REPORT TO CITY COUNCIL

DATE: SEPTEMBER 9, 2009

TO: HONORABLE MAYOR AND MEMBERS OF THE CITY COUNCIL

FROM: GREG RAMIREZ, CITY MANAGER

BY: RAMIRO ADEVA, CITY ENGINEER

SUBJECT: AUTHORIZATION TO ENTER INTO A LETTER AGREEMENT WITH

PARTICIPATING AGENCIES TO FUND THE MALIBU CREEK WATERSHED TRASH TOTAL MAXIMUM DAILY LOAD

MONITORING AND REPORTING PLAN

On May 1, 2008, the Regional Water Quality Control Board adopted a resolution to incorporate a revised Total Maximum Daily Load (TMDL) for trash in the Malibu Creek Watershed. The Trash TMDL is part of a series of strict water quality regulatory requirements designed to protect municipal and domestic water supplies, groundwater recharge, aquatic life habitat, wildlife habitat, and both contact and non-contact water recreation uses in the watershed. As part of those requirements, the watershed agencies (Cities of Agoura Hills, Calabasas, Westlake Village, Hidden Hills, Malibu, and Thousand Oaks; Counties of Los Angeles and Ventura, and Caltrans) will be required to provide a Trash Monitoring and Reporting Plan (TMRP) and Minimum Frequency of Assessment and Collection (MFAC)/ Best Management Practices (BMP) program (hereinafter referred to as the TMRP) to the Regional Board within six months of approval by the Environmental Protection Agency (EPA). The TMRP will provide an assessment of trash quantities collected from the surfaces, adjacent lands, and shoreline of the listed water bodies in the Malibu Creek Watershed. The plan will also include details of the frequency, location, and reporting of the trash monitoring.

After discussions with the other agencies, it was agreed that the County of Los Angeles would take the lead on administering the TMRP utilizing a combination of County staff and consultants in order to meet the Board's deadline. The administering duties will include, but not limited to, contracting for the services of the consultant, provide management services, ensure that all issues and concerns of the participating agencies are adequately addressed, and submitting the TMRP to the Regional Board.

Because the compliance monitoring plan is inclusive of many agencies, the cost of administering the plan is also shared amongst its constituents (Cities of Agoura Hills, Calabasas, Westlake Village, Hidden Hills, Malibu, and County of Los Angeles). Ventura County and the City of Thousand Oaks will not be contributing to this cost since they will be spending money to comply with the monitoring in a similar, but separate compliance program. In addition, Caltrans will not be participating initially due to their inability to obtain proper approvals prior to the start of the contract. A clause has been added in the agreement which allows them to enter at a later date.

The formula used for determining the appropriate fair-share cost of administration for each agency is based on land area relative to the entire watershed area within Los Angeles County, plus a 15% management fee to the County of Los Angeles for management of the compliance monitoring contract. Based on this cost-sharing formula, the Agoura Hills portion will be \$13,391.

The City Attorney has reviewed the agreement and approved it as to form.

RECOMMENDATION

Staff respectfully recommends the City Council approve the attached Letter Agreement to fund the Malibu Creek Watershed Trash Maximum Daily Load Monitoring and Reporting Plan.

Attachment: Agreement

MALIBU CREEK TRASH TOTAL MAXIMUM DAILY LOAD TRASH MONITORING AND REPORTING PLAN

<u>AGREEMENT</u>

THIS AGREEMENT, made and entered into by and between the CITY OF AGOURA HILLS, a municipal corporation (hereinafter referred to as AGOURA HILLS), CITY OF CALABASAS, a municipal corporation (hereinafter referred to as CALABASAS), the CITY OF HIDDEN HILLS, a municipal corporation (hereinafter referred to as HIDDEN HILLS), CITY OF MALIBU, a municipal corporation (hereinafter referred to as MALIBU), the CITY OF WESTLAKE VILLAGE, a municipal corporation (hereinafter referred to as WESTLAKE VILLAGE), (all of the aforementioned are hereinafter collectively referred to as PARTICIPATING AGENCIES), and the COUNTY OF LOS ANGELES, a political subdivision of the State of California (hereinafter referred to as COUNTY).

