



**San Mateo Countywide
Water Pollution Prevention Program
Municipal Maintenance Public Works Subcommittee**

**City of Redwood City's Municipal Service Center – Conference Room
1400 Broadway, Redwood City
Wednesday December 16, 2015
12 noon to 1:00 pm**

AGENDA

- 1. Introductions and Announcements** – Eddie Lopez, Redwood City
- 2. Review and Agree on Meeting Summary from August Meeting** – Kristin Kerr/Everyone
- 3. Reissued MRP** – Kristin Kerr /Everyone
Objective: Discuss the reissued MRP adopted November 19th and new requirements applicable to Municipal Maintenance staff effective January 1, 2016. Specifically discuss documenting trash full capture device inspections and maintenance.
- 4. Open Forum Discussion of Any Maintenance Problems Being Found and Obtain Input on Maintenance and Stormwater Issues** - Eddie Lopez/Everyone
Objective: Use opportunity to discuss with other maintenance staff any maintenance or stormwater issues being encountered.
- 5. Other Business**
- 6. Next Meeting is TBD**

DRAFT SUMMARY

Municipal Maintenance Subcommittee Meeting – Redwood City Library Room A&B

Meeting Date: August 26, 2015

Subcommittee Actions:

1. Agreed that the summary of the March 2015 subcommittee meeting was acceptable.

Requested Technical Advisory Committee Action or Feedback/Guidance (if any): None

Other Information/Announcements:

- **Annual Reporting.** The Annual Report form Section C.2 has not changed from last year. There were no questions or issues completing this section of the report.
- **Dry Weather Maintenance Activities.** The group was reminded to collect two dry weather DO samples at pump stations during the dry weather and conduct the annual Municipal Maintenance Corporation Yard SWPPP inspection by the end of September.
- **MRP 2.0 compliance Assistance.** Kristin solicited feedback from the Subcommittee regarding what priority assistance they would like to receive from the SMCWPPP Program in the future to help with compliance with MRP 2. Subcommittee members did not have any immediate feedback but Kristin suggested that they should let their TAC representative know if, for example, the Municipal Maintenance Subcommittee meetings are useful and you would like them to continue, and if there is a need for training or development of guidance documents and field forms related to BMP implementation or trash full capture device O&M verification.
- **Open Forum Discussion on Maintenance Issues.** There was a discussion on the increase in illegal dumping of large objects. Some examples of how cities deal with this problem are surveillance cameras, fake surveillance cameras, posted signs that the area may be under video surveillance, working with code enforcement, outreach to residents that they are responsible for items on the sidewalk in front of their house, negotiated contract with Recology for a number of pick ups called in by the city staff (i.e., Recology picks up illegally dumped large items for the city if it is not hazardous waste), negotiated contract with Curbside Inc. for unlimited household hazardous waste pickup at residents' doors, assigning designated city crew for pick up and using Zarc Recycling for free pickup of e-waste, etc., from the city (up to 10 lbs).

There was a discussion on providing free sand bags to residents by purchasing premade bags or purchasing just the bags and having city maintenance staff, residents or work release crews fill them. Redwood City found a company that sells bags for \$0.18/bag: Sacramento Bag Co., 440 N Pioneer Ave, Woodland, CA 95776 (560-662-6130).

Kristin shared information on the County and South San Francisco using pool covers for their outdoor material storage areas.

Millbrae shared information and pictures on the newly installed large full trash capture device in one of their drainage basins at the bottom of the watershed. This was installed in lieu of adding more full trash capture devices in storm drain inlets. They offered to provide tours to anyone interested in seeing the device.

Subcommittee Work that Affects Other Subcommittees: None

Next Steps: None

Next Meeting: The next meeting is scheduled for October 28, 2015.

