s services to the public, including capital replacement.

Helpful Information

The resources required for effective wastewater collection system operations, maintenance, and repair include:

- A reliable, consistent, and sufficient funding source for both the operating budget and capital replacement plan.

  The strongest funding mechanism is a user-supported rate-paying structure, commonly known as an enterprise fund, which is separate from general fund revenue sources.

- A formal operating budget and expenditure plan.

  This is the annual cost of running the collection system, for example operations
and maintenance including staff, equipment, tools, consumables, contract services, spare parts, and support facilities such as corporation yards or utility service centers.

- A capital improvement plan (CIP) sufficient to ensure the continued longevity of the system.

This is the on-going funding for major rehabilitation or replacement of the collection system as the system wears out, or upgrading of the system because of expansion. Costs include planning, design, construction, and inspection of new or rehabilitated facilities.

In the event that operations and maintenance are provided though contract service, the scope of those services should be described.

c. Prioritized Preventive Maintenance

| Requirement: Each wastewater collection system agency shall prioritize its preventive maintenance activities. |
| This section is applicable to all wastewater collection systems. |

Key Point

This section of the SSMP should describe the system currently in use for prioritized preventive maintenance, and any plans for improving the system, as needed, to maintain the integrity of the system and reduce the frequency of SSOs. The program should address criteria and results for short-term and long-term prioritization of corrective actions based on structural or other deficiencies identified during preventive maintenance activities.

Helpful Information

A good preventive maintenance program is one component in keeping a system in good repair and preventing excessive infiltration/inflow (I/I), service interruptions, and system failures, which can result in SSOs. A preventive maintenance program can also help in protecting the capital investment in the collection system.

Preventive maintenance activities can include some or all of the following activities:

- Scheduled cleaning of gravity sewers, with a higher frequency in those areas with a history of stoppages due to debris and fats, oils, and grease in order to minimize SSOs. (See also Section 4 above for FOG control information.)
• Root control in areas that are known to have recurring SSOs or premature structural damage due to root intrusion.

• Investigation and resolution of customer complaints.

• Odor control including the maintenance of chemical injection systems, carbon filters, etc.

• Scheduled cleaning of force mains - although at a longer interval than gravity sewers - to increase pump station efficiency and prevent backups.

• Maintenance activity records to support appropriate analysis and reporting

Prioritization of preventive maintenance activities can occur through the use of verbal communications (especially for smaller agencies), the use of work orders to track progress, and/or routine operations such as sewer cleaning based on experience with known problem areas. Data on stoppages or other operational problems can be collected in field logs or computer-based information systems and reviewed regularly by system managers for prioritization.

Larger sewer system agencies will likely use a formal condition assessment process that relies on television inspection of sewers as part of its prioritization process. For more sophisticated systems, the prioritization of preventive maintenance activities can be coupled with the prioritization of correcting structural deficiencies, as described in Section 6.d. below. If this is the case, Sections 6.c. and 6.d. can be described in the SSMP together.

d. Scheduled Inspections and Condition Assessment

<table>
<thead>
<tr>
<th>Requirement: Each wastewater collection system agency shall identify and prioritize structural deficiencies and implement a program of prioritized short-term and long-term actions to address them.</th>
</tr>
</thead>
</table>

**Key Point**

This section of the SSMP should describe the approach currently used for scheduled inspections and condition assessment of the sewer collection system. The approach should address criteria and results for short-term and long-term prioritization of corrective actions based on identified structural or other deficiencies. This should be consistent with the overall goal of maintaining the integrity of the system and reducing the frequency of SSOs.
Helpful Information

A good inspection program is one component for keeping a system in good repair and preventing excessive inflow/infiltration (I/I), service interruptions, and system failures, which can result in SSOs. When combined with an adequate condition assessment plan, inspections can also help protect the capital investment in the collection system.

There are at least two methods to manage structural deficiencies in a wastewater collection system: reactive and proactive.

In the reactive method structural deficiencies are identified by waiting for system failures (e.g. stoppage, SSO, equipment failure) to appear. Corrective actions are then taken in response to the failure. This may be adequate for a wastewater collection system that is somewhat new and/or has relatively few SSOs. This is a short-term strategy, however, and may not be cost-effective in the long term. It is likely that as the wastewater collection system ages, however, a “proactive” approach to system management would be more appropriate.