<u>WITNESSETH</u>

WHEREAS, on May 1, 2008, the California Regional Water Quality Control Board, Los Angeles Region (Regional Board), adopted Resolution No. R4-2008-007 to establish a Total Maximum Daily Load (TMDL) for trash in the Malibu Creek Watershed; and

WHEREAS, Resolution No. R4-2008-007 required responsible jurisdictions and responsible agencies to provide to the Regional Board a Trash Monitoring and Reporting Plan (TMRP) and Minimum Frequency of Assessment and Collection (MFAC)/Best Management Practices (BMPs) Program (hereinafter referred to as the TMRP), which is an assessment and quantification of trash collected from the surfaces and shoreline of the listed water bodies in the Malibu Creek Watershed or from responsible jurisdictional land areas. The monitoring plan must include the details of the frequency, location, and reporting of trash monitoring; and

WHEREAS, the PARTICIPATING AGENCIES desire to collectively develop and submit to the Regional Board a TMRP for the Malibu Creek Trash TMDL; and

WHEREAS, the PARTICIPATING AGENCIES desire to have COUNTY contract for the services of a consultant to prepare the TMRP, administer the consultant services contract, provide project management services, and submit the TMRP to the Regional Board on behalf of the PARTICIPATING AGENCIES; and

WHEREAS, COUNTY is willing to contract for the services of a consultant to prepare the TMRP, administer the consultant services contract described in the Proposed Scope of Services set forth in Exhibit A, provide project management services, and submit the TMRP to the Regional Board on behalf of COUNTY and the PARTICIPATING AGENCIES; and

WHEREAS, COUNTY is administering all matters for the Los Angeles County Flood Control District (hereinafter referred to as LACFCD), pursuant to Section 56-3/4 of the County's Charter and in accordance with an agreement approved on December 26, 1984, between COUNTY and LACFCD; and

WHEREAS, the PARTICIPATING AGENCIES understand that the TMRP is required to be submitted to the Regional Board within six (6) months after the effective date of the TMDL as established by Resolution No. R4-2008-007; and

WHEREAS, the PARTICIPATING AGENCIES and COUNTY desire to proportionally share in the costs of preparing the required TMRP as shown in the attached Exhibit B.

NOW, THEREFORE, in consideration of the mutual benefits to be derived by PARTICIPATING AGENCIES and COUNTY and of the promises herein contained, it is hereby agreed as follows:

(1) PARTICIPATING AGENCIES, AND EACH OF THEM, AGREE:

- a. To provide reasonable assistance to COUNTY in the preparation of any necessary information and documents related to the preparation, development, and submittal of the TMRP.
- b. To designate an authorized representative to ensure that each of the PARTICIPATING AGENCIES maintains a commitment to the preparation of the TMRP. The representative shall also be responsible for providing information requested by the consultant or COUNTY and ensuring that tasks assigned to the PARTICIPATING AGENCY are completed on schedule.
- c. To deposit funds with COUNTY, within thirty (30) calendar days after receipt of an invoice from COUNTY, in an amount not to exceed each PARTICIPATING AGENCY'S respective proportional cost as set forth in Exhibit B.
- d. To review and approve or provide comments on the TMRP and any other relevant documents related to this AGREEMENT within the timeframe(s) requested by the COUNTY under Section 2(e) herein.
- e. The COUNTY shall act on behalf of PARTICIPATING AGENCIES in all matters pertaining to the consultant and in the administration of the consultant services contract for the TMRP, and that COUNTY shall be solely responsible for coordinating the activities of the consultant and ensuring that all issues and concerns of the PARTICIPATING AGENCIES are addressed subject to the provisions of this AGREEMENT.

f. Not to hold COUNTY accountable for other than its pro rata share of the expense of changes or additions to the TMRP subject to the provisions of this AGREEMENT as provided in Exhibit B.

