City of Lompoc Utilities Department Wastewater Division

Sewer System Management Plan



Initial Approval: July 2009 First Revision: June 2014

Second Revision: September 2014

Third Revision: October 2022 Element 6 Updated May 2023

Element 0: Introduction

This introductory section provides background information regarding the purpose and organization of the City of Lompoc (CITY) Sewer System Management Plan as well as an overview of the City's service area and sewer system.

0.1 ABBREVIATIONS / ACRONYMS / DEFINITIONS

BAT Best Available Technology
BMP Best Management Practice

CITY or City City of Lompoc

CFR Code of Federal Regulations

CIP Capital Improvement Program or Capital Improvement Projects

CMMS Computerized Maintenance Management Systems

ERP Enforcement Response Plan
FSE(s) Food Service Establishment(s)
FOG Fats, Oils, and Grease
GPS Global Positioning System

GWDR General Waste Discharge Requirements also referred to as the Waste

Discharge Requirements (WDR)

I/I or I & I Inflow / Infiltration

LWCD Lompoc Wastewater Collection Division

LRWRP Lompoc Regional Wastewater Reclamation Plant

MRP Monitoring and Reporting Program

NPDES National Pollutant Discharge Elimination System

O&M Operation and Maintenance
OES Office of Emergency Services

Order SWRCB Order No. 2006-0003-DWQ adopted May 2, 2006

PM Preventive Maintenance

PMP Preventive Maintenance Program
POTW Publicly Owned Treatment Works
RWQCB Regional Water Quality Control Board
SERP Spill Emergency Response Plan

SOP/SMP Standard Operating Procedure or Standard Maintenance Procedure SSO Sanitary Sewer Overflow and any sewer spill or overflow of sewage

SSMP Sewer System Management Plan

SWRCB State Water Resources Control Board or State Board

WDR Waste Discharge Requirements also referred to as the General Waste

Discharge Requirements (GWDR)

WWTP Wastewater Treatment Plant or Waste Water Treatment Plant

Collections The process of managing the movement of sewage discharges from the point

at which it leaves the user to where it enters the WWTP

Director The City of Lompoc Public Utilities Director or designee

Enrollee(s) Entities or designated representative(s) that own or operate a sanitary sewer

system greater than one mile in length that collect and/or convey wastewater

to a Public Owned Treatment Works

Pretreatment The identification of Users to ascertain if on-site pretreatment measures are

Program required

Satellite Member Agencies

The Vandenberg Village Community Service District and Vandenberg Space

Force Base

User Any non-residential person or entity contributing, causing, or permitting the

contribution of wastewater to the sewer system

0.2 INTRODUCTION TO SEWER SYSTEM MANAGEMENT PLAN

On May 2, 2006, the State Water Resources Control Board (Water Board) adopted the Statewide General Waste Discharge Requirements for Sanitary Sewer Systems (GWDR) Order No. 2006-003-DQW (Order). Prior to the 2006 Water Board adoption of the Order, the City operated and maintained its sanitary sewer system under Waste Discharge Requirement (WDR) Order No. 01-87 issued by the Central Coast Regional Water Quality Control Board (Regional Board) on May 18, 2001. The City was required to develop and implement an Infiltration/Inflow and Spill Prevention Program. This Regional Board Order was replaced by Order No. 2006-003-DQW. The 2006 order applies to federal or state agency, municipality, county, district, and other public entity that discharges waste. Such entities are referred to as Enrollees in the Order. The City, as an entity which owns and operates a sanitary sewer system greater than one mile in length and which collects/conveys wastewater to a publicly owned treatment facility, is subject to the terms of the Order. The Order required the City to develop and implement a system-specific Sewer System Management Plan (SSMP). The SSMP requirements included addressing proper and efficient management as well as the requirements for a spill response plan and the reporting of all sewer system overflows.

Order No. 2006-003-DQW was amended July 30, 2013, by the State Water Resources Control Board through its Order No. WQ-2013-0058-EXEC. The 2013 Order mandated a new Monitoring and Reporting Program for all SSMPs. The 2006 Order and 2013 amendments were superseded by the Sanitary Sewer Systems (SSS) WDR Order No. 2022-0013-DWQ, issued on December 6, 2022, and effective June 5, 2023. Element 6 of the SSMP and the attached Spill Emergency Response Plan (SERP) comply with 2022 SSS WDRs. Elements 1-5 and 8-11 were developed to satisfy requirements in the 2006 Order and will be amended by August 2, 2025, as required by the 2022 SSS WDRs.

0.3 ORGANIZATION OF SSMP

The SSMP is based on the mandatory elements specified in the 2006 Order. These elements are:

- 1 Goals
- 2 Organization
- 3 Legal Authority
- 4 Operation and Maintenance Program
- 5 Design and Performance Provisions
- 6 Spill Emergency Response Plan
- 7 Fat, Oils and Grease (FOG) Control Program
- 8 System Evaluation and Capacity Assurance Plan
- 9 Monitoring, Measurement, and Program Modifications
- 10 SSMP Program Audits
- 11 Communication Programs

Each of these elements is addressed in the remainder of this SSMP. Each element includes the requirements for that element as described in the Order as well as any appendices containing supporting information.

0.4 DEVELOPMENT AND IMPLEMENTATION OF SSMP

The City's Wastewater Division Collections Section began preparation of its initial SSMP in August of 2007. City staff prepared the SSMP to cover the sanitary sewer collection pipes and four lift stations the City owns and operates. In addition to the City's system, the City has two satellite member agencies who convey sewage to the treatment plant: Vandenberg Village Community Services District (VVCSD) and Vandenberg Space Force Base (VSFB). These agencies are incorporated into the SSMP as required. The City incorporated by reference many existing programs and documents to satisfy the requirements of the individual elements of the SSMP; other material was newly developed to meet the requirements.

The SSMP was first completed and submitted to the City's governing board, City Council, for approval at its July 21, 2009 public meeting. The SSMP was certified to the State Board upon approval.

The SSMP has not always been revised as needed or required. A more comprehensive revision was completed September 19, 2014, and was submitted to the City Council for approval at its October 7, 2014, public meeting. The revised SSMP was also certified to the State Board upon approval. The next updated SSMP was due to be completed and approved by the City Council by October, 2019. This has not taken place. This 2022 revised/reissued SSMP will bring about regulatory compliance.

0.5 OVERVIEW OF SEWER SYSTEM COVERED BY SSMP

The City of Lompoc is located in Santa Barbara County approximately 10 miles inland from the Pacific Ocean and 55 miles northwest of the City of Santa Barbara. It was incorporated in 1888. The total City sewer system is approximately 111 miles in length. The lengths of the various diameter piping sizes are detailed below in Table 1. In the next table (Table 2.), the lengths of sewer collection pipes are broken down by age. There are approximately 2,200 maintenance holes on the Collection System.

