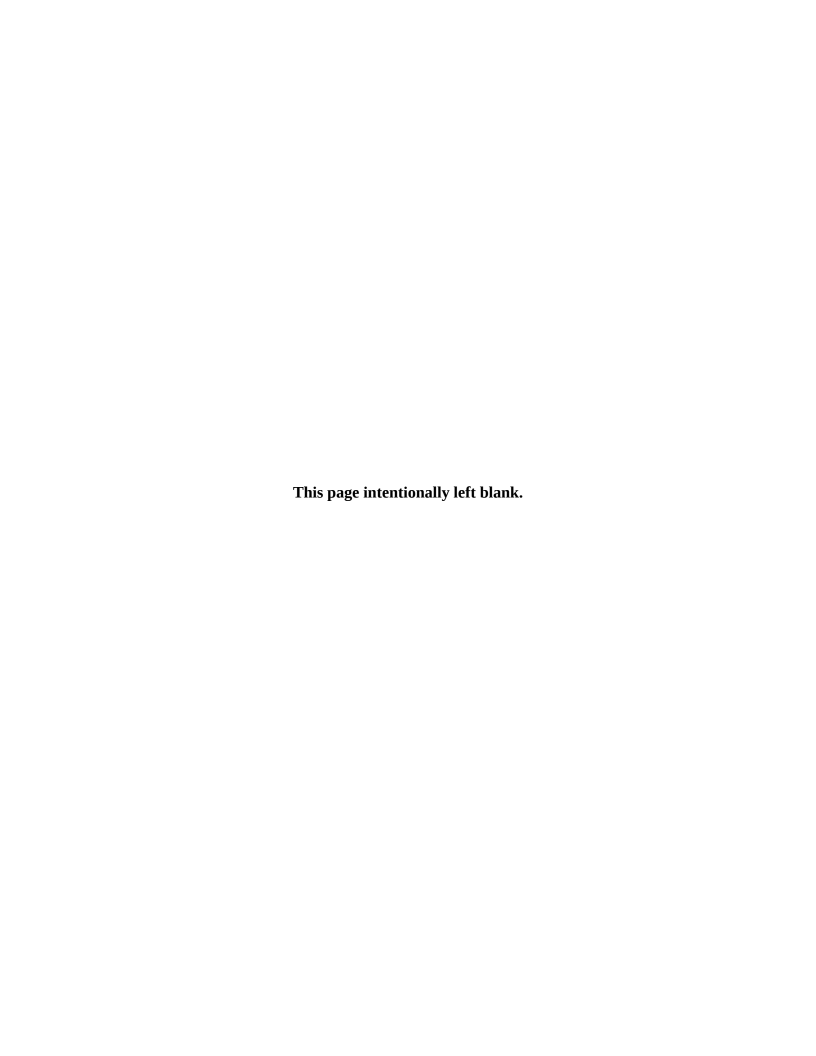




Implementation and Monitoring Plan Ala Wai Canal Watershed



Hawaii State Department of Transportation
Highways Division, Oahu District
Storm Water Management Program
NPDES Permit No. HI S000001
April 2015



Total Maximum Daily Load Implementation and Monitoring Plan Ala Wai Canal Watershed Waste Load Allocations

State of Hawaii Department of Transportation Highways Division, Oahu District





April 2015 Version: Final

&M Plan for Ala Wai Cana	l Watershed			
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State of Hawaii Department	of Transportation,	Highways Divisi	on. Oahu District	

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State of Hawaii Department of Transportation, Highways Division, Oahu District

TABLE OF CONTENTS

LI	ST OF	F FIGURES	vi
LI	ST OF	TABLES	vii
Α(CRON	YMS AND ABBREVIATIONS	viii
RI	EFERE	ENCES	ix
ΕΣ	KECUT	ΓIVE SUMMARY	ES-1
1.		MARY OF TOTAL MAXIMUM DAILY LOAD AND WASTE LOAD OCATION REDUCTIONS ASSIGNED	1-1
	1.1	TMDL for Ala Wai Canal	1-3
	1.2	DOT-HWYS' WLA Reductions for Ala Wai Canal	1-7
2.	DOT-	-HWYS' STORM WATER MANAGEMENT PROGRAM ACTIVITIES	2-1
	2.1	Street Sweeping (Debris Control Program)	2-1
	2.2	Cleaning of MS4 Structures (Debris Control Program)	2-2
	2.3	PBMPs	2-2
	2.4	Erosion Control Program	2-3
	2.5	Construction Site Runoff Control Program	2-3
	2.6	Industrial and Commercial Activities Discharge Management (IC Program) & Discharge Detection and Elimination (IDDE Program)	
	2.7	Public Education and Outreach Program	2-5
3.	_	NTITATIVE ANALYSIS OF PROPOSED ACTIVITIES IN ALA WAI CA TERSHED	
	3.1	Street Sweeping in Ala Wai Canal Watershed	3-1
		3.1.1 Data on Street Sweeping Operations	3-1
		3.1.2 Literature Data on Concentrations of Nutrients per Kg of Debris Collection	cted 3-2
	3.2	Cleaning of MS4 Structures in Ala Wai Canal Watershed	3-3
	3.3	PBMPs in Ala Wai Canal Watershed	3-5
		3.3.1 Reduction Calculations	3-5
		3.3.2 Literature Data on Pollutant Removal Efficiencies for Selected PBMPs	3-5
	3.4	Erosion Control Program in Ala Wai Canal Watershed	3-9
	3.5	Construction Site Runoff Control Program Activities in Ala Wai Canal Waters	shed 3-9

	3.6	Industrial and Commercial Activities Discharge Management (IC Program) and Illicit Discharge Detection and Elimination (IDDE Program) in Ala Wai Canal Watershed	3_0
	3.7	Public Education and Outreach in Ala Wai Canal Watershed	
	3.8	Summary of Anticipated Annual Load Reductions in Ala Wai Canal Watershed	3-11
4.	MON	ITORING PLAN	4-1
	4.1	Street Sweeping and MS4 Cleaning	4-1
	4.2	PBMPs	4-1
	4.3	Other BMP Programs	4-1
	4.4	Overall Compliance Reporting	4-1

LIST OF FIGURES

<u>Figure</u>	<u>Title</u>	Page
Figure 1-1.	Ala Wai Canal Watershed Map	. 1-5
Figure 3-1.	Cubic yards of street sweeping debris collected in Ala Wai Canal Watershed, 2009-2013	. 3-2
Figure 3-2.	Cubic yards of debris removed from inlets and manholes in Ala Wai Canal Watershed, 2009-2013	. 3-4
Figure 3-3.	Identified PBMP Sites in Ala Wai Canal Watershed	. 3-8