Municipal Regional Permit (MRP) Comparison: Municipal Operations

MRP R2-2009-0074	MRP R2-2015-0049
Provision C.2 Municipal Operations	
C.2.a. Street and Road Repair and Maintenance	No change
C.2.b. Sidewalk/Plaza Maintenance and Pavement Washing	No change
C.2.c. Bridge and Structure Maintenance and Graffiti Removal	No change
C.2.d Stormwater Pump Stations	
ii.(1) Complete inventory of pump stations	completed
ii.(2) Inspect and collect DO data from all pump stations twice a year during the dry season	removed minimum requirement
ii.(3) If DO levels are at or below 3 milligrams per liter (3 mg/L), apply corrective actions, such as continuous pumping at a low flow rate, aeration, or other appropriate methods to maintain DO concentrations of the discharge above 3 mg/L. Verify corrective actions are effective by increasing DO monitoring interval to weekly until two weekly samples are above 3 mg/L.	ii.(1) <u>Upon becoming aware</u> that the discharge from a pump station has dissolved oxygen (DO) concentration below 3.0 mg/L, implement corrective actions, such as continuous pumping at a low flow rate, aeration, or other appropriate methods to maintain DO concentrations of the discharge above 3 milligrams per liter (mg/L) and <u>verify the effectiveness of the corrective actions with monitoring</u> . Corrective actions do not need to be implemented on discharges from pump stations that remain in the stormwater collection system or infiltrate into a dry creek immediately downstream.
ii.(4) inspect pump stations a minimum of two times during the wet season in the first business day after ¼-inch and larger storm events after a minimum of a two week antecedent period with no precipitation. Post-storm inspections shall collect and report presence and quantity estimates of trash, including presence of odor, color, turbidity, and floating hydrocarbons. Remove debris and trash and replace any oil absorbent booms, as needed.	removed minimum requirement ii.(2) .Ensure that pump stations are free from debris and trash and replace any oil absorbent booms, as needed, and investigate and abate illicit discharges. Pump stations excluded from C.2.d.ii.(1) above are not excluded from this requirement.
iii. Reporting - report information resulting from C.2.d.ii.(2)- (4), including DO monitoring data and subsequent corrective actions taken to verify compliance with the 3 mg/L implementation level, in their Annual Report, and maintain records of inspection and maintenance activities and volume or mass of waste materials removed from pump stations	ii.(3) The Permittees shall <u>maintain records</u> of inspection, maintenance, implementation of corrective actions, and any monitoring records at Permittee-owned or -operated pumped stations. These records shall be made available to Water Board staff or its representatives during inspections and audits, or otherwise upon request.

MRP R2-2009-0074	MRP R2-2015-0049
C.2.e. Rural Public Works Construction and Maintenance	No change
C.2.f. Corporation Yard BMP Implementation	
<p>ii.(2) Routinely inspect corporation yards to ensure that no non-stormwater discharges are entering the storm drain system and, during storms, pollutant discharges are prevented to the maximum extent practicable. At a minimum, an inspection shall occur before the start of the rainy season.</p>	<p>ii.(2) Routinely inspect corporation yards to ensure that non-stormwater discharges are not entering the storm drain system and pollutant discharges are prevented to the maximum extent practicable. At a minimum, each corporation yard shall be fully <u>inspected each year between September 1 and September 30</u>, beginning the 2016-2017 reporting year. <u>Active non-stormwater discharges shall cease immediately. Corrective actions shall be implemented before the next rain event, but no longer than 10 business days after the potential and/or actual discharges are discovered. Corrective actions can be temporary and more time can be allowed for permanent corrective actions. If more than 10 business day are required for compliance, a rationale shall be recorded.</u></p>
<p>iii. Reporting – The Permittees shall report on implementation of SWPPPs, the results of inspections, and any follow-up actions in their Annual Report.</p>	<p>iii.(1) In the 2015-2016 Annual Report, Permittees shall report on implementation of SWPPPs, the results of inspections, and any follow-up actions in their Annual Report.</p>
	<p>iii.(2) Beginning with the 2016-2017 Annual Report, The Permittees shall <u>list activities conducted in the corporation yard that have BMPs in the site specific SWPPP</u>, date of inspections, the results of inspections, and any follow-up actions, including the date of any necessary corrective actions were implemented, in their Annual Report.</p>
C.7.a. Storm Drain Inlet Marking	
<p>iii. (1) In the 2013 Annual Report, each Permittee shall report prior years' annual percentages of municipality maintained inlet markings inspected and maintained as legible with a no dumping message or equivalent.</p>	<p>iii. In the 2020 Annual Report, each Permittee shall <u>(1) state how many municipally-maintained storm drain inlets it has</u>, (2) certify that at least 80 percent of municipality-maintained storm drain inlet markings are legibly labeled with an appropriate stormwater pollution prevention message during the permit term; (3) <u>include a picture of a labeled municipality-maintained inlet</u>;</p>