Table 1. Size Distribution of Sewer Pipes

Pipe Diameter (inches)	Length (feet)	Length (miles)	% of System by Length
4	1,280	0.24	0.2
6	208,220	39.44	35.6
8	240,110	45.47	41.0
10	30,455	5.77	5.2
12	18,770	3.55	3.2
15	27,145	5.14	4.6
18	43,285	8.20	7.4
21	9,075	1.72	11.5
27	6,115	1.16	1.0
30	585	0.11	0.1+
36	595	0.11	0.1+
48	110	0.02	0.0+
56	80	0.02	0.0+
TOTAL	585,825	110.95	100.0

Table 2. Age Distribution of Sewer Pipes

Pipe Age	Length (feet)	Length (miles)	% of System by Length
2000-present	105,944	20.06	18
1960-1999	369,054	69.9	63
1916-1959	110,827	21.00	19
TOTAL	585,825	110.95	100

There are four lift stations in the sewer collection system. The First lift station has two submersible 5-hp BJM shredder pumps with float control that convey sewage collected from the River Park under the Santa Ynez River to connect to the northeastern portion of the collection system. A second submersible pump lift station with 2 bubbler-controlled 6.2-hp Gorman-Rupp pumps lifts the sewage from the northern portion of the collection system to be pumped to maintenance hole 18-507 across the 'H' street bridge. A third submersible shredder pump lift station with float control at River Bend Park, 900 McLaughlin Road, pumps to maintenance hole 26-706 900 Canfield Ave. A fourth submersible shredder pump lift station with float control at Ken Adams Park pumps to maintenance hole 18-518, 2400 Hancock Road.

The first pump lift station includes a 100-kW Chevy 454 V-8 natural gas emergency engine/generator. The second, third and fourth lift stations have Honda 5 KW portable generators for backup power.

Sewer System Management Plan Element 1

1.0 Goals

Requirement: The goal of the SSMP is to provide a plan and schedule to properly manage, operate and maintain all parts of the sanitary sewer system. This will help reduce and prevent SSOs, as well as mitigate any SSOs that occur.

Element 1.0: Goals

This SSMP element identifies goals the City of Lompoc Wastewater Division has set for the management, operation and maintenance of the sanitary sewer collection system including 24 hour emergency response to sewage spills and discusses the role of the SSMP in supporting these goals. These goals provide focus for Wastewater staff to continue high-quality work and to implement improvements in the management of the City's wastewater collection system. This section fulfills the Goals requirement of the State Water Resources Control Board (SWRCB) SSMP Element 1 requirements.

1.1 REGULATORY REQUIREMENTS FOR GOALS ELEMENT

The summarized requirements for the Goals element of the SSMP are as follows:

RWQCB NPDES Requirement:

Maintain a Pretreatment Program for National Pollutant Discharge Elimination System (NPDES) compliance. Restates requirements of the GWDR to create an SSMP to reduce and prevent Sanitary Sewer Overflow (SSO), mitigate any SSO that occur, and report SSO as required.

SWRCB General Waste Discharge Requirements (GWDR) Requirement:

Develop goals to manage, operate, and maintain all parts of its wastewater collection system in order to reduce and prevent SSO, as well as to mitigate any SSO that occur.

1.2 GOALS DISCUSSION

Providing safe, responsive, and reliable sewer service is a key component to fulfilling the Wastewater Division's mission statement:

We, the employees of the Wastewater Division of the Utilities Department of the City of Lompoc, will provide our customers, the citizens of Lompoc, Vandenberg Space Force Base and Vandenberg Village Community Services District, with safe, efficient, and reliable collection and treatment of the communities' wastewater. We will work to meet or exceed all regulations by operating our plant in a most efficient manner. We will accomplish this in a work environment that promotes teamwork and professionalism.

1.3 PLAN

In support of this mission the Wastewater Division has developed the following goals for the operation and maintenance of its sanitary sewer system. This document outlines responsibilities, provides scheduling frequencies for the Division work elements, and provides procedures and guidelines for maintenance and cleaning activities.

- A. Perform all operations in a safe manner to avoid personal injury and property damage.
- B. Prevent public health hazards.
- C. Prevent damage to public and private property.
- D. Train appropriate personnel to perform regular duties as well as to implement an Overflow Emergency Response Plan.
- E. Prevent, reduce, and mitigate sanitary sewer overflows.
- F. Minimize inconveniences by responsibly handling interruptions in service.
- G. Protect the large investment in collection systems by maintaining adequate capacities and extending useful life of the infrastructure.
- H. Use funds available for sewer operations in the most effective manner.
- I. Convey wastewater to treatment facilities with a minimum of infiltration, inflow, and exfiltration.
- J. Provide adequate capacity to convey peak flows.
- K. Apply appropriate pretreatment practices to protect the sewer system and wastewater facilities.
- L. Communicate with all parties interested and affected by the SSMP.

This SSMP supplements and supports the Division's existing sanitary sewer Operations and Maintenance Program and goals by providing high-level, consolidated guidelines and procedures for all aspects of the sewer system management. The SSMP contributes to the proper management of the collection system and assists the Division in minimizing the frequency and impacts of SSOs by identifying known problem locations and providing guidance for appropriate maintenance, capacity management, and possible emergency response.

1.4 SCHEDULE

- Increase Preventive Maintenance on the collection system to decrease SSO.
 - a. At a minimum, clean all sewer mainlines every 18 months.
 - b. Continue with 1, 4, 6, 12 and 36-month preventive maintenance inspections to enhanced and regular mainline sewer areas.
 - c. Conduct video condition assessment of each sewer mainline every ten years and continuously identify areas for repair.
 - d. Conduct appropriate analysis/evaluation of SSO utilizing historical maintenance and activity data and records and provide recommendations to reduce future risks.

- 2. Identify collection system blockages due to fats, oil and grease (FOG) and develop strategies to decrease backups.
- 3. Operate all lift stations at peak efficiency and perform weekly inspection and preventive maintenance.
- 4. Maintain records of the sanitary sewer system and respond to inquiries.
- 5. Conduct periodic safety meetings with Collections personnel with emphasis on traffic management while working in the public right of way.

Sewer System Management Plan Element 2

2.0 Organization

- Requirement: The SSMP must identify:
- a. The name of the agencies responsible or authorized representative.
- b. The names and telephone numbers for management, administrative and maintenance positions for implementing specific measures in the SSMP program. The SSMP must identify lines of authority through an organizational chart or similar document with a narrative explanation.
- c. Also the chain of communication for reporting SSOs from receipt of a complaint or other information, including the person responsible for reporting SSOs to the state and Regional Board and other agencies if applicable, such as County Health Officer, County Environmental Health Agency, Regional Water Board and/or State Office of Emergency (OES).

Element 2.0: Organization

This SSMP element identifies organizational structure of the City of Lompoc Wastewater Division has set for the management, operation and maintenance of the sanitary sewer collection system and discusses the role of the SSMP in supporting the goals in Element. This section fulfills the Organizational Structure requirement of the SWRCB SSMP Element 2 requirements.

2.1 GOVERNANCE AND APPLICABLE STAFF

Lompoc City Council

A five member governing body voted into office by the citizens of Lompoc that sets policy and direction for the City.