LIST OF TABLES

<u>Table</u>	<u>Title</u>	<u>Page</u>
Table ES-1.	Anticipated Annual Pollutant Load Reduction for TMDL Compliance	ES-2
Table 1-1.	MS4 Permit Requirements and Corresponding Plan Sections	1-2
Table 1-2.	Schedule of Compliance for Ala Wai Canal Watershed	1-3
Table 1-3.	Ala Wai Canal Watershed WLA Reductions - Permit Part F.3.b.(1)	1-7
Table 3-1.	Conversion Calculations for TN Removal through Street Sweeping Operations	3-3
Table 3-2.	Conversion Calculations for TP Removal through Street Sweeping Operations	3-3
Table 3-3.	Conversion Calculations for TN Removal through Cleaning of Inlets and Manholes	3-4
Table 3-4.	Conversion Calculations for TP Removal through Cleaning of Inlets and Manholes	3-5
Table 3-5.	Literature Data on Pollutant Removal Efficiencies for Selected PBMPs	3-6
Table 3-6.	PBMP Projects in Ala Wai Canal Watershed	3-7
Table 3-7.	Status of Identified Erosion Sites in Ala Wai Canal Watershed	3-9
Table 3-8.	Anticipated Annual Pollutant Load Reduction for TMDL Compliance	3-11

ACRONYMS AND ABBREVIATIONS

BMP Best Management Practice

CY Cubic yard

DCA Debris Cleaning Assessment

DOH State of Hawaii Department of Health

DOT-HWYS State of Hawaii Department of Transportation, Highways Division, Oahu

District

EDOP Effective date of permit

EPA United States Environmental Protection Agency
HWY-OM DOT-HWYS Oahu District Maintenance Section

I&M Implementation & Monitoring

IC Program Industrial and Commercial Activities Discharge Management Program

IDDE Program Illicit Discharge Detection and Elimination Program

KG Kilograms

MEP Maximum Extent Practicable

MG Milligram

MS4 DOT-HWYS' Municipal Separate Storm Sewer System

MS4 Permit DOT-HWYS' NPDES Permit No. HI S000001
NPDES National Pollutant Discharge Elimination System

PID Point Identification Number

PBMPs Permanent Best Management Practices

PS&E Plans, Specifications & Estimates

ROW Right-of-way

SWMP Storm Water Management Program

SWMPP Storm Water Management Program Plan

TMDL Total Maximum Daily Load

TMK Tax map key
TN Total nitrogen
TP Total phosphorus
WIA Weste lead elleget

WLA Waste load allocation

WQBEL Water quality based effluent limits

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EXECUTIVE SUMMARY

On January 1, 2002, the United States Environmental Protection Agency (EPA) approved a total maximum daily load (TMDL) for Ala Wai Canal that contains wasteload allocations (WLAs) for the State of Hawaii Department of Transportation, Highways Division, Oahu District's (DOT-HWYS') Municipal Separate Storm Sewer System (hereinafter referred to as "the MS4"). Part F.3 of DOT-HWYS' National Pollutant Discharge Elimination System (NPDES) Permit No. HI S000001 (hereinafter referred to as "MS4 Permit") requires that DOT-HWYS submit an Implementation and Monitoring Plan (I&M Plan) within one year of the effective date of the MS4 Permit (by October 28, 2014) for the attainment of associated load reductions in Ala Wai Canal Watershed.

This I&M Plan documents the activity tracking necessary to demonstrate efforts to comply with the WLA reductions assigned to DOT-HWYS. To meet its WLA reduction goals, DOT-HWYS has taken a comprehensive approach by using established Best Management Practices (BMPs), including street sweeping, cleaning of MS4 structures, retrofitting permanent BMPs, erosional area repairs, construction site runoff management, illicit discharge detection and elimination, industrial and commercial discharge management, and public education and outreach to reduce total nitrogen (TN) and total phosphorus (TP) discharges to Ala Wai Canal.

The following is a brief summary of each section included in this I&M Plan:

- Section 1 Provides a brief summary of the TMDL document for Ala Wai Canal and the WLA reductions assigned to DOT-HWYS.
- Section 2 Broadly describes the BMPs currently implemented by DOT-HWYS.
- Section 3 Presents a quantitative analysis, where appropriate, of how specific DOT-HWYS' programs reduce annual loads of TN and TP in Ala Wai Canal Watershed. Table 3-8 (reproduced below as Table ES-1) presents an overview of the annual pollutant load reductions calculated in Section 3.
- Section 4 Documents how DOT-HWYS will monitor and report compliance with the WLA reductions assigned in the Ala Wai Canal TMDL.

Table ES-1. Anticipated Annual Pollutant Load Reduction for TMDL Compliance

Best Management Practice (BMP) Program	Anticipated Total Nitrogen (TN) Reduction (KG/yr)	Anticipated Total Phosphorus (TP) Reduction (KG/yr)
Street Sweeping (Existing)	106.67	80.27
Cleaning of MS4 Structures	5.85	1.71
Permanent BMPs	6.04	1.44
Erosion Control Program	a	a
Construction Site Runoff Control	a	a
Industrial and Commercial Activities Discharge Management and Illicit Discharge Detection and Elimination Programs	a	a
Public Education and Outreach	a	a
TOTAL ANTICIPATED REDUCTION:	118.56	83.42
REDUCTION REQUIRED:	87	31

Notes:

a These programs have resulted in pollutant load reductions in the Ala Wai Canal Watershed. These reductions have not been quantified at this time and are therefore considered qualitatively in this I&M Plan.

1. SUMMARY OF TOTAL MAXIMUM DAILY LOAD AND WASTE LOAD ALLOCATION REDUCTIONS ASSIGNED

This Implementation and Monitoring Plan (I&M Plan) is submitted to satisfy Part F.3 of the State of Hawaii Department of Transportation, Highways Division, Oahu District's (DOT-HWYS') National Pollutant Discharge Elimination System (NPDES) Permit No. HI S000001, effective October 28, 2013 (hereinafter referred to as the "MS4 Permit"). Part F.3 requires that DOT-HWYS submit an I&M Plan for attainment of pollutant load reductions in Ala Wai Canal Watershed within one year of the effective date of the MS4 Permit (by October 28, 2014).

On January 1, 2002, the United States Environmental Protection Agency (EPA) approved a total maximum daily load (TMDL) for Ala Wai Canal that contains wasteload allocations (WLAs) for DOT-HWYS' municipal separate storm sewer system (hereinafter referred to as "the MS4"). A TMDL is a calculation of the maximum amount of pollution that a water body can receive from point and non-point sources (including a margin of safety) and still meet applicable water quality standards. It also provides an allocation of that maximum amount divided among the water body's pollutant sources. The Clean Water Act Section 303 requires that States, territories, and tribes identify specific designated uses (e.g., drinking water, contact recreation, and aquatic life support) for each water body in their jurisdiction and identify the scientific water quality standards to support those uses. TMDLs are established for water bodies that fail to meet existing water quality standards for pollutants of concern and generally assign WLAs, which are the portion of a receiving water's loading capacity that is allocated to one of its existing or future point sources of pollution (e.g., the MS4).

DOT-HWYS' prior MS4 Permit (effective from March 31, 2006 to September 8, 2009, and administratively extended thereafter until the issuance of the current permit) required DOT-HWYS to submit an I&M Plan for attainment of load reductions in Ala Wai Canal Watershed within one year of the effective date of the permit. DOT-HWYS submitted an I&M Plan for the Ala Wai Canal Watershed in March 2007 that outlined DOT-HWYS' proposed best management practices (BMPs) intended to meet the TMDL requirements. DOT-HWYS has completed all projects and activities proposed in the March 2007 I&M Plan.