MRP R2-2009-0074	MRP R2-2015-0049
C.10 Trash Control	
	<i>b.i Full Trash Capture Systems (summary of new requirements below)</i>
	<p>b.i.a. Maintenance:</p> <ul style="list-style-type: none"> • inspect all devices at least once per year • inspect devices in high or very high trash generation areas at least two times per year, with inspections spaced at least 3 months or more apart • if inspection frequency is found excessive after 2 inspections can reduce frequency to once per year • if device found to have plugged or blinded screen or is > 50% full, the maintenance frequency shall be increased so device is neither plugged nor more than half full of trash at the next maintenance event
	<p>b.i.b. Maintenance Records:</p> <ul style="list-style-type: none"> • retain device specific maintenance records, including at a minimum: <ul style="list-style-type: none"> – dates of maintenance – capacity condition (full and overflowing or with storage capacity remaining) – special problems such as flooding, screen blinding or plugging form leaves, plastic bags, or other debris causing overflow, damage reducing function, or other negative conditions • summary reported in Annual Report of number of devices maintained that exhibited a plugged, full or overflowing condition
	<p>b.i.c Certification:</p> <ul style="list-style-type: none"> • certify annually that each device is operated and maintained to meet full trash capture system requirements
	<p>f.iii Reporting:</p> <ul style="list-style-type: none"> • certification each system is operated and maintained to meet full trash capture system requirements • description of any systems that did not meet full trash capture system requirements (e.g., due to plugging or overflowing) and corrective actions taken

- a. Permittees shall implement trash prevention and control actions, including full trash capture systems or other trash management actions, or combinations of actions, with trash discharge control equivalent to or better than full trash capture systems, to reduce trash generation to a Low trash generation rate or better. Actions equivalent to full trash capture means actions that send no more trash down the storm drain system than a full trash capture device would allow, which is essentially no trash discharge except in very large storm flows. The C.10.a.i percent reductions shall be demonstrated by percent of 2009 Very High, High, and Moderate trash generation areas reduced to lower trash generation categories or Low trash generation by the C.10.a.i mandatory deadlines.
- b. Permittees shall ensure that lands that they do not own or operate, but that are plumbed directly to their storm drain systems in Very High, High, and Moderate trash generation areas are equipped with full trash capture systems or are managed with trash discharge control actions equivalent to or better than full trash capture systems. The efficacy of the latter shall be assessed with visual assessments in accordance with C.10.b.ii. If there is a full trash capture device downstream of these lands, no other trash control is required. Permittees shall map the location, or otherwise record the location, of all such lands greater than 10,000 ft² that are plumbed directly to their storm drain systems by July 1, 2018, including the trash control status of these areas. This information shall be retained by the Permittees for inspection upon request.
- iii. **Mandatory Minimum Full Trash Capture Systems** - Permittees shall install and maintain a mandatory minimum number of full trash capture devices, to treat runoff from an area equivalent to 30 percent of retail/wholesale land area, as documented by the Association of Bay Area Governments, which drains to the storm drain system within their jurisdictions. A city Permittee with a population less than 12,000 and retail/wholesale land less than 40 acres, or a population less than 2,000, is exempt from this full trash capture requirement. Table 2 in Attachment E contains the minimum amount of drainage areas that must be treated with full trash capture devices by each city or county Permittee, and the minimum number of trash capture devices required to be installed and maintained by flood management agency Permittees.