Lompoc City Manager

Under policy direction of the City Council, plans, organizes, and administers the operations of the City departments including the Utilities Department; serves as the Chief executive officer of the City Council.

Utilities Director

Under administrative direction, plans, organizes, directs, and reviews the overall operation of the Utilities Department, which includes the Wastewater Division and its Collection system; serves as staff advisor to the City Manager on utility operations; communicates with various individuals, groups and organizations regarding City utilities services. The Director also is responsible for the Water, Electric, Solid Waste and Broadband service provided by the City.

Information Systems/GIS

The Information Systems Division; of management services, plans, assigns, designs and reviews the technology systems installed in the City. Information technology systems include local area networks, wide area networks, Geographic Information Systems (GIS), and oversight of equipment and computer programs utilized in the Utilities Department.

City Engineering (Public Works Department)

Provides engineering services, including design, contract administration and inspection of public works construction, including that for sewers, and related facilities for Collections.

Wastewater Superintendent

Under the Utilities Director's direction, plans, organizes, supervises, and directs activities of the Wastewater Division; responsible for managing the wastewater treatment facility and the wastewater collection system and is designated as the Legal Responsible Official for the SSMP. As well, as the Legal Responsible Official, the Wastewater Superintendent is the person responsible for reporting SSOs to other agencies as required.

Wastewater Collection Supervisor

Under direction of the Wastewater Superintendent, schedules, supervises, and participates in the construction, maintenance and repair of sewer mains, service laterals, lift stations, maintenance holes and equipment; implements SSMP. The Wastewater Collection Supervisor will document and report SSOs to the Wastewater Superintendent.

Wastewater Senior/Collection Worker

Under supervision of the Wastewater Collection Supervisor, the Sr. Collection Worker and Collection Workers perform construction, repairs and maintenance of sewer mains, service laterals, lift stations, maintenance holes and equipment as well as provide 24 hour emergency response.

Laboratory Director/Chemist

Under direction of the Wastewater Superintendent, supervises the operation of and personnel at the wastewater plant laboratory and the Water Resources Protection Technician; interprets and implements Federal, State, and Local pretreatment regulations for wastewater discharges; and develops and provides periodic reports required by various agencies.

Water Resources Protection Technician

Under general supervision of the Laboratory Director, implements the pretreatment program of all wastewater discharges to ensure conformance to Federal, State, and Local regulations.

Other Department of Support

The Senior Environmental Coordinator performs a variety of technical and professional analytical work involving the completion of initial studies and preparation of environmental impact reports and negative declarations.

City Attorney

The City Attorney provides support and advice on an as needed basis on legal and regulatory matters relating to Wastewater Collections issues.

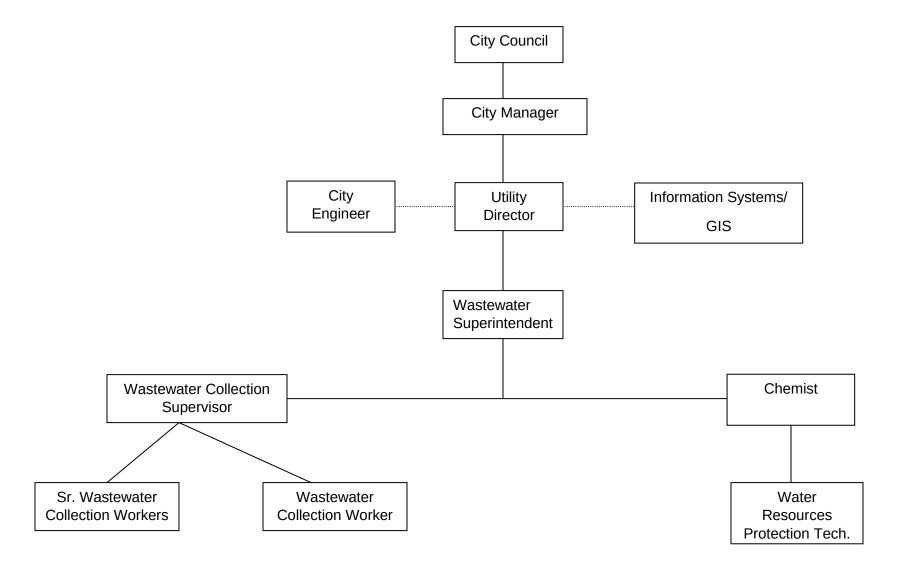
2.2 NAMES AND TELEPHONE NUMBERS (AS OF FEBRUARY 2021)

NAME OFFICE **CELL** C.J. Berry, Utility Director (805)875-8299 (805) 315-7107 Dong Hyun Chon, WW Superintendent (805)875-8405 (805)345-7832 Dorin Marrs, WW Collection Supervisor (805)875-8408 (805)315-7098 Todd Zarkovacski, Sr. WW Collection Worker (805)875-8416 (805)315-7064 Abraham Carmona, WW Collection Worker (805)875-8416 (805)315-2483 Mason Sagpang, WW Collection Worker (805)875-8416 (805)315-1504

2.3 REPORTING RELATIONSHIPS:

See PARTIAL ORGANIZATION CHART on following page.

UTILITIES DEPARTMENT PARTIAL ORGANIZATIONAL CHART



Sewer System Management Plan Element 3

3.0 Legal Authority

- Requirement: Each Enrollee must demonstrate, through sanitary sewer system use ordinances, service agreements, or other legally binding procedures that it possesses the necessary legal authority to:
- a. Prevent illicit discharges into its sanitary sewer system including infiltration and inflow from satellite wastewater collection systems, laterals, storm water, unauthorized debris, etc.
- b. Require proper design and construction of sewers and connections.
- c. Ensure access for maintenance, inspection and repairs to publicly owned portions of laterals.
- d. Limit the discharge of FOG and other debris that may cause blockages.
- e. Enforce violations of its sewer ordinances.

Element 3.0: Legal Authority

The City of Lompoc has a comprehensive Sewer Use Ordinance (SUO) identified as Chapter 13.16 of the City of Lompoc Municipal Code. The SUO is the document under which the City regulates wastewater discharges in accordance with state and federal laws. The Chapter consists of nine Articles and is available on the City of Lompoc Website.

3.1 SEWER USE ORDINANCE: GENERAL PROVISIONS

The overall objectives of the SUO, applicable abbreviations and definitions, and basic sewage connection/disconnection requirements are included in Article 1 of the SUO, General Provisions, Sections 13.16.010 through 13.16.150.

3.2 SEWER USE ORDIANANCE: WASTEWAER DISCHARGE PERMITS

Individual or general permits for use of the City's sewage system are required of most Users discharging or intending to discharge into the city sewage system. Prohibitions on discharge of certain pollutants, substances, and toxic materials are described in Article 2 of the SUO, Wastewater Discharge Permits, Sections 13.16.160 through 13.16.230.