As described in the Fact Sheet accompanying DOT-HWYS' current MS4 Permit:

[The State of Hawaii Department of Health] is directly implementing the TMDL wasteload allocations (WLAs) applicable to the MS4 as water quality-based effluent limits (WQBELs). To demonstrate consistency with the assumptions and requirements of applicable WLAs, it is expected that DOT-HWYS will quantify pollutants removed from DOT-HWYS MS4. The quantity of a given pollutant removed on an annual or seasonal basis in a given watershed can then be compared to the WLA reductions required in that watershed. [As such, compliance with WLAs will be demonstrated] through meeting the WLA reductions on an annual or seasonal basis as specified in the permit.

Table 1-1 presents where each of the minimum required elements of the I&M Plan is presented in this report.

Table 1-1. MS4 Permit Requirements and Corresponding Plan Sections

MS4 Permit Reference	Plan Section Where Requirement is Addressed
Part F.3.a.(1) Detailed information on the activities proposed to be implemented.	Section 2
Part F.3.a.(2) Actual or literature documentation of the estimated effectiveness of the activities targeted to reduce the pollutants of concern such as total nitrogen, total phosphorus, total suspended solids, and turbidity in the watershed, as applicable, to demonstrate consistency with the annual or seasonal WLA reductions consistent with the assumption of the associated TMDL document.	Section 3
Part F.3.a.(3) A detailed and quantitative analysis which demonstrates that the proposed activities would ensure consistency with the annual or seasonal WLA reductions consistent with the assumption of the associated TMDL document.	Section 3
Part F.3.a.(4) Information from pre and post monitoring activities to quantitatively demonstrate consistency with the annual or seasonal WLA reductions consistent with the assumption of the associated TMDL document.	Section 4
Part F.3.a.(5) A monitoring plan which shall identify activities to demonstrate consistency with the annual or seasonal WLA reductions consistent with the assumption of the associated TMDL document.	Section 4

The State of Hawaii Department of Health (DOH) determined that DOT-HWYS' existing discharge in Ala Wai Canal Watershed is not expected to comply with the new WLA reductions based on current activities. Therefore Part F.3.c.(1) also stipulates a schedule of compliance, presented as Table 1-2, to manage and effectively schedule and track DOT-HWYS' activities to comply with the WLA reductions.

Table 1-2. Schedule of Compliance for Ala Wai Canal Watershed

Due No Later Than:	Milestone/Deliverable	
0.5 Years After Effective Date of Permit (EDOP)	Debris Cleaning Assessment (DCA): Finalize DCA Plan Necessary Permanent Best Management Practices (PBMPs): Request project funding	
1 Year After EDOP	Finalize Implementation & Monitoring Plan DCA: Commence DCA Data collection	
2 Years After EDOP	DCA: Interim DCA Data Collection Report PBMPs : Finalize plans, specifications and estimates (PS&E)	
3 Years After EDOP	DCA: Complete DCA Data Collection PBMPs: Advertise / bid opening / award	
4 Years After EDOP	DCA: Complete Analysis of DCA Data PBMPs: Commence construction	
5 Years After EDOP (Final Compliance Date)	Finalize WLA Completion Report PBMPs : Complete construction	

The schedule of compliance includes a Debris Cleaning Assessment (DCA) to better quantify removal rates for debris cleaning activities and better predict future pollutant removal rates needed to meet the required pollutant load reduction in TMDL watersheds. In order to normalize the DCA data for variations in rainfall quantity, intensity, and seasonality, studies of this type require multiple years to complete. However, the time constraints of the schedule of compliance and deadline for this I&M Plan require the DCA study activities to be condensed. The MS4 Permit and compliance schedule require that this I&M Plan be submitted before completing the DCA data collection. As a result, this I&M Plan includes certain assumptions that will be revisited and may be modified based on the results of the DCA.

The following sections provide a brief summary of the TMDL document for Ala Wai Canal and the WLA reductions assigned to DOT-HWYS.

1.1 TMDL FOR ALA WAI CANAL

As described in the TMDL document, the Ala Wai Canal watershed (Figure 1-1), located on the south shore of the island of Oahu, covers 10,515 acres (16.4 square miles) and flows through the Ala Wai Canal, an artificial estuary, into Malama Bay. Land use in the watershed is divided between forested conservation lands (46%) located in the higher elevations of the watershed and urban land uses (approximately 53%) at lower elevations. Single family and multi-unit residential housing make up the bulk of the urbanized areas of the watershed; the watershed also includes much of the highly developed Waikiki area and University of Hawaii campus. The upper part of the Ala Wai basin experiences periodically intense rainstorms and receives more than 137 inches per year of rainfall on average. The lower parts of the basin receive less than 40 inches per year of rainfall. A majority of rainfall occurs during the winter months, although

substantial rainfall has been recorded throughout the year. Ala Wai Canal water quality is impaired by nitrogen, phosphorous, sediments, pathogens, metals, and pesticides.

DOT-HWYS owns and operates approximately four miles of highways in the Ala Wai Canal Watershed, including portions of Interstate H-1 and State Routes 92 (Ala Moana Blvd.) and 7601 (Old Waialae Rd.) (Figure 1-1). A portion of the runoff from DOT-HWYS' right-of-way (ROW) for these highway segments drains to the MS4.