(2) COUNTY AGREES:

- a. To award a contract for consultant services to prepare the TMRP in substantial compliance with the Proposed Scope of Services, attached as Exhibit A, to execute and administer the contract, and to act on behalf of PARTICIPATING AGENCIES in all matters pertaining thereto.
- b. To fund COUNTY'S share of the cost of the preparation of the TMRP in accordance with the cost-sharing percentages set forth in Exhibit B.
- c. To furnish PARTICIPATING AGENCIES a final accounting of the cost of the preparation of the TMRP, within one hundred twenty (120) calendar days after the completion of the TMRP or other later date as may be determined by COUNTY and approved by all of the designated representatives of PARTICIPATING AGENCIES. If the final cost of the TMRP is less than the cost indicated in Exhibit B, COUNTY will refund to PARTICIPATING AGENCIES the amount of their respective pro rata shares of the difference within one hundred twenty (120) calendar days after furnishing the final accounting to PARTICIPATING AGENCIES.
- d. To furnish to PARTICIPATING AGENCIES monthly status reports on consultant/contractor progress in the TMRP. The reports may be provided at the regularly scheduled Malibu Creek Watershed monthly meetings.
- e. To provide PARTICIPATING AGENCIES a draft of the TMRP and any other relevant documents for review and allow no less than two (2) weeks for review and comment. COUNTY will work with the consultant to ensure all comments are addressed; however, final determination regarding issues related to the TMRP will be made by COUNTY.
- f. To submit the TMRP to the Regional Board on or before the designated deadline on behalf of COUNTY and the PARTICIPATING AGENCIES and provide a final and complete copy of the TMRP to PARTICIPATING AGENCIES in electronic or print format.

(3) PARTICIPATING AGENCIES AND COUNTY, AND EACH OF THEM, AGREE:

- a. The purpose of this AGREEMENT is to cooperatively, voluntarily, and jointly fund the preparation of the TMRP.
- b. The parties to this AGREEMENT shall cooperate fully with one another to accomplish the purposes of this AGREEMENT.

- c. Nothing in this AGREEMENT, nor the work set forth in this AGREEMENT, nor any activity approved or carried out by the parties hereunder, shall be interpreted as a waiver of the position that the efforts to be undertaken by the parties are subject to the Maximum Extent Practicable standard set forth in the Clean Water Act (33 U.S.C. Section 1251 *et seq.*).
- d. COUNTY shall not approve any changes or additions to the Proposed Scope of Services in Exhibit A and/or to the TMRP and/or to the consultant services contract that will result in an increase in the total cost of the preparation of the TMRP (\$74,626), except with the express written consent of all PARTICIPATING AGENCIES.
- e. This AGREEMENT shall be effective on the date of the last party's signature and shall terminate upon completion of the responsibilities set forth in this AGREEMENT, except as provided herein and in Section 4 (f). This AGREEMENT may be terminated earlier by written consent of all parties to this AGREEMENT.
- f. COUNTY may terminate this AGREEMENT with sixty (60) day written notice to the PARTICIPATING AGENCIES in the event changes or additions to the Proposed Scope of Services in Exhibit A are necessary that would increase the total cost of the TMRP set forth in Exhibit B and the parties do not amend this AGREEMENT so as to provide for the funding of the increased cost of the TMRP. In such an event PARTICIPATING AGENCIES shall only be entitled to a refund of PARTICIPATING AGENCIES' unused funds previously deposited with COUNTY for the TMRP and COUNTY shall have no further obligation under this AGREEMENT. Upon such unilateral termination by COUNTY, PARTICIPATING AGENCIES shall receive a copy of all documents and materials developed by COUNTY or its consultant for the TMRP.
- g. A PARTICIPATING AGENCY may withdraw from this AGREEMENT upon sixty (60) days written notice to the other parties, subject to payment of any invoice received from COUNTY prior to or during the sixty (60)-day notice period. All parties understand, acknowledge, and agree that withdrawal from this AGREEMENT will terminate any responsibility, liability or obligation of the withdrawing party resulting from this AGREEMENT commencing on the date of the withdrawal, and that the withdrawing party shall remain liable for its share of any loss, debt, or liability incurred prior to the date of the withdrawal. Withdrawal from this AGREEMENT does not release any PARTICIPATING AGENCY from the obligations set forth in Resolution No. R4-2008-007 and will result in forfeiture of any deposited funds.
- h. Each party shall indemnify, defend, and hold each of the other parties, including their special districts, agents, officers, and employees, harmless