3.3 SEWER USE ORDINANCE: DISCHARGE PROHIBITIONS AND LIMITATION

Illicit discharges into the sanitary sewer system (including Infiltration and Inflow from collection systems and laterals, storm water, unauthorized debris, etc.) receive constant attention. Legal authority to prevent and control illicit discharges is described specifically in Article 3 of the SUO, Discharge Prohibitions and Limitations, in Sections 13.16.240 through 13.16.340.

Wastewater collection systems of Satellite Member Agencies are included in these prohibitions by reference. The two Satellite Member Agencies that contribute flow to the Lompoc collection system are the Vandenberg Space Force Base (VSFB) and Vandenberg Village Community Services District (VVCSD). The City maintains service/contract agreements with each.

The point of connection for VSFB is at coordinates:

Latitude 34.66126023 – Longitude 120.4824822.

The point of connection for VVCSD is at coordinates:

Latitude 34.66121731 - Longitude 120.4840945.

Infiltration and Inflow

Infiltration is the seepage of ground water into the service connection through defective or cracked pipes, pipe joints and connections - Inflow is water discharged into the service connections from such sources as roof leaders, cellars, yard and area drains, foundation drains, cooling water discharges, drains from springs and swampy areas, surface runoff, street wash waters or drainage. Both are mitigated by inspections and maintenance.

Storm water cross connections to sanitary sewer

The City of Lompoc has no cross connections for storm water entry or combined sewers, so no mitigation is necessary.

Unauthorized debris

Video inspections are regularly scheduled to identify material (unauthorized debris) that could cause stoppages by getting hung up on roots or settling out in a sewer.

3.4 SEWER USE ORDINANCE: FACILITIES REQUIREMENTS (PRETREATMENT)

If the Director finds that it is necessary to eliminate, remove, or treat wastes at the User site, pretreatment measures may be required prior to User discharge into the City sewer system. Traps/interceptors that capture discharged materials such as oil, hair, grease, etc., will generally be required if such is the case. Surcharges may be imposed if discharges exceed permitted limits. Additional information is contained in Article 4 of the SUO, Facilities Requirements, Sections 13.16.350 through 13.16.390.

3.5 SEWER USE ORDINANCE: FEES AND CHARGES

The City can recover costs for various extra-ordinary services relating to pretreatment requirements. Fees may include reimbursements for activities such as operating the City's Pretreatment Program, issuing permits, inspections, etc. Changes may be incurred if actual discharges exceed permitted concentrations. Fees and charges can only be imposed if adopted by resolution or ordinance, however. The adoption of Wastewater Fees and Charges is presented in Article 5 of the SUO, Fees and Charges, Sections 13.16.410 through 13.16.420.

3.6 SEWER USE ORDINANCE: VIOLATION

Discharging wastewater which causes interferences, obstruction, or damage to the sewer system is a violation and the User is subject to responsibility for costs incurred as a result of such discharge. Actions and remedies related violations are contained in Article 6 of the SUO, Violation, Sections 13.16.430 through 13.16.470.

3.7 SEWER USE ORDINANCE: ENFORCEMENT

Enforcement by the city of Violations will generally be in accordance with the City's Enforcement Response Plan, the result of which can be disconnections. Consequences and liability for violations are contained in Article 7 of the SUO, Enforcement, Sections 13.16.480 through 13.16.500.

3.8 SEWER USE ORDINANCE: OTHERS JURISDICTIONS

Two other local jurisdictions convey their wastewater to the POTW for treatment and disposal. Interjurisdictional agreements contain the conditions under which the City is able to monitor constituents of sewage delivered. Further discussion can be found in Article 8 of the SUO, Other Jurisdictions, Section 13.16.510.

3.9 SEWER USE ORDINANCE: FATS, OILS, AND GREASE (FOG), CONTROL PROGRAM

Having a FOG Pretreatment Control Program to manage FOG discharges into the sewer system is necessary to reduce or eliminate blockages and overflows. This is generally accomplished by on site pretreatment devices such as grease traps/interceptors. Article 9 of the SUO, Fats, Oils, and Grease Control Program, Sections 13.16.520 through 1316.610 covers the City's authority to implement its program.

Proper design and construction of sewers and connections

All construction or alteration of any building sewer, sanitary sewer, public sewer, side sewer, or other facility requires approval by the City. This approval is accomplished by requiring an Encroachment Permit and/or Building Permit. The permits require that the work be done in accordance with City standards or as specifically approved by the Director of Public Works or his/her designee. Lompoc Municipal Code, Chapter 13.16 states it is the responsibility of private and public utilities connected to the City's wastewater system to ensure that wastewater discharge to the wastewater system is in strict compliance with all contractual agreements and all applicable laws, regulations, standards and limitations.

Access for maintenance, inspection, and repairs to publicly owned portions of laterals

Lompoc Municipal Code, Chapter 13.16 states all Users shall allow authorized representatives and agents of the City to enter the premises in order to carry out inspections, records examination, etc.

Sewer System Management Plan Element 4

4.0 Operation Maintenance Program

• **Requirement:** The SSMP must include those elements listed below that are appropriate and applicable to the Enrollees system.

a. Collection System Map

Requirement: Each wastewater collection system agency shall maintain up-to-date maps of its wastewater collection system facilities showing all gravity line segments and maintenance holes, pumping facilities, pressure pipes, valves, applicable storm water pumping and piping facilities.

b. Operation and Maintenance

Requirement: Describe routine preventive operation and maintenance activities by staff and contractors, including a system for scheduling regular maintenance and cleaning of the sanitary sewer system with more frequent cleaning and maintenance targeted at known problem areas.

The Preventive Maintenance (PM) program should have a system to document scheduled and conducted activities such as work orders.

c. Rehabilitation and Replacement Plan

Requirement: Develop rehabilitation and replacement plan to identify and prioritize system deficiencies and implement short term and long term rehabilitation actions to address each deficiency. The program should include regular visual and TV inspections of maintenance holes, sewer pipes and system for ranking the conditions of the sewer pipes and scheduling rehabilitation. Rehabilitation and replacement should focus on sewer pipes that are at risk of collapse or prone to more frequent blockages due to pipe defects. Finally the rehabilitation and replacement plan should include a capital improvement plan that addresses proper management and protection of the infrastructure assets. The plan shall include a time schedule for implement the short and long term plans plus schedule for developing the funds needed for the capital improvement plan.

d. <u>Training</u>

Requirement: Provide training on a regular basis for staff in sanitary sewer system operations, maintenance and required contractors to be appropriately trained.

e. Contingency Equipment and Replacement Inventories

Requirements: Provide equipment and replacement part inventories including identification of critical replacement parts.

Element 4 Operations and Maintenance Program

Wastewater Collections with the assistance of the City's Geographical Information Systems (GIS) strives to maintain accurate electronic records of the inventory of sewer assets as well as all work performed on those assets. This section describes the software programs utilized to maintain this information.