A full capture system is any single device or series of devices that traps all particles retained by a 5 mm mesh screen and has a design treatment capacity of not less than the peak flow rate resulting from a one-year, one-hour, storm in the sub-drainage area or designed to carry at least the same flow as the storm drain connected to the inlet. The device(s) must also have a trash reservoir large enough to contain a reasonable amount of trash safely without overflowing trash into the overflow outlet between maintenance events. Types of systems certified by the State Water Resources Control Board are deemed full capture systems. A stormwater treatment facility implemented in accordance with Provision C.3 is also deemed a full capture system if the facility, including its maintenance prevents the discharge of trash to the downstream MS4 and receiving waters

and discharge points from the facility, including overflows, are appropriately screened or otherwise configured to meet the full trash capture screening specification for storm flows up to the full trash capture one year, one hour storm hydraulic specification (C.10.a.iii.).

C.10.b. Demonstration of Trash Reduction Outcomes

- i. **Full Trash Capture Systems** – Permittees shall maintain, and provide for inspection and review upon request, documentation of the design, operation, and maintenance of each of their full trash capture systems, including the mapped location and drainage area served by each system.
 - a. **Maintenance** – The maintenance of each full capture device shall be adequate to prevent plugging, including plugging of the 5 mm screen leading to trash overflow and bypass, flooding, or a full condition of the device’s trash reservoir causing bypassing of trash. All full trash capture devices shall be inspected and maintained at least once per year. All such devices in high or very high trash generation areas shall be inspected at least two times per year, with the inspections spaced at least three months or more apart. If this frequency of inspection is found excessive after two inspections, the inspection frequency can be reduced to once per year.

If any such device is found to have a plugged or blinded screen or is greater than 50 percent full of trash during a maintenance event, the maintenance frequency shall be increased so that the device is neither plugged nor more than half full of trash at the next maintenance event.
 - b. **Maintenance Records** – Permittees shall retain device specific maintenance records, including, at a minimum: the date(s) of maintenance, the capacity condition of the device at the time of maintenance (full and overflowing or with storage capacity remaining), any special problems such as flooding, screen blinding or plugging from leaves, plastic bags, or other debris causing overflow, damage reducing function, or other negative conditions. A summary of this information shall be reported in each Annual Report which may be limited to the number of full capture devices maintained that exhibited a plugged, full or overflowing condition upon maintenance.
 - c. **Certification** – Permittees shall certify annually that each of their full trash capture systems is operated and maintained to meet full trash capture system requirements. Drainage areas served by an adequately maintained full trash capture system will be considered equivalent to or better than a Low trash generation area.
- ii. **Other Trash Management Actions** – Permittees shall maintain, and provide for inspection and review upon request, documentation of non-full trash capture system trash control actions that verifies implementation of each action. Permittees shall also conduct assessment of the action that verifies effectiveness of the action or combination of actions and maintain, and provide for inspection and review upon request, documentation of assessments.

for the 2016 performance guideline and 2017 mandatory trash load reduction deadline, and ten percent for the 2019 mandatory trash load reduction deadline, of the Permittee's 2009 trash load volume estimates, based on its trash generation maps and average categorical trash generation rates (see C.10.a.ii), in accordance with the following formula:

$$1\% \text{ Reduction Offset (Volume)} = (12 A_{\text{VH}(2009)} + 4 A_{\text{H}(2009)} + A_{\text{M}(2009)}) \text{ OF}$$

where:

- $A_{\text{VH}(2009)}$ = total amount of 2009 very high trash generation category jurisdictional area
- $A_{\text{H}(2009)}$ = total amount of 2009 high trash generation category jurisdictional area
- $A_{\text{M}(2009)}$ = total amount of 2009 moderate trash generation category jurisdictional area
- 12 = Very High to Moderate weighing ratio
- 4 = High to Moderate weighing ratio
- OF = offset factor equal to (7.5 x 0.033) for the 2016 performance guideline and 2017 mandatory trash load reduction deadline, where 7.5 is the conversion from acres to gallons based on trash generation rates and 0.033 is the three to one offset ratio, or (7.5 x 0.1) for the 2019 mandatory trash load reduction deadline, where 7.5 is the conversion from acres to gallons based on trash generation rates and 0.1 is the ten to one offset ratio.