from and against any and all liability and expense arising from any act or omission of such party, its agents, officers, and employees in connection with the performance of this AGREEMENT, including, but not limited to, defense costs, legal fees, claims, actions, and causes of action for damages of any nature whatsoever, including, but not limited to, bodily injury, death, personal injury, or property damage; provided, however, that no party shall indemnify another party for the latter party's own percentage of negligence or willful misconduct. Following a determination of percentage of fault and/or liability by agreement between the parties or a court of competent jurisdiction, the party or parties responsible for liability to the other(s) will indemnify the other party or parties to this AGREEMENT for the percentage of liability determined.

- i. In light of the provisions of Section 895.2 of the Government Code of the State of California imposing certain tort liability jointly upon public entities solely by reason of such entities being parties to an agreement (as defined in Section 895 of said Code), each of the parties hereto, pursuant to the authorization contained in Sections 895.4 and 895.6 of said Code, shall assume the full liability imposed upon it or any of its officers, agents, or employees by law for injury caused by any act or omission occurring in the performance of this AGREEMENT to the same extent that such liability would be imposed in the absence of Section 895.2 of said Code. achieve the above-stated purpose, each of the parties indemnifies, defends, and holds each other party harmless for any liability, cost, or expense that may be imposed upon such other party solely by virtue of said Section 895.2. The provisions of Section 2778 of the California Civil Code are made a part hereof as if incorporated herein. AGREEMENT is otherwise governed by, interpreted under and construed and enforced in accordance with the laws of the State of California.
- During the term of this AGREEMENT, each of the parties hereby grants to j. COUNTY and the consultant hired to perform the services under the Scope of Services the right of access and entry to all storm drains, creeks, and beaches, subject to this AGREEMENT (the property) at all reasonable times for the purpose of discharging the duties and obligations described in this AGREEMENT. Prior to exercising said right of entry, the entering party shall provide reasonable written notice to the party that owns the property. For the purposes of this provision, written notice shall include notice delivered via e-mail and shall be delivered to the applicable party representative at least forty-eight (48) hours in advance of entry onto the property. Prior to entry, the entering party must receive confirmation from the noticed party that entry may proceed onto the property. An entering party shall indemnify, defend, and hold harmless the party that owns the property, its special districts, agents, officers, and employees from and against any and all liability, including, but not limited to, demands, claims, actions, fees, costs, and expenses (including attorney and expert fees)

arising from or connected with its entry onto the property and work performed on said property; provided, however, that no entering party shall indemnify another party for the latter's own percentage of negligence or willful misconduct. Following a determination of percentage of fault and/or liability by agreement between the parties or a court of competent jurisdiction, the party or parties responsible for liability will indemnify the other party or parties to this AGREEMENT for the percentage of liability determined.

- k. No party shall have a financial obligation to any other party or have power to incur a financial obligation or liability on behalf of another party or otherwise act as an agent of another party under this AGREEMENT, except as expressly provided herein.
- I. This AGREEMENT may only be amended in writing with the signature of all parties in the manner originally executed.
- m. Any notices, invoices, reports, correspondence, or other communication concerning this AGREEMENT shall be directed to the following, except that any party may change the name or address by giving the other parties at least ten (10) working days written notice of the new name or address:

AGOURA HILLS:

Mr. Ramiro Adeva City Engineer City of Agoura Hills 30001 Ladyface Court Agoura Hills, CA 91301-2583

CALABASAS:

Mr. Robert Yalda Director of Public Works City of Calabasas 100 Civic Center Way Calabasas, CA 91302-3172