4.1 COLLECTION SYSTEM MAPS AND INFORMATION

Information Management

A computer-aided design (CAD) program, is used for construction design work and to print citywide underground utility map books. Map books are sets of over 50 Grids that display parcels and streets along with sewer and storm assets. Each sewer maintenance vehicle carries citywide underground map books. Maps are referenced for maintenance activities as well as for determining how storm drains can be blocked in the event of a sewage spill. **Appendix 4-A shows one sample page from the underground map book.**

CAD Sewer Layer Structure

Sanitary sewer collection system information is maintained in a Master CAD sewer file (Sewer.dwg). This drawing file contains the following layers:

SS-MANHOLES: point features identifying the location of sewer manholes, abandoned manholes, cleanouts, wet-wells, valves and plugs

SS-MAINLINES: line features identifying the location of sewer gravity mainlines, force mains.

SS-LATERALS: line features representing sewer service laterals.

SS-PUMP LIFT STATIONS: polygon features identifying the location of sewer pumping station buildings

In CAD, information pertaining to sewer features (such as manhole number, rim and invert elevations, mainline size and length) is displayed as text annotation layers. CAD feature layers (non-text layers) are exported into an ArcSDE Geodatabase (geodatabase) as GIS feature classes. In GIS, these features have the CAD text information stored as data in layers attribute tables along with other pertinent data.

GIS Computer Mapping Program

GIS is a computer mapping system that links graphic features on a map to databases of related information. The City has converted all of its sanitary sewer assets into a GIS system. While CAD is used primarily for design work, GIS is utilized for storage/retrieval of asset information. **Appendix 4-B was created using GIS software.**

ArcSDE Sewer Layer (Feature Class) Structure

The City is in the process of acquiring a new GIS software package, ArcGIS which allows for mobile data entry from field locations. Currently sanitary sewer collection system information is maintained in an ArcSDE Geodatabase that contains the following sewer GIS layers and attributes data:

SS-MANHOLES: point features identifying the location of sewer manholes, clean-outs, wet-wells, valves and plugs [data fields: ObjectID, Shape, CAD Handle #, Layer, LegacyID, OldID, Location, Neighborhood, FacilityID, Condition, Condition Date, Warranty Date, Cleaning Area, Notes, Rim Elevation, Channel Elevation, Interior Drop, Access Diameter, MH Location, Install Date, Latitude, Longitude].

SS-MAINLINES: line features identifying the location of sewer gravity mainlines, force mains, and force mains [data fields: ObjectID, Shape, CAD Handle #, Layer, LegacyID, Length, FacilityID, Location, Condition, Condition Date, Warranty Date, Cleaning Area, Diameter, Material, Install Date, SSML Location].

SS-LATERALS: line features representing sewer service lines - not an exact representation of the location of the lateral in the filed – but a line providing linkage between the parcels, with ownership information, and the receiving sewer mainline [data fields: ObjectID, Shape, CAD Handle #, Layer, LegacyID, Length, FacilityID, Location, Condition, Condition Date, Warranty Date, Cleaning Area, Material, APN, Street #, Street Name, Zip code, Year Structure Built, Install Date, ROW vs. Easement, Cleanout Type, Tap Type, Tap Location].

SS-PUMP LIFT STATIONS: polygon features identifying the location of sewer pumping station buildings, as well as data regarding pumps and maintenance information [data fields: ObjectID, Shape, CAD Handle #, Layer, Pump station Name, Wet well CAD Handle#, Station Type, LegacyID, Location, FacilityID, Condition, Condition Date, Warranty Date, Pipe Inlet Diameters, Discharge/Force main Diameter, Pump Capacity, Total Dynamic Head, Date Station Built, Pump #1 #2 & Information, Pump #1 #2 & Install Date, Pump #1 #2 & Rebuild Date, Pump #1 #2 & Model #, Pump #1 #2 & Serial #]

SS-BASINS: polygon layer for the City's 6 major sewer basins

SS-SUBBASINS: polygon layer outlining small sub-sections within each sewer basin

SS-CLEANINGAREAS: polygons further dissecting sub-basins. Cleaning areas identify how the collection system operates and flow is carried from peripheral lines to major trunk lines for maintenance crews to effectively clean pipe networks. Polygons are snapped to the outside boundaries of parcels served at each small network to identify property owners within each cleaning area.

Admins (Alpha)

The City utilizes Admins (Alpha) computerized maintenance management program for planning and scheduling preventative maintenance work and for tracking maintenance history on sewer assets. This application provides access to information pertinent to each asset (pipe diameter, length, material, etc.) as well as to maintenance activities (work orders).

The primary functions of Alpha are:

- Maintain service request and maintenance history for each collection system asset
- Produce and regularly update the maintenance schedule based on feedback from the operators
- Generate reports that support data analysis and decision making
- Indicate line segments or structures that may be candidates for replacement or rehabilitation under the capital improvement program

The program functions with the proper maintenance of key fields throughout GIS Layers.

Map Update and Maintenance Procedures

Keeping the sewer collection system maps up to date is an ongoing effort with all modifications coordinated through the appropriate department. The following routine actions are part of the program.

Field personnel note any discrepancies or errors on field maps. These notes are submitted to the Collection Supervisor and GIS Manager for verification and map updates. The master underground utilities CAD map is modified and updated underground utilities map book pages are distributed. CAD updates are transferred to the GIS system, attribute information is updated and associated maps (Sewer Cleaning District Maps, etc.) are reprinted reflecting new information.

In-house CAD drawings for all capital improvement and system rehabilitation projects are sent to the Collection Supervisor as part of project closeout. The master underground utilities CAD map is modified and updated underground utilities map book pages are distributed. GIS Manager transfers the CAD updates into the GIS system and updates GIS layer attribute information. Associated maps are re-printed reflecting new information and capital improvement details are entered in the system.

Developers submit "as-built" drawings of final sewer system construction to the City Engineer. These drawings are submitted to the GIS Manager for map updates. The master underground utilities CAD map is modified and updated underground utilities map book pages are distributed. CAD updates are transferred to the GIS system, attribute information is updated and associated maps are re-printed reflecting new information. Improvement details are entered in the system.

CAD Standards

To ensure that all plan information, whether generated within the GIS Department or by consultants, can be seamlessly incorporated into maps, staff developed a set of CAD standards. The standards condition CAD work to be performed utilizing a copy of the CAD project file "legend.dwg." This drawing file and associated plot style table files contain standardized map layer attributes, legend, and title blocks for submitting project plans & profiles.

The GIS Manager performs the edits to the master CAD underground utility map files when changes occur. This procedure facilitate the proper transition of edits into the GIS sewer layer files.

4.2 PREVENTATIVE OPERATIONS AND MAINTENANCE OVERVIEW

The Wastewater Collection Section of the Wastewater Division employs several maintenance approaches for the sewer collection system. Citywide mainline cleanings, ongoing preventative maintenance of target areas, use of CCTV inspections of mainlines, along with coordination with Pretreatment efforts and activities to minimize FOG entering the collection system all support the goals and objectives of Wastewater Collections. Wastewater Collections is responsible for these collection system management goals:

- 1. Proper maintenance, operations and management of all parts of the wastewater collection system.
- 2. Provision of adequate capacity in the collection system to convey peak flows.
- 3. Minimize the frequency of sanitary sewer overflows (SSOs).
- 4. Mitigate the impact of SSOs.