ii. Direct Trash Discharge Controls – A Permittee may offset an additional part of its provision C.10.a trash load percent reduction requirement by implementing a comprehensive plan approved by the Executive Officer for control of direct discharges of trash to receiving waters from non-storm drain system sources. The maximum offset that may be claimed is fifteen percent using the C.10.e.i formula. The plan shall be submitted not later than February 1 of the first year in which the offset will be reported in the following Annual Report and shall include the following:

- a. description of sources of the directly discharged trash;
- b. description of control actions that will be implemented during the permit term to prevent or reduce direct discharge trash loads in a systematic and comprehensive manner;
- c. map of the affected receiving water area and associated watershed; and
- d. description of how effectiveness of controls will be assessed, including documentation of controls, quantification of trash volume controlled, and assessment of resulting improvements to receiving water conditions.

C.10.f. Reporting

Each Permittee shall provide the following in each Annual Report:

- i. A summary of trash control actions within each trash management area, including the types of actions, levels of implementation, areal extent of implementation, and whether the actions are ongoing or new, including initiation date.
- ii. Upon request by the Executive Officer, an updated trash generation area map or maps, which include trash management areas, including the locations and associated drainage areas and of full trash capture systems and other trash control actions, and the location of Trash Hot Spots, with highlight or other indication of any revisions or changes from the previous year map(s). These maps can be used to illustrate progress toward achieving the trash reduction requirements in C.10.a.i.
- iii. Should a Permittee correct and/or revise its 2009 trash generation map submitted in February 2014, the corrected or revised 2009 trash generation map shall be submitted in the 2016 Annual Report, if the Permittee has not already submitted the corrected or revised map. Certification that each of its full trash capture systems is operated and maintained to meet full trash capture system requirements; a description of any systems that did not meet full trash capture system requirements (e.g., due to plugging or overflowing); and any corrective actions taken.
- iv. An accounting of its non-full trash capture system trash control actions assessments by providing a summary description of assessments in each of its trash management areas, including the number and dates of observations.
- v. An accounting of progress toward or attainment of C.10.a.i trash discharge reduction performance guidelines and mandatory deadlines using the C.10.a.ii trash generation area mapping methodology and formula.
 - a. If a Permittee cannot demonstrate attainment of the 2016 performance guideline, it shall submit a detailed plan and schedule of implementation of additional trash load reduction control actions that will attain the 2017 mandatory deadline.
 - b. If a Permittee cannot demonstrate attainment of the 2017 or 2019 mandatory trash load reduction deadline, it shall submit a report of non-compliance with the associated Annual Report, or in advance of the Annual Report, that describes actions to comply with the mandatory reduction deadline in a timely manner. The report shall include a plan and schedule for implementation of full trash capture systems sufficient to attain the required reduction. A Permittee may submit a plan and schedule for implementation of other trash management actions to attain the required reduction in an area where implementation of a full trash capture system is not feasible. In such cases, the report shall include identification of the area and documentation of the basis of the Permittee's determination that implementation of a full trash capture system is not feasible.
- vi. In the 2018 Annual Report, progress on development and testing of the receiving water monitoring program.