Using a “proactive” method, collection system performance and physical integrity can be substantially improved by actively seeking out and correcting structural deficiencies prior to system failure. Under the “proactive” mode, periodic condition assessments are performed for each sewer facility (manhole, main line, service lateral, etc.) to determine the location and extent of problem areas.

There are many methods for conducting inspections, evaluating results, and establishing condition assessments. For smaller agencies, very simple criteria (high, medium, and low) can be applied to the severity of defects and a prioritized list of repair activities can be established. For larger agencies, sophisticated computer models that combine large quantities of data to form capital management plans can be used.

Inspection activities can include some or all of the following activities:

- Routine inspections of the collection system facilities, including pump stations, with a process to address defects, damage, or other identified problems.
- Flow monitoring for capacity analysis.
- Smoke testing, dye testing, and exfiltration testing to monitor/reduce inflow and infiltration (I/I).
- Uniform condition assessment based on inspection data.
- Implementation of short-term and long-term rehabilitation actions to address each deficiency.
- Maintenance of records to support appropriate analysis and reporting.

Many sewer system agencies will likely use a formal condition assessment process that relies on television inspection of sewers as part of its condition assessment process. For more sophisticated systems, the prioritization of preventive maintenance activities can be
coupled with the prioritization of correcting structural deficiencies, as described above. If this is the case, Sections 6.c. and 6.d. can be described in the SSMP together.

e. Contingency Equipment and Replacement Inventories

Requirement: Each wastewater collection system agency shall provide contingency equipment to handle emergencies, and spare/replacement parts intended to minimize equipment/facility downtime.

This section can be waived for collection systems serving a population of 10,000 or less.

Key Point

For this section of the SSMP, wastewater collection system agencies should summarize their critical spare parts inventory and list major equipment used for sewer system operation and maintenance. Specific aspects of the replacement parts inventories can also be described (e.g. use of the same model pumps at multiple locations to reduce needed replacements).

Helpful Information

Contingency equipment (e.g. portable pumps, generators) supports an effective response to emergency conditions. Spare/replacement parts can be kept in inventory to minimize equipment/facility downtime in the event of an unplanned failure. Replacement parts for pumps, motors, and vehicles and appropriately maintained emergency response equipment and accessories allow field crews to effectively respond to incidents and efficiently perform routine maintenance. Without an adequate inventory of replacement parts, the collection system may experience high volume and/or extended overflow events in the event of a breakdown or malfunction.

Providing adequate maintenance facilities and equipment typically includes a process for identifying critical parts needed for system operation and maintenance and establishing an adequate inventory of replacement parts. The process for identifying critical parts can be based on a review of equipment and manufacturer’s recommendations, supplemented by the experience of the maintenance staff and local availability.

f. Training

Requirement: Each wastewater collection system agency shall provide training on a regular basis for its staff in collection system operations, maintenance, and monitoring.
Key Point

The SSMP should include a description of the agency’s training program and whether any changes or improvements are anticipated in the near future.

Helpful Information

An ongoing training program should address the skills necessary to perform proper operations and maintenance, to provide timely and effective emergency response, and to incorporate recognized safety practices.

Training can take on many forms. It can include special classes or seminars, certification programs, such as through the California Water Environment Association (CWEA), on-the-job training, and informal training through mentoring of experienced personnel with those new to collection systems.

CWEA’s program provides a mechanism for employee education as well as establishing the technical competence at each level of certification. In addition, there is a program for registering the continuing education activities of employees, which is part of the process for maintaining certification.

g. Outreach to Plumbers and Building Contractors

**Requirement:** Implement an outreach program to educate commercial entities involved in sewer construction or maintenance about the proper practices for preventing blockages in private laterals. This requirement can be met by participating in a region-wide outreach program.

*This section can be waived for collection systems serving a population of 10,000 or less.*

Helpful Information

Sometimes commercial entities involved in construction or maintenance of sewers are not aware of the ramifications of their actions which can sometimes result in sanitary sewer overflows. The actions can result in problems such as blockages in the private lateral, or blockages in the main line caused by actions taken in the private lateral (such as pushing debris from the lateral into the main line). An ongoing outreach program to these entities, and others as appropriate, should be implemented to encourage the use of proper practices for preventing blockages. For example, information can be disseminated on construction standards, proper operations and maintenance activities, and effective measures for removing blockages.
7. Design and Construction Standards

a. Standards for Installation, Rehabilitation and Repair

<table>
<thead>
<tr>
<th>Requirement: Each wastewater collection system agency shall identify minimum design and construction standards and specifications for the installation of new sewer systems and for the rehabilitation and repair of existing sewer systems.</th>
</tr>
</thead>
<tbody>
<tr>
<td>This section is applicable to all wastewater collection systems.</td>
</tr>
</tbody>
</table>

Key Point

Wastewater collection system agencies should evaluate if the existing design standards are appropriate and up to date. If the agency believes its current standards are appropriate, the agency can refer to the documentation that already exists, and provide a discussion in the SSMP.