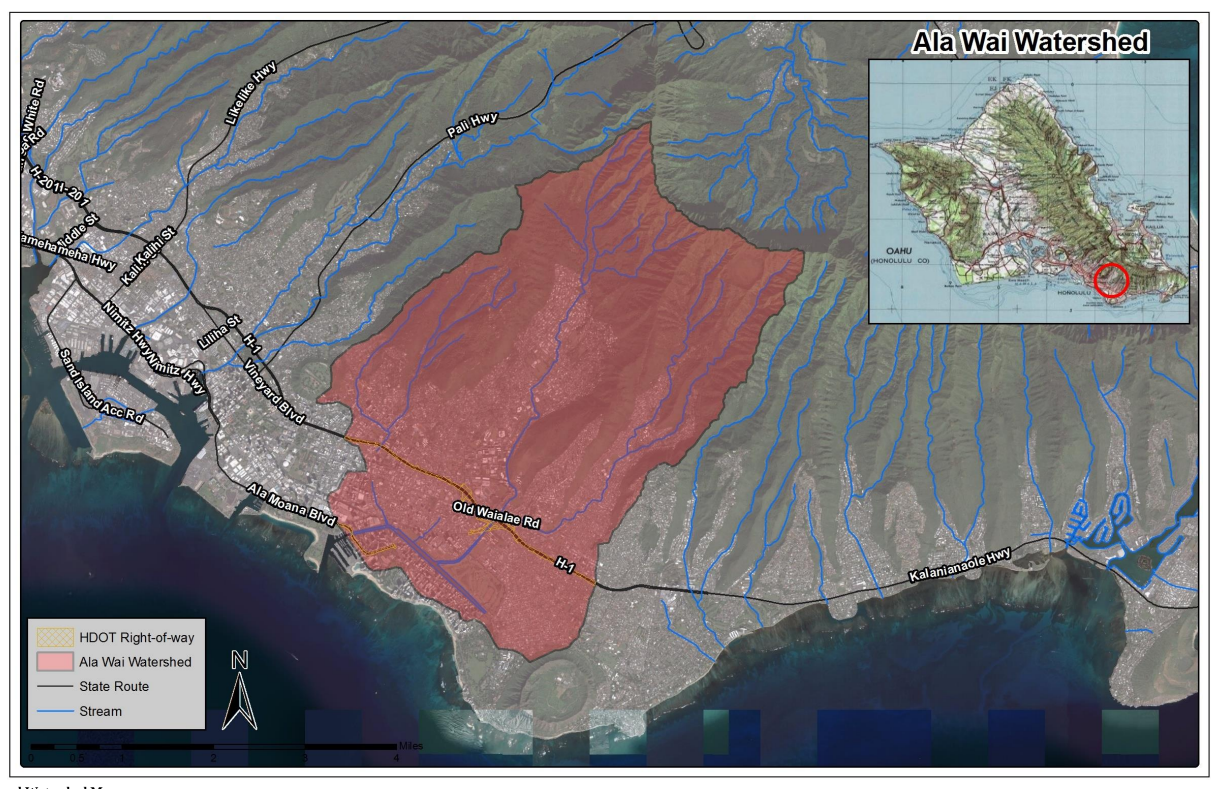


Figure 1-1. Ala Wai Canal Watershed Map



1.2 DOT-HWYS' WLA REDUCTIONS FOR ALA WAI CANAL

The approved TMDL did not explicitly assign numerical WLAs to DOT-HWYS. Instead, the TMDL estimated a combined load reduction to be implemented by the City and County of Honolulu and DOT-HWYS. DOH calculated DOT-HWYS' required load reductions based on land use in the watershed, as described in the MS4 Permit Fact Sheet. DOT-HWYS is responsible for a total of 119 acres, or approximately 1.13%, of the 10,515-acre watershed.

As presented in Part F.3.b.(1) of the MS4 Permit, consistent with the assumptions of the Ala Wai Canal Watershed TMDL, DOT-HWYS is required to comply with the annual WLA reductions presented in Table 1-3.

Table 1-3. Ala Wai Canal Watershed WLA Reductions - Permit Part F.3.b.(1)

	Total Nitrogen (TN, KG per year)	Total Phosphorus (TP, KG per year)	
Reduction Required	87	31	

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2. DOT-HWYS' STORM WATER MANAGEMENT PROGRAM ACTIVITIES

To meet its WLA reduction goals, DOT-HWYS intends to take a comprehensive approach by using established best management practices (BMPs). As used in this document, the term BMP refers to operational activities or physical controls applied to storm water and other runoff to reduce pollution. BMP programs currently implemented by DOT-HWYS include:

- Street sweeping;
- Cleaning of MS4 structures;
- PBMPs:
- Erosional area repairs;
- Construction site runoff management;
- Illicit discharge detection and elimination;
- Industrial and commercial activities discharge management; and
- Public education and outreach.

Each of these BMP programs continues to reduce TN and TP discharges from DOT-HWYS' ROW to the Ala Wai Canal Watershed. These BMP programs are discussed below and more detail about each program can be found in the comprehensive DOT-HWYS Storm Water Management Program Plan (SWMPP).

2.1 STREET SWEEPING (DEBRIS CONTROL PROGRAM)

Street sweeping has been identified as one of the most cost-effective methods of removing particulate debris from streets and roadways. Street sweeping removes particulate pollutants on roads before they are introduced to the MS4 by runoff events. The removal of fine particulate will also remove pollutants such as nutrients that are associated with particulates (Schueler and Holland 2000). Traditionally, street sweeping has focused on the removal of litter, leaves, and other large debris, but effective street sweeping will remove/reduce pollutant loads associated with fine particulates.

DOT-HWYS' personnel and service contractors regularly sweep highways on the island of Oahu. DOT-HWYS Oahu District Maintenance Section (HWY-OM) and service contractors are responsible for removing any litter, debris, sediment, or other matter that accumulates within DOT-HWYS' ROW, including the MS4. Pollutants typically found on roadways that could enter the MS4 include: Material from illegal dumping;

- Runoff from construction activities within and adjacent to DOT-HWYS' ROW;
- Litter from motorists and pedestrians;
- Debris from vehicles;
- Loose paving materials and aggregate from cracked pavements and potholes;
- Vegetative debris; and
- Sediment accumulation.

Service contractors conduct much of the street sweeping on Oahu. Debris Control Program personnel conduct inspections of these activities. HWY-OM personnel conduct their own inspections and street sweeping on various routes.

2.2 CLEANING OF MS4 STRUCTURES (DEBRIS CONTROL PROGRAM)

Catch basins typically include an inlet grate and/or drop structure that is connected to a drainage outfall. Manholes are structures where drainage pipes meet or change direction and often have a sump that accumulates solids and sediment. The cleaning of these structures has proven to be a cost-effective method to capture and remove gross pollutants in the MS4. Removing debris from storm drainage structures reduces the amount of pollutant material flushed into receiving waters by storm water runoff.

DOT-HWYS clears debris and other materials that accumulate in drainage structures through mechanical (e.g., vacuuming) or manual means. High priority inlets and their associated catch basins are inspected at least once every six months. Portions of selected State routes have been classified as low priority due to their relatively low traffic volume. These low priority drains are inspected once per year and cleaned if necessary. Similar to the sweeping schedule, the inspection schedule of drainage infrastructure is evaluated annually for possible changes. Large debris (e.g., wood or trash) accumulating on top of or blocking drainage structures is removed promptly. Cleaning activities are observed by an inspector who records the amount of material removed from the drainage structure, including the percentage of organic matter, trash, and sediment.

2.3 PBMPS

DOT-HWYS has developed an Action Plan for retrofitting PBMPs into its existing MS4 system. The purpose of the Action Plan is to reduce storm water pollution by designing and constructing/installing appropriate and cost-effective BMPs (retrofits) in strategic locations and structures within the DOT-HWYS' existing MS4. Potential retrofit sites were selected from a review of previous studies that identified potential sites and a review of data collected during routine MS4 monitoring and maintenance activities.

The Post-Construction Storm Water Management in New Development and Redevelopment Program (Post-Construction Program) institutes procedures to incorporate the installation of appropriate PBMPs for certain new development and significant redevelopment projects that DOT-HWYS undertakes (e.g., contract projects), as well as certain types of encroachment projects. PBMPs are designed to be installed and remain in place as part of a project to provide for long-term storm water quality or quantity control. New development and significant

redevelopment projects include, but are not limited to, new roadways and roadway and intersection improvements or modifications, such as widening.