Municipal Maintenance Subcommittee Meetings - FY 2015/16

NAME	MUNICIPALITY	EMAIL	Aug 26	Dec 16	Jan 27	Mar 23
Gordon Siebert	Atherton	gsiebert@ci.atherton.ca.us				
David Huynh	Atherton	dhuyh@ci.atherton.ca.us				
Steve Tyler	Atherton	styler@ci.atherton.ca.us				
Arno Jacodi	Belmont	ajacobi@belmont.gov				
Randy Ferrando	Belmont	rferrando@belmont.gov	✓			
Ryan Moran	Belmont					
Brandon Tyler	Belmont	btyler@belmont.gov	✓			
Tim Murray	Belmont	tmurray@belmont.gov	✓			
Keegan Black	Brisbane	kblack@ci.brisbane.ca.us	✓			
Shelley Romriell	Brisbane	SRomriell@ci.brisbane.ca.us				
Eva Justimbaste	Burlingame	eva.justimbaste@veolia.com				
John Baack	Burlingame	JBaack@burlingame.org				
Rick Horne	Burlingame	rhorne@burlingame.org	✓			
Pam Boyle Rodriguez	Burlingame	pboylerodriguez@burlingame.org				
Kiley Kinnon	Burlingame	kiley.kinnon@veolia.com				
Vince Falzon	Burlingame	VFalzon@burlingame.org				
Louis Gotelli	Colma	LGotelli@colma.ca.gov	✓			
Muneer Ahmed	Colma	muneer.ahmed@colma.ca.gov				
Jeff Fornesi	Daly City	jfornesi@dalycity.org				
Javier Barajas	Daly City	jbarajas@dalycity.org				
Dan Godwin	Daly City	dgodwin@dalycity.org				
Joe Stabile Sr.	Daly City	jstabile@dalycity.org				
Jay Farr	East Palo Alto	jfarr@cityofepa.org				
Michelle Daher	East Palo Alto	mdaher@cityofepa.org				
Allan Shu	Foster City	ashu@fostercity.org				
Nick Leonoudakis	Foster City	nleonoudakis@fostercity.org				
Frank Schoering	Foster City	fschoering@fostercity.org				
Norm Dorais	Foster City	ndorais@fostercity.org				
Larry Carnahan	Half Moon Bay	larryc@hmbcity.com	✓			
Mark Lander	Half Moon Bay	markl@csgengr.com				
Gary Francis	Hillsborough	gfrancis@hillsborough.net	✓			
Dave Bishop	Hillsborough					
Irv Meachum	Menlo Park	immeachum@menlopark.org				
Hugo Torres	Menlo Park					
Nelson Guitierrez	Menlo Park					
Gabriel Ortiz	Menlo Park					
Natividad Alamo	Menlo Park					
Craig Centis	Millbrae	ccentis@ci.millbrae.ca.us				
Heather Henwood	Millbrae	hhenwood@ci.millbrae.ca.us	✓			
Michael Killigrew	Millbrae	mkilligrew@ci.millbrae.ca.us	✓			
Cipriano Romero	Millbrae					
Christopher Falzon	Millbrae		✓			