Helpful Information

SSOs and operating problems are, in some cases, attributable to poor design and/or improper construction for both newly constructed and rehabilitated sewers. An effective program that ensures that new sewers are properly designed and installed can minimize system deficiencies that could create or contribute to future overflows or operations and maintenance problems.

Using the legal authorities outlined in Section 5 above, specific design and construction standards should be required for new construction and for rehabilitation. Design criteria include specifications such as pipe materials, minimum sizes, minimum cover, strength, minimum slope, trench and backfill, structure standards, and other factors.

Many communities already have specific standards in place. If design and construction standards need to be developed, neighboring agencies with existing programs can be a valuable resource in developing a program that meets the specific needs of your sewer system agency. Additional resources are listed in the references to this document.

b. Standards for Inspection and Testing of New and Rehabilitated Facilities

<table>
<thead>
<tr>
<th>Requirement: Each wastewater collection system agency shall identify procedures and standards for inspecting and testing the installation of new sewers, pump stations, and other appurtenances; and for rehabilitation and repair projects.</th>
</tr>
</thead>
<tbody>
<tr>
<td>This section is applicable to all wastewater collection systems.</td>
</tr>
</tbody>
</table>
Key Point

As with design and construction standards, many communities already have specific standards for inspection and testing in place, and in that case, the SSMP should refer to the documentation that already exists.

Helpful Information

Inspection and testing of new facilities is important, to ensure that the standards established as described in Section 7.a. above are actually implemented in the field. It’s important that completed construction not be accepted by the wastewater collection system agency until inspection and testing have been completed. This approach helps ensure proper operation and maximum life expectancy.

Using the legal authority set up as outlined in Section 5 above, specific inspection and testing should be required. Installation and testing of facilities is sometimes conducted by the contractor while an inspector representing the wastewater collection system agency makes sure the installation and testing meets the agency standards. Inspections are usually performed during and at the completion of construction. Acceptance testing for gravity sewers can include: low pressure air test or water test to identify leakage, mandrel test to identify deflection in flexible pipe, water or vacuum test of manholes to identify leakage, television inspection to identify grade variations or other construction defects.

If inspection and testing standards need to be developed for the agency, other agencies with existing programs can be a valuable resource in developing a program that meets the specific needs of your sewer system agency.

8. Capacity Management

a. Capacity Assessment

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Each wastewater collection system agency shall establish a process to assess the current and future capacity requirements for the collection system facilities.</th>
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<tbody>
<tr>
<td></td>
<td>This section can be waived for collection systems serving a population of 10,000 or less.</td>
</tr>
</tbody>
</table>

Key Point

The SSMP should describe whether a current capacity assessment of the wastewater collection system has been prepared, and if not, provide a schedule of activities for completing such an assessment.
**Helpful Information**

A critical function of a wastewater collection system is to provide adequate capacity to handle peak, typically wet weather, flows. The purpose of a capacity assessment is to ensure that adequate capacity exists in all portions of the collection system and that the downstream portions that will receive wastewater from new connections can handle the additional flow.

A sewer system master plan normally serves the purpose of determining whether there are any capacity-related issues that need to be addressed, but other evaluations may also be used. A master plan would generally include an evaluation of the sewer system capacity through sewer mapping, flow monitoring of major trunk sewers, and modeling to identify hydraulic bottlenecks.

For the purposes of the capacity assessment, it is appropriate to establish the design storm under which various components of the collection system are expected to perform, to make sure that those design storms are consistent with the conceptual approach for wet weather overflows contained in the San Francisco Bay Water Quality Control Plan (2005 Basin Plan), Chapter 4, Table 4-8.