Objectives of Wastewater Collection preventive maintenance program include:

- 1. Perform preventive maintenance on the collection system to eliminate preventable SSOs.
 - a. Clean all sewer mainlines within the identified required maintenance period.
 - b. Continue with 1,4,6,12 and 36 month preventative maintenance hydro cleaning has identified sewer mainline target areas.
 - c. Conduct a video condition assessment of each sewer mainline as required and continuously identify areas requiring enhanced maintenance.
 - d. Refer mainlines with repeat non-scheduled maintenance to Wastewater Collection Supervisor for evaluation.
 - e. Conduct appropriate analysis/evaluation of SSOs within the city's collection system utilizing historical maintenance and activity data and records and provide recommendations to reduce future risk.
- 2. Identify collection system blockages due to fats, oil and grease (FOG) and develop strategies to minimize backups.
- 3. Operate all lift stations at peak efficiency and perform preventative maintenance on equipment at all sanitary sewer lift stations.
- 4. Maintain records of the sanitary sewer system and respond to inquiries.
- 5. Assist with the development of a capital improvement program directed at maintaining the current sewer assets, improving system reliability and providing adequate future capacity.

Table 4.2.A Equipment dedicated to Sewer Collection System

Quantity	Equipment	Purpose
2	Generator	Backup power for pump stations
1	CCTV Truck	Transport Mainline CCTV Camera
1	CCTV Mainline Camera	Repair and Preventive Maintenance
2	F-350 Trucks	Emergency Response & Daily Activities
1	Tractor 4X4	All Purpose
1	Air Compressor	Emergencies
1	Trailer Pump	Emergencies
2	Combo Vactors	PM & Emergencies to Collection System

 Table 4.2.B
 Personnel for the maintenance of the Sewer Collection System

FTE	Title	Duties				
1.0	WW Collection Supervisor	Oversee Sewer Operations, Maintenance Programs,				
	-	Pump Crew, Repair Crew and Emergency Response;				
		Documentation/Record Keeping				
2.0	Sr. WW Collection	Preventive Maintenance, Pump Station, Inspection,				
	Worker	CCTV and related duties				
1.0	WW Collection Worker	Preventive Maintenance, Pump Station, Inspection,				
		CCTV and related duties				

4.3 CITYWIDE SEWER CLEANING

One goal of the Wastewater Collections is to clean each and every sewer mainline within an identified required time period. A maintenance program was developed to send crews out for mainline cleaning in the most effective way, to track these efforts and document the problems found in the system.

The Wastewater Collection section divided the collection system into six major sewer basins as shown in **Appendix 4-C**, then further divided into Sub basins/cleaning areas, **(Appendix 4-D)**, that identify how pipe networks converge into trunk lines and flow is carried to the Wastewater Treatment Plant.

Cleaning areas are logical boundaries identifying small areas of the collection system that can be cleaned within a few days. The maps also follow flow so that crews can clean outlying pipes and work down as mainlines converge into trunk lines. These Basins, Sub basins and cleaning areas boundaries were created in a GIS program and are currently GIS layers.

Individual cleaning area maps, **(Appendix 4-E)**, are utilized to manage crew activities and ensure proper and thorough mainline cleaning.

A target cleaning frequency for each collection system sub-basin can be found in Appendix 4-F.

Preventative Maintenance Cleaning Of Enhanced Areas

The Wastewater Collections has an enhanced preventative maintenance (PM) program for identified problem areas on the collection system. The Wastewater Collection Supervisor maintains an up-to-date list of hot spots and other high priority assets that are maintained once a week or once every two weeks.

Sewer Mainline Cleanings

Sewer mainline cleaning schedules were developed over the years through historical knowledge and data of repeat blockages as well as historical knowledge and experience of staff. The Wastewater Collection crew meet routinely, to discuss the effectiveness of certain types of cleanings, discuss whether the frequency of cleaning is appropriate at each location and identify if other problem areas have surfaced that should be added to the PM list. Crews are able to evaluate the effectiveness of PM cleaning and increase or decrease the length of time between cleanings based on field knowledge and experience as well as with the assistance of (CCTV) inspections.

After CCTV, it is determined if rehabilitation or replacement of a line may be necessary, or may present an opportunity to remove it from the PM list. At this point, the Collection Section will evaluate findings and handle the rehabilitation or replacement if necessary.

Cleaning Procedure

Wastewater Collection staff are trained on proper line-cleaning procedures. Various cleaning methods are used to ensure thorough cleaning of sewer mainlines, including hydro jet. The appropriate cleaning tools are regularly reviewed.

Collection System Performance

Objectives of preventative maintenance activities include the prevention of in sewer mainline blockages and SSOs. Performance indicators are useful in assessing the effectiveness of these activities, by keeping up-to-date historical logs, (see Appendix 4-G).

4.4 ASSESMENT, REHABILITATION AND REPLACEMENT PLAN

Condition Assessment and Inspection

Wastewater Collection has a goal of conducting a video condition assessment of each sewer mainline as required. Preventive Maintenance was selected to provide sufficient information to trend the condition of the lines and schedule repairs prior to failure.

The CCTV inspection is performed by Wastewater Collections. At a minimum, information from the CCTV inspection is to be documented and is utilized in prioritizing mainline repair projects. To provide consistency in data collection, review of pipe conditions and better understanding of the collection system, the Wastewater Collections staff implemented a program for CCTV inspections using a standardized National Association of Sewer Service Companies (NASSCO) rating system. Staff conducting and/or evaluating the ratings have completed Pipeline Assessment and Certification Program (PACP) training. The CCTV inspection identifies lines that need more frequent follow-up inspection period.

In addition to the programmed area for condition assessment, the following locations are added to the annual CCTV program:

- Lines with more than three service requests within the past year;
- Lines under roadway scheduled for rehabilitation;
- Lines identified by field personnel as problem locations.

These added lines are re-inspected as needed regardless of the date of a previous CCTV inspection to ensure there is up-to-date information on problem lines. Ongoing collaboration between Wastewater Collection and GIS staff ensure CCTV projects identify an inclusive list of pipes and rehabilitation efforts are suitably prioritized.

Prioritization of Repair and Rehabilitation

The City dedicates a significant portion of the Wastewater Collection annual budget for rehabilitation and repair. This funding is in addition to any major line replacement or pump lift station upgrades. Funding has been established to make prioritized line repairs identified in the annual CCTV condition assessment of the collection system. This program prioritizes the repair of structural defects to ensure the system can consistently provide service and also prioritizes repair of defects such as protruding taps and roots that cause backups and SSOs.