Specific elements of the Post-Construction Program include:

- Revising DOT-HWYS' standards for addressing post-construction PBMPs to include Low Impact Development requirements;
- Instituting PBMP considerations throughout the life-cycles of both DOT-HWYS' and encroachment projects;
- Implementing an Asset Management System to track the frequency of inspections and maintenance of PBMPs; and
- Supporting a training program and providing outreach materials so that people involved in DOT-HWYS-related new developments or significant redevelopments (e.g., DOT-HWYS' and utility company personnel, design consultants, contractors, etc.) are familiar with PBMP criteria, methods, specifications, and permitting requirements.

2.4 EROSION CONTROL PROGRAM

The function of the Erosion Control BMPs Program (Erosion Control Program) is to implement permanent erosion control improvements, ensuring that erosional areas with the potential for significant water quality impact, but with limited public safety concerns, are also addressed.

The Erosion Control Program is responsible for implementing the following BMPs:

- Identify erosional areas with the potential for significant water quality impact for the purpose of implementing erosion control improvements.
- Submit to DOH a list of projects with an implementation schedule for permanent erosion control improvements.
- Implement temporary erosion control measures on erosional areas (i.e., highway-adjacent eroded slopes) within DOT-HWYS' ROW with the potential for significant water quality impact, if a permanent solution is not immediately possible.
- Provide DOH with an Action Plan to address erosion at DOT-HWYS' storm drain system outlets with significant potential for water quality impacts.
- Develop a maintenance plan for vegetated portions of the drainage system used for erosion and sediment control.

2.5 CONSTRUCTION SITE RUNOFF CONTROL PROGRAM

The objective of the Construction Site Runoff Control Program (Construction Program) is to reduce, to the Maximum Extent Practicable (MEP), the discharge of pollutants from both private and public construction projects. The program includes the following components:

• Plan review and approval process, which includes reviewing site-specific BMP plans and storm water pollution prevention plans;

- An inspection program to ensure that construction BMPs are properly installed for contract, in-house, maintenance, and encroachment permit projects; and
- A program to provide annual training on elements of the Construction Program to DOT-HWYS' staff with construction storm water responsibilities

2.6 INDUSTRIAL AND COMMERCIAL ACTIVITIES DISCHARGE MANAGEMENT (IC PROGRAM) & ILLICIT DISCHARGE DETECTION AND ELIMINATION (IDDE PROGRAM)

Storm water flowing from industrial and commercial areas may be a significant source of pollutants that enter the MS4. Therefore, the Industrial and Commercial Activities Discharge Management Program (IC Program) is designed to reduce, to the MEP, the discharge of pollutants from industrial and commercial facilities and activities that initially discharge into the MS4. While listed as separate programs in the SWMPP, in practice, this program is related to the Illicit Discharge Detection and Elimination Program (IDDE Program), because industrial and commercial facilities activities are susceptible to causing illicit discharges. DOT-HWYS takes a proactive approach in reducing illicit discharges by identifying industrial and commercial areas that drain into the MS4 for priority inspections.

The IC Program consists of:

- Developing a comprehensive database to track industrial and commercial facilities and activities whose storm water runoff initially discharges into the MS4;
- Developing prioritized areas for inspection of industrial and commercial facilities and activities;
- Ranking the commercial facilities and activities according to relative risk of discharge of contaminated runoff to the MS4;
- Conducting inspections or investigations of industrial and highly ranked commercial facilities and parcels within the designated prioritized areas; and
- Supporting a training program so that those involved in this program have the necessary knowledge and skills to conduct investigations.

DOT-HWYS requires a connection permit for all properties initially discharging storm water into the MS4. Owners of properties adjacent to DOT-HWYS' ROW were required to self-report connections to the MS4 in a mail survey. If unpermitted connections are discovered during routine field investigations, these property owners are required to obtain a connection permit. Additionally, any new construction that involves private connections to the MS4 requires a connection permit. To obtain a connection permit, property owners are required to describe the size of connection, type of discharge and flow rate, as well as other characteristics of the property (e.g., industrial land uses) which may require further review by DOT-HWYS.

DOT-HWYS has developed a Prioritized Area Plan that designates priority areas for industrial and commercial facility and activity inspections according to the relative risk that any discharge may be contaminated with pollutants. The Prioritized Area Plan includes an inspection schedule

that establishes inspection frequencies for industrial and commercial facilities and activities. All highly ranked commercial facilities are inspected at least once every five years. If an industrial facility or activity on the prioritized list does not have NPDES permit coverage, this facility or activity would be subject to inspection at least twice every five years. If an industrial facility has NPDES permit coverage, this facility or activity would be subject to inspection at least once every five years.

The IDDE Program screens for and addresses any illicit discharge that drains into the MS4 within the watershed, including discharges sourced from industrial, commercial, and residential land uses. In addition to administering a connection and discharge permitting program, the IDDE Program conducts investigations of parcels suspected of illicit discharges or illegal connections identified through:

- Routine inspections of parcels designated by the industrial and commercial database and inventory list;
- Field screening of major and minor outfalls;
- Public complaints; and
- Complaints from DOH.

2.7 PUBLIC EDUCATION AND OUTREACH PROGRAM

The Public Education and Outreach Program (Public Education Program) addresses the need to inform the general public about how their daily activities may affect the quality of receiving waters. The Public Education Program is a community involvement program that focuses on informing the public about MS4 pollution issues and provides citizens with the tools and ideas to help eliminate the causes of pollution. The purpose of the Public Education Program is to motivate the community to control pollution at the source by increasing public awareness of storm water pollution issues. By educating the public on methods to reduce the generation of pollutants, public participation can reduce the quantity of pollutants introduced into the MS4.

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3. QUANTITATIVE ANALYSIS OF PROPOSED ACTIVITIES IN ALA WAI CANAL WATERSHED

This section describes the quantitative analysis of specific DOT-HWYS' programs to document compliance with the required WLA reductions. The anticipated annual pollutant reductions for specific programs are quantitatively analyzed and aggregated to provide the total anticipated annual pollutant reduction for each pollutant. This total anticipated annual mass reduction is then compared to the annual reductions required in Table 1-3 to assess consistency with the WLA reductions assigned to DOT-HWYS.

The TMDL document assessed existing pollutant loads from urban areas (including DOT-HWYS) based on storm runoff concentrations collected in the 1970's and 1980's as referenced in Freeman (1993). To be consistent with the assumptions and data used in the TMDL decision document, DOT-HWYS has set 1980 as the baseline condition for DOT-HWYS' pollution reduction program, and the quantitative analyses presented here measure pollution reduction efforts from the 1980 baseline.

The following sub-sections present a quantitative analysis, where appropriate, of how specific DOT-HWYS' programs reduce annual loads of TN and TP in Ala Wai Canal Watershed. Section 3.8 summarizes the average anticipated annual reductions of TN and TP in kilograms (KG). While some of the programs and activities lend themselves to direct measurement and estimation of pollutant reduction, pollutant reductions from several of the programs and activities have instead been considered qualitatively in this I&M Plan.

3.1 STREET SWEEPING IN ALA WAI CANAL WATERSHED

Anticipated annual reductions in TN and TP loads due to street sweeping were calculated by assessing data from DOT-HWYS' 2009-2013 street sweeping operations in Ala Wai Canal Watershed in conjunction with literature data on concentrations of nutrients per KG of debris collected. This data will serve as a basis for projecting future annual reductions.