HIDDEN HILLS:

Mr. Dirk Lovett
City Engineer
City of Hidden Hills
6165 Spring Valley Road
Hidden Hills, CA 91302-1257

MALIBU:

Mr. Robert L. Brager Director of Public Works City of Malibu 23815 Stuart Ranch Road Malibu, CA 90265-4861

WESTLAKE VILLAGE:

Mr. John Knipe City Engineer City of Westlake Village 31200 Oak Crest Drive Westlake Village, CA 91361-4643

COUNTY:

Ms. Gail Farber
Director of Public Works
Attention Mr. Gary Hildebrand
Watershed Management Division, 11th Floor
County of Los Angeles
Department of Public Works
P.O. Box 1460
Alhambra, CA 91802-1460

- n. The parties are, and shall at all times remain as to each other, wholly independent entities. No party to this AGREEMENT shall have power to incur any debt, obligation, or liability on behalf of any other party unless expressly provided to the contrary by this AGREEMENT. No employee, agent, or officer of a party shall be deemed for any purpose whatsoever to be an agent, employee, or officer of another party.
- o. This AGREEMENT shall be binding upon and shall inure to the benefit of the respective successors, heirs, and assigns of each party.
- p. If any provision of this AGREEMENT shall be determined by any court to be invalid, illegal, or unenforceable to any extent, the remainder of this AGREEMENT shall not be affected and this AGREEMENT shall be construed as if the invalid, illegal, or unenforceable provision had never been contained in this AGREEMENT.
- q. This AGREEMENT may be executed simultaneously or in any number of counterparts, each of which shall be deemed an original and together shall constitute one and the same instrument.

- r. All parties have been represented by counsel in the preparation and negotiation of this AGREEMENT. Accordingly, this AGREEMENT shall be construed according to its fair language and any ambiguities shall not be resolved against the drafting party.
- s. Each of the persons signing below on behalf of a party represents and warrants that he or she is authorized to sign this AGREEMENT on behalf of such party.
- t. All information and data obtained or developed by PARTICIPATING AGENCIES directly connected with the implementation of this AGREEMENT shall be available upon request, except where prohibited by law, to the other PARTICIPATING AGENCIES without further charge. Use of said reports, data, and information shall appropriately reference the source of all documents as the Malibu Creek Watershed Trash Total Maximum Daily Load Trash Monitoring and Reporting Plan, with each of the PARTICIPATING AGENCIES likewise named.
- u. Data compiled, and the result of studies performed, under this AGREEMENT will become public domain upon the completion of the time frame set forth in Section 4, or as subsequently amended.
- v. This AGREEMENT shall be governed by, and construed and enforced in accordance with, the laws of the State of California.

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IN WITNESS WHEREOF, the parties hereto have caused this AGREEMENT to be executed on their behalf by their respective officers, duly authorized, as follows:

Dated:	COUNTY OF LOS ANGELES, acting for itself and on behalf of the Los Angeles County Flood Control District					
	By Director of Public Works					
APPROVED AS TO FORM:						
ROBERT E. KALUNIAN Acting Counsel Counsel						
By Deputy						
Dated:	CITY OF AGOURA HILLS					
	By Denis Weber, Mayor					
ATTEST:						
By Kimberly Rodrigues, City Clerk						
APPROVED AS TO FORM:						
ByCity Attorney						
Oily Allottiey						

Dated:	CITY OF CALABASAS				
	ByAnthony Coroalles, City Manager				
ATTEST:	APPROVED AS TO FORM:				
Gwen Peirce, City Clerk	By Michael G. Colantuono, City Attorney				
Dated:	CITY OF HIDDEN HILLS				
	By Steve Freedland, Mayor				
ATTEST:	APPROVED AS TO FORM:				
Cherie L. Paglia, City Manager/City Clerk (seal)	By Roxanne Diaz, City Attorney				