### b. System Evaluation and Capacity Assurance Plan

| Requirement: Each wastewater collection system agency shall prepare and implement a capital improvement plan to provide hydraulic capacity of key sewer system elements under peak flow conditions. |
| This section can be waived for collection systems that serve a population of 10,000 or less. |

**Key Point**

Once the capacity assessment (as described in Section 8.a. above) has been completed and capacity needs have been identified, a capital improvement program must be implemented to address capacity needs, if there are any. The SSMP should briefly describe the capital improvements anticipated in the next 1-5 years, 5-10 years, and 10-20 years, and be updated as implementation occurs and priorities change.

**Helpful Information**

The recommended elements of a capital improvement plan are as follows:

- **Evaluation Steps** – Evaluate portions of the collection system experiencing SSOs due to hydraulic deficiency.
• **Capacity Enhancement Measures** – Establish a short- and long-term capital improvement program to address identified hydraulic deficiencies.

• **Plan updates** – Update the plan on a regular basis as specified in the SSMP.

The capital improvement activities outlined in this section should be coordinated with the identification and prioritization of structural deficiencies identified in Section 6.d. above, because structural and hydraulic problems can be closely related.

Short-term capital improvement programs should replace or repair critical elements of the system that are near failure as soon as possible. An optimized replacement schedule prioritizes specific elements of the collection system to provide the most benefit.

9. **Monitoring, Measurement, and Program Modifications**

**Requirement:** Each wastewater collection system agency shall monitor the effectiveness of each SSMP element and update and modify SSMP elements to keep them current, accurate, and available for audit as appropriate.

*This section is applicable to all wastewater collection systems.*

**Key Point**

This section of the SSMP should discuss how your agency monitors implementation of the SSMP elements, and measures the effectiveness of SSMP elements in reducing SSOs. Effectiveness should be measured by developing and tracking performance indicators on a regular basis. Performance indicators should be selected to meet the goals of the wastewater collection system agency.

**Helpful Information**

Some examples of performance indicators include:

- Number of SSOs over the past 12 months, distinguishing between dry weather overflows and wet weather overflows
- Volume distribution of SSOs (e.g. number of SSOs < 100 gallons, 100 to 999 gallons, 1,000 to 9,999 gallons, > 10,000 gallons)
- Volume of SSOs that was contained in relation to total volume of SSOs
- SSOs by cause (e.g. roots, grease, debris, pipe failure, pump station failure, capacity, other).
- Number of stoppages over the past 12 months
- Stoppages by cause
- Average time to respond to an SSO
- Relationship of capacity-related SSOs to storm event return frequency
- Ratio of planned sewer cleaning to unplanned sewer cleaning
- Backlog of repair, rehabilitation, and replacement projects
• Plans developed for, or implementation of, activities to target specific problems identified, such as roots, structural deficiencies, or fats, oil, and grease (FOG)

This section of the SSMP should also contain a description of what the wastewater collection system agency plans to do to make sure the SSMP remains current and useful over time. Examples of changes that could occur include new or modified infrastructure, increased system demand, new or modified operations and maintenance protocols, or changed organizational structure.

There are several ways the SSMP can be kept up to date. Examples of actions, which could be used to meet this requirement, include:

• Obtain specific funding to carry out periodic reviews and to participate in any related coordinating meetings.
• Assign a staff person to review the SSMP periodically to check effectiveness and timeliness.
• Check in with collection systems staff at periodic intervals to review the effectiveness and identify potential areas for improvement, either individually or through meetings.
• Prepare progress reports documenting effectiveness, potential changes, and/or a summary of program activities on a periodic basis.
• Obtain internal approval to update the SSMP with specific revisions.
• Solicit peer review by another collection system agency

If major changes are proposed for the sewer system management program, they may need to be approved by a Board of Directors in the case of a sewer district, or similar higher levels of governmental officials for a city or county. In addition, if changes are identified for implementation in the SSMP, other related documentation may also be affected and need to be revised as well.

10. SSMP Audits

Requirement: Each wastewater collection system agency shall conduct an annual audit of their SSMP which includes any deficiencies and steps to correct them (if applicable), appropriate to the size of the system and the number of overflows, and submit a report of such audit.

This section can be waived for collection systems serving a population of 10,000 or less.

Key Point

The audit should cover the most recent calendar year, and be submitted to the Regional Water Board by March 15 of the year following the calendar year for which the analysis applies.