3.1.1 Data on Street Sweeping Operations

DOT-HWYS tracks debris removed through street sweeping operations for all DOT-HWYS' routes intersecting the Ala Wai Canal Watershed. At the end of each street sweeping event, inspectors record the total cubic yards (CY) of debris removed and estimate a rough percentage of sediment, organic matter, and trash found in the street sweeping hopper. DOT-HWYS averaged data from 2009-2013 (with the highest value for sediment and organic matter excluded from each annual average to generate a conservative estimate) to provide a representative estimate of debris removal to use on an annual basis for Ala Wai Canal Watershed. A summary of the data is provided in Figure 3-1. Averaging data from these years yields an average anticipated annual removal of 100.39 CY of sediment and 66.35 CY of organic matter.

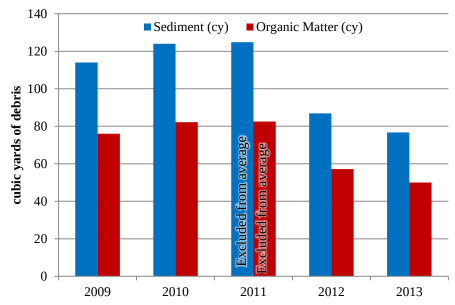


Figure 3-1. Cubic yards of street sweeping debris collected in Ala Wai Canal Watershed, 2009-2013

3.1.2 Literature Data on Concentrations of Nutrients per Kg of Debris Collected

DOT-HWYS reviewed existing literature on the concentration of nutrients in debris removed through street sweeping and MS4 structure cleaning. A 2011 study in Florida summarized results from 14 MS4s and 459 individual samples to establish concentrations of nutrients per KG of debris recovered in street sweeping and catch basin cleaning (Berretta et al. 2011). These data were specific to highway land use and unique concentrations were presented for street sweeping and catch basin cleaning, respectively.

In the absence of highway-specific data in Hawaii, these literature values were used to convert dry-equivalent debris into KG of TN and TP recovered. DOT-HWYS is carrying out a sampling effort during the DCA study to confirm that results from the Berretta et al. (2011) study are applicable to conditions in Hawaii. As part of the WLA Completion Report, these literature values will be re-evaluated and adjusted as necessary to reflect the results of the DCA data collected. Final compliance calculations will also be revised as necessary.

Tables 3-1 and 3-2 present the conversion from an average anticipated annual wet-weight volume of debris removed to a dry mass of TN and TP removed from Ala Wai Canal Watershed through street sweeping on an annual basis. In these tables, the wet-weight volume of debris is multiplied by three constants (bulk density, moisture content, and nutrient content) to calculate the dry mass of TN and TP.

Table 3-1.	Conversion Calculations for TN Ren	oval through Street Sv	veeping Operations

	Sediment	Organic matter	TOTAL
Average anticipated annual debris removed (CY)	100.39	66.35	
Bulk density (KG/CY)	1039 ^a	497 ^b	
Moisture content conversion factor for street sweeping debris (%)	94 ^a	94 ^a	
TN conversion factor for street sweeping debris (KG TN/KG dry mass)	0.0008266 a	0.0008266 a	
Average anticipated annual TN removed through street sweeping (KG)	81.05	25.62	106.67

^a Source: Berretta et al. (2011)

Table 3-2. Conversion Calculations for TP Removal through Street Sweeping Operations

	Sediment	Organic matter	TOTAL
Average anticipated annual debris removed (CY)	100.39	66.35	
Bulk density (KG/CY)	1039 ^a	497 ^b	
Moisture content conversion factor for street sweeping debris (%)	94 ^a	94 ^a	
TP conversion factor for street sweeping debris (KG TP/KG dry mass)	0.000622 a	0.000622 a	
Average annual TP removed through street sweeping (KG)	60.99	19.28	80.27

^a Source: Berretta et al. (2011)

3.2 CLEANING OF MS4 STRUCTURES IN ALA WAI CANAL WATERSHED

DOT-HWYS tracks debris removed through the cleaning of MS4 structures for all routes intersecting Ala Wai Canal Watershed. At the end of each cleaning event, inspectors record the total CY of debris removed and estimate a rough percentage of sediment, organic matter, and trash removed. DOT-HWYS averaged data from 2009-2013 (with the highest value for sediment and organic matter excluded from each annual average to generate a conservative estimate) to provide a representative estimate of debris removal to use on an annual basis for Ala Wai Canal Watershed. This data will serve as a basis for projecting future annual reductions.

A summary of the data is provided in Figure 3-2. Averaging data from these years yields an average anticipated annual removal of 3.47 CY of sediment and 0.47 CY of organic matter.

^b Source: Government of Saskatchewan Ministry of Agriculture (2008) presented as wet bulk density of compost

^b Source: Government of Saskatchewan Ministry of Agriculture (2008) presented as wet bulk density of compost

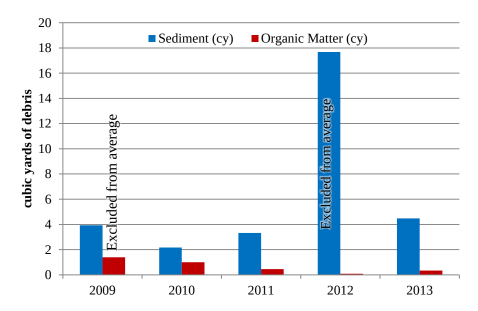


Figure 3-2. Cubic yards of debris removed from inlets and manholes in Ala Wai Canal Watershed, 2009-2013

Tables 3-3 and 3-4 present the conversion from an average anticipated annual wet-weight volume of debris removed to a dry mass of TN and TP removed from Ala Wai Canal Watershed through cleaning of MS4 structures.

Table 3-3. Conversion Calculations for TN Removal through Cleaning of Inlets and Manholes

	Sediment	Organic matter	TOTAL
Average anticipated annual debris removed (CY)	3.47	0.47	
Bulk density (KG/CY)	1039 ^a	497 ^b	
Moisture content conversion factor for catch basin debris (%)	79 ^a	79 ^a	
TN conversion factor for catch basin debris (KG TN/KG dry mass)	0.0019263 a	0.0019263 a	
Average anticipated annual TN removed through MS4 cleaning (KG)	5.49	0.36	5.85

^a Source: Berretta et al. (2011)

^b Source: Government of Saskatchewan Ministry of Agriculture (2008) presented as wet bulk density of compost

	0 0		
	Sediment	Organic matter	TOTAL
Average anticipated annual debris removed (CY)	3.47	0.47	
Bulk density (KG/CY)	1039 a	497 ^b	
Moisture content conversion factor for catch basin debris (%)	79 ^a	79 ^a	
TP conversion factor for catch basin debris (KG TP/KG dry mass)	0.0005666 a	0.0005666° a	
Average anticipated annual TP removed through MS4 cleaning (KG)	1.61	0.1	1.71

Table 3-4. Conversion Calculations for TP Removal through Cleaning of Inlets and Manholes

3.3 PBMPS IN ALA WAI CANAL WATERSHED

No new development or significant redevelopment projects have occurred in Ala Wai Canal Watershed that would necessitate the construction of PBMPs. Should any such development or redevelopment take place along DOT-HWYS' ROW within Ala Wai Canal Watershed, DOT-HWYS will follow their MS4 Permit requirements to implement appropriate PBMPs.