Dated:	CITY OF MALIBU			
	By Jim Thorsen, City Manager			
ATTEST:	APPROVED AS TO FORM:			
By Lisa Pope, City Clerk (seal)	By Christi Hogin, City Attorney			
Dated:	CITY OF WESTLAKE VILLAGE, a municipal corporation			
	By Robert Slavin, Mayor			
ATTEST:				
ByBeth Schott, City Clerk				
APPROVED AS TO FORM:				
By Terence Boga, City Attorney				

EXHIBIT A: PROPOSED SCOPE OF SERVICES

INTEGRATED TOTAL MAXIMUM DAILY LOAD IMPLEMENTATION PLAN FOR THE MALIBU CREEK WATERSHED

Trash Monitoring and Reporting Plan (TMRP) SCOPE OF SERVICES

GENERAL

Los Angeles County Department of Public Works (Public Works), in cooperation with the Malibu Creek Watershed Integrated TMDL Implementation Plan Working Group (Working Group), is requesting a Trash Monitoring and Reporting Plan (TMRP) to meet the requirements of the Malibu Creek Watershed Trash Total Maximum Daily Load (TMDL), adopted May 1, 2008 for the assessment, monitoring, and reporting of trash in the watershed. The Consultant will be required to produce a detailed plan including cost estimates and schedule of activities.

PROJECT BACKGROUND

The California Regional Water Quality Control Board, Los Angeles Region (Regional Board) adopted the Malibu Creek Watershed Trash TMDL on May 1, 2008. The TMDL is estimated to be approved by the United States Environmental Protection Agency (USEPA) and effective in early 2009.

The Malibu Creek Watershed is located about 35 miles west of Los Angeles and extends from the Santa Monica Mountains to the Pacific Coast. The watershed is approximately 109 square miles and drains into the Malibu Lagoon and ultimately into Santa Monica Bay when the Lagoon is breached.

Federal Regulations under the Clean Water Act (CWA) require States to develop a list of impaired waters and the pollutants for which they are impaired, also known as the 303(d) List. Several reaches and tributaries to the Malibu Creek and Lagoon were designated as impaired and included on California's 1998, 2002, 2004, and 2006 CWA 303(d) list of impaired waters due to excessive amounts of trash. To address this issue, States must establish a watershed based pollutant specific TMDL to bring impaired waters into compliance with water quality standards necessary to bring back its beneficial uses.

PROJECT PARTICIPANTS

County of Los Angeles, will be working with other agencies in the watershed to develop the TMRP. A final list of participating agencies will be provided during the review process.

SCOPE OF WORK

Public Works proposes to hire a consultant to develop a TMRP that describes the methodologies that will be used to assess and monitor trash. The submittal date to the Regional Board is six months from the TMDL effective date (estimated effective date: March 2009). The document must serve to meet the requirements for the first Minimum Frequency of Assessment and Collection (MFAC) / Best Management Practices (BMP) Plan.

The majority of the envisioned TMRP can be separated into task deliverables. The services to be rendered by the consultant shall include but not be limited to:

Task 1: Kick-Off Meeting

The Consultant shall review pertinent documents (i.e., TMDL, Basin Plan Amendment, Staff Report, other relevant TMRPs, etc.) and prepare a kick-off meeting agenda and meet with Public Works and the Working Group to discuss the Scope of Services and pertinent details of the project and receive additional background information. At the kickoff meeting, the Consultant shall discuss issues that have arisen during development of other TMRPs and identify decisions that need to be made to facilitate the TMRP development.

Deliverable 1:

Draft and final meeting agenda. Upon approval of meeting agenda, arrange and facilitate kick-off meeting. Draft and final meeting summary.