Municipal Maintenance Subcommittee Meetings - FY 2015/16

NAME	MUNICIPALITY	EMAIL	Aug 26	Dec 16	Jan 27	Mar 23
Chris Junio	Millbrae		✓			
Mathew Harrington	Millbrae					
Bernie Mau	Pacifica	maub@ci.pacifica.ca.us	✓			
Ron Fascenda	Pacifica	fascendar@ci.pacifica.ca.us				
Howard Young	Portola Valley	hyoung@portolavalley.net				
Tony Macias	Portola Valley	tmacias@portolavalley.net				
Albert Munguis	Redwood City					
Eddy Lopez	Redwood City	ELopez@redwoodcity.org	✓			
Rich Del Ben	Redwood City	rdelben@redwoodcity.org	✓			
Terrance Kwan	Redwood City	TKyaw@redwoodcity.org				
Victor Castaneda	Redwood City	vcastaneda@redwoodcity.org	✓			
Elliott Johnson	Redwood City	ejohnson@redwoodcity.org				
Adrian Lee	Redwood City	alee@redwoodcity.org				
Bob Fowler	San Bruno					
Philip Woffenden	San Bruno	pwoffenden@sanbruno.ca.gov				
Rob Hensel	San Bruno					
Robert Wood	San Bruno	rwood@sanbruno.ca.gov				
Jim Burch	San Bruno	JBurch@sanbruno.ca.gov				
Ted Chapman	San Bruno	tchapman@sanbruno.ca.gov	✓			
Frank Amoroso	San Carlos	famoroso@cityofsancarlos.org				
Lou Duran	San Carlos	lduran@cityofsancarlos.org				
Rick Viles	San Carlos	rviles@cityofsancarlos.org				
Dermot Casey	San Mateo County	djcasey@smcgov.org				
Patrick Ledesma	San Mateo County	pledasma@smcgov.org				
Diana She	San Mateo County	dshu@smcgov.org				
Ed Vigil	San Mateo County	evigil@cityofsanmateo.org				
Julie Casagrande	San Mateo County	jcasagrande@smcgov.org				
Matt Fabry	San Mateo County	mfabry@smcgov.org				
Mark Marelich	San Mateo County	mmarelich@smcgov.org				
Dewayne Johnson	San Mateo County	djohnson@smcgov.org				
Tim Stanfield	San Mateo County	tstanfield@smcgov.org				
Andrea Chow	San Mateo County	achow@smcgov.org				
Kathryn Cooke	San Mateo County	kcooke@smcgov.org				
Ray Jackson	City of San Mateo	rayjackson@cityofsanmateo.org				
Bob Correa	City of San Mateo	bcorrea@cityofsanmateo.org				
Tony Baltobano	City of San Mateo	baltodano@cityofsanmateo.org				
Steve Camilleri	City of San Mateo	scamilleri@cityofsanmateo.org				
Sarah Scheidt	City of San Mateo	sscheidt@cityofsanmateo.org				
Kevin Selfridge	South San Francisco	kevin.selfridge@ssf.net				
Marissa Garren	South San Francisco	Marissa.garren@ssf.net				
	Woodside					
	San Mateo County					

Municipal Maintenance Subcommittee Meetings - FY 2015/16

NAME	MUNICIPALITY	EMAIL	Aug 26	Dec 16	Jan 27	Mar 23
Brian Weber	Mosquito & Vector	bweber@smcmad.org				
Casey Stevenson	Control District	cstevenson@smcmad.org				
Jon Konnan	EOA, Inc.	jkonnan@eoainc.com				
Kristin Kerr	EOA, Inc.	kakerr@eoainc.com	✓			
Sue Ma	Regional Board	SMa@waterboards.ca.gov				
Matt Fabry	SMCWPPP Coordinator	mfabry@smcgov.org				

SAN MATEO COUNTYWIDE
WATER POLLUTION PREVENTION PROGRAM
Meeting Luncheon 12/16/15

Sandwich Choices	Select One
Smoked Turkey Breast	
Roasted Turkey Breast	
Baked Ham	
Roast beef	
Chicken Breast	
Louisiana Hot Sausage	
Pork Roast	
Roast Beef	
Pastrami	
Corned Beef	
Italian Dry Salame	
Tuna Salad	
Chicken Salad	
Egg Salad	
BLT	
PB&J	

Bread Choice	Select One
Rolls	
Dutch	
Sour	
Sweet French	
Wheat	
Sliced breads	
Sweet	
Sour dough	
Wheat	
White	

Check off desired items	Select
Lettuce	
Tomatoes	
Pickles	
Red Onions	
Pepperchini	
Mayo	
Mustard	

Beverage Choice	Select One
Coke	
Coke Zero	
Diet Coke	
Sprite	
Dr. Pepper	
Pepsi	
Root Beer	
Bottled Water	

Cheese Choice	Select One
Swiss	
Provolone	
Cheddar	
American	

Chips Choice	Select One
Doritos Nacho Cheese	
Dortios Cool Ranch	
BBQ	
Plain	
Corn	
Cheetos	

PRINT YOUR NAME _____

CITY/TOWN/AGENCY _____

Please email to rkim@redwoodcity.org Or
FAX to 650-780-7445
on or before **Friday, December 11, 2015 @ NOON**

Luncheon is \$10 per person.
Cash only please!!!