DOT-HWYS has identified two locations in Ala Wai Canal Watershed where retrofitting PBMPs may be appropriate (Figure 3-3).

3.3.1 Reduction Calculations

The Simple Method (Schueler 1987) was used to estimate the anticipated pollutant removal achieved by installing the PBMPs described in Table 3-6. Concentrations of TN and TP in DOT-HWYS' runoff were calculated as geometric mean values of all available sampling data from Ala Wai Canal Watershed (69 automatic and grab samples from 2007-2008).

3.3.2 Literature Data on Pollutant Removal Efficiencies for Selected PBMPs

DOT-HWYS reviewed existing literature to determine characteristic pollutant removal efficiencies for various PBMPs. Results of this review are presented in Table 3-5. Where appropriate, the lowest and highest removal efficiencies were averaged to provide an average value. Characteristic removal efficiencies may be confirmed through in-situ sampling following installation of selected representative PBMPs.

^a Source: Berretta et al. (2011)

^b Source: Government of Saskatchewan Ministry of Agriculture (2008) presented as wet bulk density of compost

Table 3-5. Literature Data on Pollutant Removal Efficiencies for Selected PBMPs

	TN (% removal)			(%	TP 6 remo		
PBMP Type	Lowest	Highest	Average	Lowest	Highest	Average	Source
Bioswale	39	89	64	29	80	54.5	[1]

Sources:

[1] State of Oregon Department of Environmental Quality (2003)

Table 3-6. PBMP Projects in Ala Wai Canal Watershed

# e	Associated	Proposed	A	Ia	Rv	P	R	TNRed%	TPRed%	TN	ТР
Site	PID	BMP	area (acres)	impervious fraction (%)	Runoff coefficient	Annual rainfall (inches)	Annual runoff (inches)	TN removal efficiency (%)	TP removal efficiency (%)	TN load reduction (KG)	TP load reduction (KG)
1	600379	Bioswale	1.46	48	0.48	32	13.87	64.0	54.5	2.64	0.63
2	600387	Bioswale	1.69	54	0.53	32	15.40	64.0	54.5	3.40	0.81
									Total	6.04	1.44

Notes:

PID = Unique Point Identification Number for MS4 structure
A = Contributing drainage area (acres)
Ia = Impervious fraction (%)

Pj = Fraction of annual rainfall events that produce runoff = 0.9

Rv = Runoff coefficient = 0.05 + 0.9(Ia)

P = Annual rainfall (inches) from Giambelluca et al. (2012)

R = Annual runoff (inches) = P * Pj * Rv

TNRed% = TN removal efficiency (%) TPRed% = TP removal efficiency (%)

TNConc = Characteristic TN concentration in DOT-HWYS runoff in Ala Wai Canal Watershed = 1.99 MG/L TPConc = Characteristic TP concentration in DOT-HWYS runoff in Ala Wai Canal Watershed = 0.56 MG/L

 $CF = Unit conversion factor = 6272640 in^2/acre * 0.0163871 L/in^3 * 0.000001 KG/MG = 0.1$

 $TN = Annual \ TN \ load \ reduction \ (KG) = A * R_W * TNConc * TNRed% * CF$ $TP = Annual \ TP \ load \ reduction \ (KG) = A * R_W * TPConc * TPRed% * CF$

Note: totals may be different from the multiplication of their parts due to rounding.

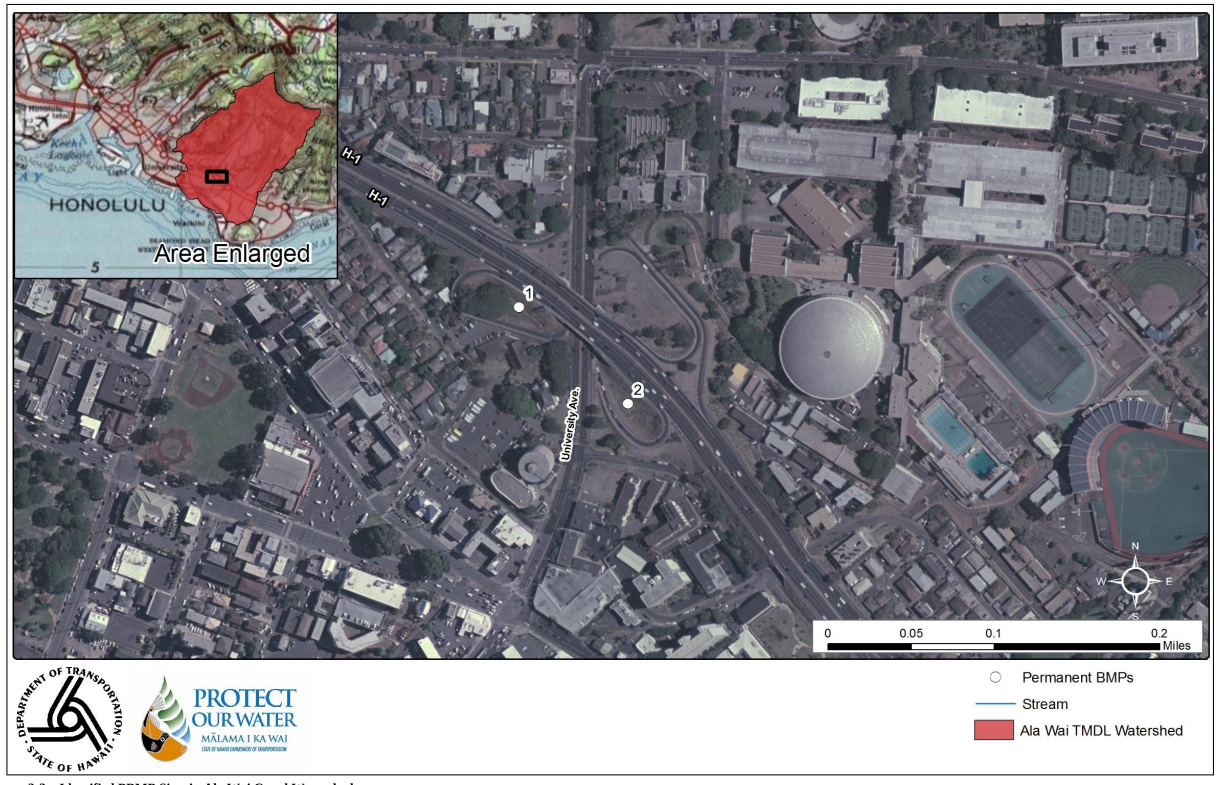


Figure 3-3. Identified PBMP Sites in Ala Wai Canal Watershed

3.4 EROSION CONTROL PROGRAM IN ALA WAI CANAL WATERSHED

The 2007 Islandwide Assessment of Erosional Areas on the Island of Oahu identified one erosional area of concern in Ala Wai Canal Watershed. Table 3-7 identifies the status of this site. Implementing this project has resulted in reductions in loadings of TN and TP within Ala Wai Canal Watershed. Substantial pollutant reductions in discharges from the MS4 are attributed to the repair of this erosional area, but these reductions have not been quantified at this time and are therefore considered qualitatively in this I&M Plan.