Task 2: TMRP Approach Discussion

Based on the results of the kick-off meeting, the Consultant shall prepare a draft TMRP approach document for discussion with the Working Group. The purpose of the TMRP approach document is to resolve issues and make decisions on key elements of the TMRP prior to developing a draft TMRP. The goal of the TMRP approach discussion is to ensure the Working Group agrees on the approach that will be taken to conduct the monitoring and the Consultant has obtained all information necessary to complete development of the TMRP. Depending on the decisions made and issues resolved at the kick-off meeting, the Consultant may distribute the approach document via email for feedback. However, a Working Group meeting will likely be required to resolve issues related to monitoring locations, monitoring approach, and additional information needs prior to developing a complete draft TMRP. The approach document will include a summary of the methods for conducting the monitoring program, initial maps of monitoring locations, and a list of discussion items, decisions, and information needs to be obtained from the Working Group members. Preparation of the approach document will include a site visit to assess the prescribed MFAC locations and document the feasibility of collecting trash in all of the required locations.

If needed, the Consultant shall prepare a meeting agenda and meet with Public Works and the Working Group to discuss the approach document and the issues, information and decisions needed to proceed with TMRP development.

Deliverable 2:

Draft TMRP approach document, including initial maps of monitoring locations. Should a Working Group meeting be necessary, draft and final meeting agenda. Upon approval of meeting agenda, arrange and facilitate meeting. Draft and final meeting summary.

Task 3: Prepare Draft TMRP and Present to Working Group

Requirements for TMRP

Requirements for the TMRP shall include, but are not limited to, the following:

- A plan to establish the trash Baseline Waste Load Allocations (WLAs) for non-Caltrans entities, or an alternative to the default trash baseline for Caltrans to prioritize installation of full capture devices.
- Assessment and quantification of trash collected from the surfaces and shoreline of the listed waterbodies in the Malibu Creek Watershed or from responsible jurisdiction land areas.
- Details of the frequency, location, and reporting of trash monitoring (Site locations should allow for a long term assessment and represent each responsible jurisdiction. The consultant shall check the feasibility of implementing rotating sites.).
- A prioritization of areas that have the highest trash generation rates if data are available or a method for prioritizing the areas once data become available.
- A method for evaluating the effectiveness of the MFAC/BMP program to prevent trash from accumulating.
- Identify an initial suite of BMPs based on current trash management practices.
- Schedule including milestones.
- Cost estimate for implementing the TMRP.
- Prepare Health and Safety Plan to meet requirements of the Malibu Creek Watershed TMRP as outlined in the Regional Boards TMDL.

Working Group Presentation

The Consultant shall prepare presentation materials and conduct a workshop for the Working Group to present the draft TMRP and solicit additional input from the agencies for these meetings.

Deliverable 3:

Presentation materials and nine copies of the Draft TMRP including maps, and the costs and schedule, for implementation of the TMRP to the Working Group.

Task 4: Prepare Final TMRP

The consultant shall incorporate comments from the Working Group and prepare a Final TMRP, including all background information, technical information, etc, for submittal to the Regional Board. Public Works will submit the final TMRP to the Regional Board on behalf of the Working Group.

Deliverable 4:

Eleven copies of the Final TMRP submitted to Public Works and one complete copy in electronic format (word, excel, jpg, etc) on compact disc.

Task 5: Respond to Regional Board Comments and Prepare Revised Final TMRP

Regional Board Review

The Consultant will meet with Regional Board staff (if requested) to discuss comments on the submitted TMRP. In response to the meeting, the Consultant will prepare a list of revisions to the TMRP to be addressed and a schedule for completion of revisions for inclusion in the Regional Board's response to the submitted TMRP. Following the meeting and receipt of the Regional Board letter, the Consultant shall resubmit a Revised Final TMRP incorporating comments from the Regional Board and prepare a response to comments matrix.

Deliverable 5:

List of revisions (if requested by Regional Board staff). Eleven copies of the Revised Final TMRP submitted to Public Works and one complete copy in electronic format (word, excel, jpg, etc) on compact disc. One copy of response to comments matrix.