Two-Year Rehabilitation and Replacement Program

The City has a two-year business plan (Budget) that includes a Capital Improvement Program (CIP). Individual CIP projects run independently and therefore can begin before and continue beyond the budget cycle. The two Year CIP will only identify funds being newly allocated to existing projects. The city wide sanitary sewer rehabilitation program receives funds annually from sewer use fees. The funds are used for spot-repair, slip-lining or full-line replacement

Managing the annual capital investment in sanitary sewer rehabilitation, inflow/infiltration improvements and capacity upgrades require a long-term conceptual planning document. This planning document is officially budgeted approved by the City Council. It identifies probable long-term financial needs and identifies future projects. This CIP projection is used to develop sewer rates and plan for the issuance of revenues necessary to finance the projected Capital Improvement Program. This CIP identifies an ongoing commitment of funds for inflow and infiltration reduction in addition to significant funding identified for the sewer system.

Critical Replacement Parts

Certain critical replacement parts are maintained in inventory so that acquisition delays can be avoided and emergencies effectively dealt with. Those parts and equipment relating to collections that have been identified as critical for planned and unplanned maintenance include:

- ➤ A second vactor/flusher truck
- > Large diameter pipe replacement sections and fittings
- > A bypass portable diesel fueled pump capable of serving the longest runs between access points

4.5 PUMP LIFT STATION MAINTENANCE

The Wastewater Collection staff is in charge of the operations and maintenance of the four sewage-pumping lift stations. Of the four pump lift stations, Uplands and River Park lift stations are dual pump lift stations. River Bend Park and Ken Adams Park are single pump lift stations. Wet well operations are set to limit pump starts and stops. Power outages occur infrequently and average about three a year. The Uplands stationary gen-set is exercised weekly and the River Park, River Bend Park and Ken Adams Park portable gen-set is exercised monthly.

Pump stations are thoroughly inspected weekly as part of the sewer maintenance pump station preventative maintenance program. Work activities are developed and prioritized based on these inspections and completed prior to the next inspection.

Table 4.5 Preventative maintenance inspections cover the following:

LUBRICATIO	N	INSPECTION	LEAK CHECKS	EXERCISE	HOUSEKEEPING
Valves		Sump Pumps	Fuel/Oil Lines	Motors	Clean Interior
Locks	&	Backflow	Valves	Valves	Clean Exterior
Padlocks					
Latches	&	Controls/Alarms	Seals		Debris Pick-up
Hinges					
		Wet Well	Lubricants		Lights
		Exhaust	Air Systems		
		Systems	•		

The Wastewater Collections utilizes an Auto Dialer and Inspection system to monitor pump runtimes. Alarms sent to the Wastewater Collections include high wet well level and power failure.

4.6 SEWER MAINTENANCE STAFF TRAINING

Collection staff is required to complete various types of training as listed below. Collection staff must hold the appropriate CWEA Certifications.

Table 4.6 Wastewater Collection Staff Training List

CORE	EQUIPMENT OPERATIONS		
Customer Service	Combo Vactor/Flusher	Confined Spaces	
Sexual Harassment	Chainsaw	Gas/Air Monitors	
Cultural Diversity	Forklift	Shoring	
Commercial Drivers License	Tractor With attachments	Traffic Control	
CWEA Certifications	Mower	USA Locating SSO Prevention	
	CCTV		
	Dump Truck	NIMS	
		NASSCO PACP (as required)	

LIFT STATIONS	EMERGENCY	MEDICAL TRAINING	
Electrical Training	Hazmat	Blood Borne Pathogen	
Pump	Emergency Response Plan	First Aid Training	
Repairs/Troubleshooting			
		CPR and AED	

ELEMENT 4 APPENDICES

Appendix 4-A	Master Storm Drainage System Map

Appendix 4-B Wastewater Collection System Grid

Appendix 4-C Basins

Appendix 4-D Sub basins/Cleaning Areas

Appendix 4-E Cleaning Area Map (example)

Appendix 4-F Frequency of Basin Cleanings (example)

Appendix 4-G Historical Log (example)

Sewer System Management Plan Element 5

5.0 Design and Performance Provisions

Requirement: The SSMP must identify design, construction standards and specifications for the installation of new sanitary sewer systems, pump stations, other appurtenance, rehabilitation and repair of existing sanitary sewer systems.

a. <u>Standards for Installation, Rehabilitation and Repair</u>

Requirement: The SSMP must identify the procedures and standards for inspecting and testing the installation of new sewers, pumps, other appurtenance, rehabilitation and repair projects.

Element 5.0: Design and Performance Provisions

5.1 STANDARDS FOR INSTALLATION, REHABILITATION, AND REPAIR

The City of Lompoc has adopted Standard Specifications for Public Works Construction, the "Green Book" and city standards as our standard specifications for public works construction. **Construction details are shown on Appendices 5-A, 5-B, 5-C, and** 5-D.

Improvement Plans

Improvement plans shall be on 24" x 36" standard plan sheets. Drawings and specifications including "as builts" prepared by contractors for city project to become the property of the City and shall have the standard City title block located in the bottom right hand corner. Layout sheets shall be on plan and 3-line profiles. Approval signature shall be City Engineer/Public Works Director.

Sanitary Sewer Standards

- 1. Design criteria (PVC SDR 35)
 - a. Coefficient of friction "n" = 0.013
 - b. Minimum velocity = 2 feet per second
 - c. Maximum velocity = 10 feet per second

<u>Land Use</u>	Peak Design Flow Factor
0: 1 ("	0.0005 (./
Single family	0.0065 cfs/acre
Multi family	0.0115 cfs/acre
Commercial	0.0065 cfs/acre
Light industrial	0.0080 cfs/acre
Heavy industrial	0.0100 cfs/acre
Other	determined individually
Design shall include the	full peak flow for the contributory area

2. Desired Slopes of Collector Lines

<u>Size</u>	Slope (min)
8"	0.44%
10"	0.33%
12"	0.26%
15"	0.19%
18"	0.12%
21"	0.10%
24"	0.08%
27"	0.068%

- 3. Lateral Sizing
 - a. Laterals serving single family residence 4"
 - b. Laterals serving multi family residence 4" to 6"
 - c. Minimum cover at property line 3 feet
 - d. Cleanout required downstream of building

- 4. Preferred Minimum Sizing for Sanitary Sewer Mains
 - a. Residential areas 8"
 - b. Commercial and industrial areas 8"
- 5. Easements minimum 10 feet wide
- 6. Normal location in alley/street
- 7. Maintenance Hole spacing 500 feet apart
- 8. Minimum cover over main 4 feet
- 9. Maintenance Holes to be concentric
- 10. Minimum clearance of 1' shall be maintained between the sewer and crossing pipes
- 11. Allow 0.2 foot drop around a 90 degree bend in manhole
- 12. Change direction or size only at a manhole
- 13. Minimum radius 300' with approval by City Engineer
- 14. Flushing starters are required on all dead-end lines whether in a cul-de-sac or at a dead-end street except where terminated at a maintenance hole. Flushing starters shall be located as necessary from a maintenance hole. Lines shall be constructed through the development to upstream properties shall include capacity for the upstream area.
- 15. Avoid drop manholes

5.2 STANDARDS FOR INSPECTION & TESTING OF NEW, REHABILITATED, AND REPAIRED FACILITIES

Inspection and Testing are located in the City Standards.