PID	Route	Temporary Projects Completed	Permanent Projects Under Design/ Construction	Permanent Projects Completed
437	H-1			X

Table 3-7. Status of Identified Erosion Sites in Ala Wai Canal Watershed

3.5 CONSTRUCTION SITE RUNOFF CONTROL PROGRAM ACTIVITIES IN ALA WAI CANAL WATERSHED

DOT-HWYS will continue to verify that site-specific BMPs have been installed in accordance with their approved site-specific BMP plans prior to the commencement of any ground disturbing activities. Additionally, independent inspections will continue to be conducted as required in the MS4 permit to ensure BMPs are installed and maintained per the approved plan. DOT-HWYS has developed checklists, inspection forms, and corrective action and reporting procedures for construction projects and has conducted numerous annual construction activities BMP trainings for its staff and contractors. Should any new construction take place along DOT-HWYS' ROW within Ala Wai Canal Watershed, DOT-HWYS will follow their MS4 Permit requirements to implement appropriate construction site runoff control BMPs.

Substantial pollutant reductions in discharges from the MS4 are attributed to the Construction Program, but these reductions have not been quantified at this time and are therefore considered qualitatively in this I&M Plan.

3.6 INDUSTRIAL AND COMMERCIAL ACTIVITIES DISCHARGE MANAGEMENT (IC PROGRAM) AND ILLICIT DISCHARGE DETECTION AND ELIMINATION (IDDE PROGRAM) IN ALA WAI CANAL WATERSHED

As of October 2014, 51 industrial and commercial facilities were located adjacent to DOT-HWYS' ROW within Ala Wai Canal Watershed. These facilities include restaurants, parking lots, hotels, condominiums, retail shops, and other industrial and commercial facilities. Twenty-two of these facilities hold permits to connect to the MS4. Since the tracking of deficiencies began in 2000, there have been twelve deficiencies recorded and subsequently addressed in Ala Wai Canal Watershed.

The IC and IDDE Programs have resulted in the identification of a number of sites or facilities that are sources of pollution to the MS4 in Ala Wai Canal Watershed. Owners of the sites or facilities have been required to correct these sources of pollution and have been provided educational material to encourage better practices in the future. Furthermore, previous violations

are considered in the prioritization of inspection schedules for industrial and commercial facilities. Substantial pollutant reductions in discharges from the MS4 are attributed to the IC and IDDE Programs, but these reductions have not been quantified at this time and are therefore considered qualitatively in this I&M Plan.

3.7 PUBLIC EDUCATION AND OUTREACH IN ALA WAI CANAL WATERSHED

DOT-HWYS will continue to evaluate potential partnerships with agencies and other stakeholders to more effectively promote storm water awareness and affect behavioral change within the watershed.

In addition, DOT-HWYS sponsors an Adopt-A-Highway program that allows volunteers from any organization to pick up litter along Hawaii's State highways. Adopt-A-Highway groups agree to adopt a portion of State highway for a minimum of two years, pick up litter on that highway at least four times a year, and provide safety training for their volunteers before each cleanup. DOT-HWYS provides all safety materials and trash bags, schedules trash pick-ups and erects highway signs to recognize the sponsoring groups' cleaning efforts. Two Adopt-A-Highway groups are responsible for approximately 0.8 miles of highway within Ala Wai Canal Watershed.

Substantial pollutant reductions in discharges from the DOT-HWYS MS4 are attributed to the Public Education and Outreach Program, but these reductions have not been quantified at this time and are therefore considered qualitatively in this I&M Plan.

3.8 SUMMARY OF ANTICIPATED ANNUAL LOAD REDUCTIONS IN ALA WAI CANAL WATERSHED

Table 3-8 presents a summary of the anticipated annual pollutant load reductions calculated in Sections 3.1 to 3.7, where appropriate.

Table 3-8. Anticipated Annual Pollutant Load Reduction for TMDL Compliance

Best Management Practice (BMP) Program	Anticipated Total Nitrogen (TN) Reduction (KG/yr)	Anticipated Total Phosphorus (TP) Reduction (KG/yr)
Street Sweeping (Existing)	106.67	80.27
Cleaning of MS4 Structures	5.85	1.71
PBMPs	6.04	1.44
Erosion Control Program	a	a
Construction Site Runoff Control	a	a
Industrial and Commercial Activities Discharge Management and Illicit Discharge Detection and Elimination Programs	a	a
Public Education and Outreach	a	a
TOTAL ANTICIPATED REDUCTION:	118.56	83.42
REDUCTION REQUIRED:	87	31

Notes:

^a These programs have resulted in pollutant load reductions in the Ala Wai Canal Watershed. These reductions have not been quantified at this time and are therefore considered qualitatively in this I&M Plan.

&M Plan for Ala Wai Canal Watershed
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4. MONITORING PLAN

The following sub-sections document how DOT-HWYS will monitor and report compliance with assigned WLA reductions in the Ala Wai Canal Watershed.

DOT-HWYS is currently reviewing methods to optimize TN and TP removals wherever practicable, such as increasing the frequency of sweeping in TMDL watersheds. Nonetheless, there are natural variables such as the timing, intensity, and duration of precipitation, which influence these removals and are fully outside the control of DOT-HWYS. For example, there is strong evidence that rainfall in Hawaii is affected on a year-to-year time scale by the occurrence of El Niño and La Niña events in the tropical Pacific, which give rise to large year-to-year variability in rainfall in Hawaii (Giambelluca et al. 2012). Corresponding variability in pollutant removals can be seen in Figures 3-1 and 3-2 of this report. As such, DOT-HWYS intends to demonstrate compliance with WLA reductions based on a three-year running average of TN and TP reductions.

4.1 STREET SWEEPING AND MS4 CLEANING

DOT-HWYS will continue to track removals from street sweeping and MS4 structure cleaning, as described in Section 3.1 and 3.2, respectively.

4.2 PBMPS

In accordance with Part F.1 of the MS4 Permit, a detailed Annual Monitoring Plan will discuss any TMDL-related monitoring planned for that year. This may include pre- and post-sampling following the installation of selected representative PBMPs to confirm characteristic removal efficiencies.

Monitoring of annual reductions resulting from PBMPs may involve modeling similar to the Simple Method presented in Section 3.3 (for non-structural PBMPs such as bioswales) or by measuring the amount of debris removed (for structural PBMPs such as continuous deflection separator units).

4.3 OTHER BMP PROGRAMS

Other BMP programs whose associated reductions have not been quantified in this report will continue to be documented in the Annual Report.

4.4 OVERALL COMPLIANCE REPORTING

Following the WLA Completion Report (no later than 5 years after the effective date of the MS4 Permit), the results of this monitoring will be reported annually in the SWMP Annual Report.