Supporting Documents

1. Proposed Amendments to the Water Quality Control Plan – Los Angeles Region for the Malibu Creek Watershed Trash TMDL

http://63.199.216.6/larwqcb_new/bpa/docs/2008-007/2008-007_RB_BPA.pdf

2. Caltrans Comprehensive Protocols Guidance Manual (California Department of Transportation)

http://www.dot.ca.gov/hq/env/stormwater/pdf/CTSW-RT-03-105.pdf

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Draft - Larry Walker Associates (LWA) Cost Estimate to Assist the County of Los Angeles Department of Public Works - Develop a Trash Monitoring and Reporting Plan (TMRP) Malibu Creek Watershed Trash Total Maximum Daily Load (TMDL) - Dated July 22, 2009

Task No.	Task Description	LWA Labor Hour Estimate						LWA Total	LWA Total	
		Senior Advisor	Project Manager	Project Scientist II	Project Scientist I	Project Scientist II	Admin Staff	Labor Hours		or Cost
		\$ 247	\$ 194	\$ 168	\$ 100	\$ 152	\$ 68	1	l	
Task 1	Kick-Off Meeting									
Task 1.1	Review background information	1	1	4	2			8	\$	1,313
Task 1.2	Prepare meeting materials	1	2	4	8			15	\$	2,107
Task 1.3	Attend meeting	8		8	8		. "	24	\$	4,120
Task 2	TMRP Approach Discussion									
Task 2.1	Site visits		10	10	10			30	\$	4,620
Task 2.2	Prepare approach document	3	-	6	12	4		25	\$	3,557
Task 2.3	Prepare meeting materials	2		2	6			10	\$	1,430
Task 2.4	Attend meeting	5	5	5	5			20	\$	3,545
Task 3	Prepare Draft TMRP and Present to Working Group					L		L	<u> </u>	
Task 3.1	Prepare Draft TMRP	8	4	38	140	8	2	200	\$ 2	24,488
Task 3.2	Prepare meeting materials (including presentation)	3		16	12			31	ŝ	4,629
Task 3.3	Attend meeting	5	5	5	5			20	ŝ	3,545
Task 4	Prepare Final TMRP									
Task 4.1	Revise Draft TMRP	4	2	16	36		2	60	\$	7,800
Task 4.2	Prepare response to comments matrix	1		8	4	i		13	ŝ	1,991
Task 5	Prepare and Submit Revised Final TMRP									1,001
Task 5.1	Meet with RB to discuss Final TMRP	6	2	8				16	\$	3,214
Task 5.2	Revise Final TMRP based on RB comments	4		12	26	i	2	44	Š	5,740
Task 5.3	Prepare response to comments memo and matrix	1		10	6			17	\$	2,527
	Total >>>>	52	31	152	280	12	6	533	\$	74,626

Cost Estimate Summary and Schedule

Task No.	Task Description	LW	/A Costs	Completion Date
Task 1	Kick-Off Meeting	\$	7,540	Sept 09
Task 2	TMRP Approach Discussion	\$	13,152	Oct 09
Task 3	Prepare Draft TMRP and Present to Working Group	\$	32,662	Dec 09
Task 4	Prepare Final TMRP	\$	9,791	Feb 10
Task 5	Prepare and Submit Revised Final TMRP	\$	11,481	Within 1 month of receipt of comments
	Total >>>>	\$	74,626	

EXHIBIT B: COST DISTRIBUTION

MALIBU CREEK WATERSHED TRASH MONITORING AND REPORTING PLAN COST DISTRIBUTION

Cost estimate by

Larry Walker Assoc. \$74,626

	Jurisdictional Land Acres	Percent Land Area	Cost Share by Land Area	12.5% Admin. Fee	100% Land Area + 12.5% Admin. Fee
AGOURA HILLS	5,178	15.44%	\$11,525	\$1,866	\$13,391
CALABASAS	4,279	12.76%	\$9,524	\$1,866	\$11,390
HIDDEN HILLS	105	0.31%	\$234	\$1,866	\$2,099
LOS ANGELES COUNTY	19,890	59.32%	\$44,271		\$44,271
MALIBU	536	1.60%	\$1,193	\$1,866	\$3,059
WESTLAKE VILLAGE	3,540	10.56%	\$7,879	\$1,866	\$9,745
Total	33,528	100.00%	\$74,626	\$9,328	\$83,954