Helpful Information

The audit can contain information about successes in implementing the most recent version of the SSMP, and identify revisions that may be needed for a more effective program. Information collected as part of Section 9 above can be used in preparing the audit. Tables and figures or
charts can be used to summarize information about these indicators. An explanation of the SSMP development, and accomplishments in improving the sewer system, should be included in the audit, including:

- Progress made on development of SSMP elements, and if the sewer system agency is on schedule in development of the SSMP. Provide justification on the delay if the sewer system agency is behind schedule on development of the SSMP;

- How the sewer system agency implemented SSMP elements in the past year;

- The effectiveness of implementing SSMP elements;

- A description of the additions and improvements made to the sanitary sewer collection system in the past reporting year; and

- A description of the additions and improvements planned for the upcoming reporting year with an estimated schedule for implementation.

**Additional Tips**

**Helpful Information**

- You may want to include a section up front entitled “System Overview,” which describes the size and physical features of the system, to put the rest of the document into context.

- When you prepare the SSMP for the first time, you may want to include a “Sewer Overflow History” to give you a place to start from in evaluating any trends for SSOs in the future.
Resources

Publications


San Francisco Bay Regional Water Quality Control Board, 1995, San Francisco Bay Basin (Region 2) Water Quality Control Plan (also known as “The Basin Plan”).


Uniform Plumbing Code or California State Plumbing Code.


Water Environment Federation, 1999, Control of Infiltration and Inflow in Private Building Sewer Connections.


**Website Resources**


To: Attached Mailing List

Subject: Discontinuation of Requirements for Annual Reports of Sanitary Sewer Overflows (SSOs), and Annual Sewer System Management Plan (SSMP) Audits

This letter notifies you, as an agency or entity that owns or operates a sanitary sewer system in the San Francisco Bay Region enrolled in State Water Board Order No. 2006-0003-DWQ (Sanitary Sewer Order), of the discontinuation of requirements for annual SSO reports, and annual SSMP audit reports.

This discontinuation of requirements is effective immediately. This means there will be no need to submit the annual SSO report and SSMP audit report due in 2013. Furthermore, this discontinuation of requirements effectively rescinds, except for enforcement purposes, the Regional Water Board’s Water Code section 13267 orders issued on November 15, 2004, and July 7, 2005.

Please be aware that you are still required to comply with Provision D.13(x) of the Sanitary Sewer Order. Provision D.13(x) requires enrollees, regardless of the population served, to conduct an SSMP internal audit, at a minimum every two years, and prepare an audit report to be kept on file. The Sanitary Sewer Order requires that the audit shall focus on evaluating the effectiveness of the SSMP and the enrollee’s compliance with the SSMP requirements identified in Provision D.13, including identification of any deficiencies in the SSMP and steps to correct them. Because of the Regional Water Board’s previous more frequent requirement for annual SSMP audit reports and somewhat different submittal schedule compared to the Sanitary Sewer Order, the following reconciles the minimum schedule for the next SSMP audit report to ensure compliance with the Sanitary Sewer Order. Future audits reports would be due two years after the dates listed below.

- If your collection system serves a population greater than 2,500, you must complete your next SSMP internal audit and SSMP Audit Report by May 2, 2014. The SSMP internal audit shall cover calendar years 2012 and 2013.
- For collection system serving a population of less than 2,500, the SSMP Audit Report covering calendar years 2012 and 2013 must be completed by August 2, 2014.

Please note that if you own and/or operate more than one collection system, you must maintain a separate SSMP audit report on file for each collection system enrolled under the Sanitary Sewer Order.
Please note that the State Water Board is scheduled to consider amendments to the monitoring and reporting program of the Sanitary Sewer Order in early 2013. If adopted as currently drafted, enrollees will be required to include specific information in the SSMP internal audits to satisfy compliance with Provision D.13(x) of the Sanitary Sewer Order. This information would include current and projected SSO reduction performance goals, changes employed to meet target goals, and planned corrective actions to address the top SSO causes. A copy of the proposed amended Monitoring and Reporting Program is available at http://www.waterboards.ca.gov/water_issues/programs/sso/index.shtml.

If you have any questions regarding our SSO Reduction Program requirements or the contents of this letter, please contact Claudia Villacorta, Section Leader, at cvillacorta@waterboards.ca.gov or (510) 622-2485.

Sincerely,

Lila Tang
Chief, Wastewater Division

Attachment: Mailing List

Copy to (by email only):
  Ken Greenberg, USEPA Region 9, Greenberg.ken@epa.gov
  Russell Norman, State Water Board, Russell.norman@waterboards.ca.gov
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