5.3 DESIGN AND PERFORMANCE STANDARDS GOALS:

Update Design and Performance Standards as needed. (For example, the switch to PVC SDR35 pipe material from vitrified clay pipe is reflected in this SSMP revision.)

ELEMENT 5 APPENDICES

Appendix 5-A Standard Ring. Cover. Pipe. (R.C.P.) Maintenance Holes

Appendix 5-B Standard Sewer Details Lateral for Deep Sewers

Appendix 5-C Standard Sewer Lateral

Appendix 5-D Shallow Manholes

Sewer System Management Plan Element 6

6.0 Spill Emergency Response Plan

Requirement: The SSMP must include an up to date Spill Emergency Response Plan (SERP) to ensure prompt detection and response to spills to reduce spills volumes and collect information for prevention of future spills. The SERP must include procedures according to the requirements in the 2022 SSS WDRs (Attachment D, Section 6). Some of the information provided in the SERP includes the following:

- a. Procedures to ensure prompt notification to appropriate regulatory agencies, health agencies, Regional Water Board, Water suppliers, etc. of all SSOs that potentially affect public health or reach waters of the state in accordance with the MRP. All SSOs shall be reported in accordance with this MRP.
- b. A program to ensure an appropriate response to all overflows.
- c. Procedures to ensure that staff and contractor personnel are aware of and follow the Emergency Response Plan and are appropriately trained.
- d. Procedures to address emergency operations such as traffic/crowd control and other necessary response activities.
- e. A program to ensure that all reasonable steps are taken to contain and prevent the discharge of untreated wastewater to water of the United States and to minimize or correct any adverse impact on the environment resulting from the SSOs including accelerated or additional monitoring as may be necessary to determine the nature and impact of the discharge.

Element 6.0: Spill Emergency Response Plan

This SSMP element serves as the Spill Emergency Response Plan (SERP) for the City of Lompoc Wastewater Division. It establishes actions related to responding to sanitary sewer overflows including notification, clean-up, and post-spill requirements. The effectiveness of the SERP and review of the plan are conducted annually with updates to the SERP completed on an as needed basis. This SERP was revised in May 2023 to comply with requirements provided in Order No. WQ 2022-0103-DWQ.

6.1 **AUTHORITY**

This Spill Emergency Response Plan (SERP) was initially prepared pursuant to spill emergency response plan element 6.1 of WDR 2006-0003-DWQ, as amended in State Water Resources Control Board Order No. WQ 2013-0058-EXEC, adopted August 6, 2013, to facilitate proper incident reporting procedures. The 2006 Order and 2013 amendments were superseded by Order No. WQ 2022-0013-DWQ (2022 SSS WDRs), issued on December 6, 2022, and effective June 5, 2023.

6.2 GENERAL

The Spill Emergency Response Plan (SERP) is designed to ensure every report of a sewage overflow incident is immediately dispatched to the appropriate Wastewater Collection personnel for confirmation. Quick response will minimize the effects of the overflow with respect to impacts on public health, beneficial uses, water quality of surface waters, and customer service. Having an up to date SERP should ensure a reduction in spill volumes as well as assist in the collection of information for prevention of future spills. The SERP further includes provisions to ensure safety pursuant to the directions provided by the State Department of Environmental Conservation and that notification and reporting is made to the State Water Resources Control Board and Santa Barbara County Environmental Health, when applicable.

For purposes of the SERP, "confirmed sewage spill" is also sometimes referred to as "sewer overflow," "overflow," or "SSO." This plan continues to be updated periodically to accommodate State amendments to monitoring and reporting programs. The SERP was updated in May 2023 according to the requirements stipulated in Attachment D Section 6 of the 2022 SSS WDRs.

Objectives

The primary objectives of the SERP are to protect public health and the environment, satisfy regulatory agencies and waste discharge permit conditions (which address procedures for managing sewer overflows), and minimize risk of enforcement actions against the City of Lompoc, the sewer system owner.

Additional objectives of the SERP are as follows:

- Protect collection Wastewater Treatment Plant personnel;
- Protect the collection system, wastewater treatment facilities, and all appurtenances;
- Protect private and public property beyond the collection and treatment facilities;

Protect water ways.

Organization Elements of SERP

The key elements of the SERP are addressed individually as follows:

- Section 6.3 Overflow Response Procedure
- Section 6.4 Public Advisory Procedure
- Section 6.5 Regulatory Agency Notification Plan
- Section 6.6 Outreach, Training, and Education
- Section 6.7 Maintenance of SERP

6.3 OVERFLOW RESPONSE PROCEDURE

The Overflow Response Procedure (**Appendix 6-D**) presents a strategy for Wastewater Collection personnel to mobilize labor, materials, tools and equipment to correct or repair any condition, which may cause or contribute to an un-permitted discharge. The plan considers a wide range of potential system failures that could create an overflow to surface waters, land or buildings. **Appendix 6-F lists measures taken to minimize or avoid SSOs.**

Receipt of Information Regarding a SSO

An overflow may be detected by anyone, not just employees. The City of Lompoc Wastewater Collections has a responsibility to act based on received phone calls or reports of possible sewage overflow from the Wastewater Collection System, and/or private service lateral spilling off of private property to public property or easement, and to provide immediate response to investigate and/or correct reported sewer overflow.

Generally, telephone calls from the public reporting possible sewer overflows are initially received at one of the public offices identified in **Appendix 6-E**.

- 1. The dispatcher obtains relevant information available regarding the possible overflow which may include:
 - a. Time and date call was received;
 - b. Specific location;
 - c. Description of problem;
 - d. Time possible overflow was noticed by the caller;
 - e. Caller's name and phone number;
 - f. Observations of the caller; and
 - g. Other relevant information that will enable the Wastewater Collection personnel to quickly locate, assess and stop the overflow.

The dispatcher notifies the Wastewater Collection Section, and may record initial information in a Sewage Overflow Report (Ref. Appendix 6-B) or Complaint Log for convenience in preparing a report.

2. The Wastewater Collection Supervisor or designee directs Wastewater Collections personnel to confirm the possible overflow. Until verified, the report of a possible spill will not be referred to as a "sewer overflow." Once a sewer overflow is verified, the Wastewater Collection Supervisor shall complete the Sanitary Sewer Overflow Report found in Appendix 6-B. If it is determined that 1,000 gallons or more reached or are likely to reach surface waters, the Wastewater Department Superintendent or designee shall provide the information orally to the California Office of Emergency Services (CalOES) within 2 hours of confirming the spill. The caller will receive an "OES Control Number." All spills, regardless of volume, or no spills, will be electronically reported into the California Integrated Water Quality System (CIWQS) according to the requirements stipulated in the MRP—as summarized in Appendix 6-A. The Wastewater Department Superintendent or designee is also responsible for reviewing, updating, and certifying the final CIWQS SSO Reports.

Dispatch of Wastewater Collections Personnel to Site of Sewer Overflow

Failure of any element within the wastewater collection system that threatens to cause or causes a SSO must trigger an immediate response to isolate and correct the problem. Personnel and equipment must be available to respond to any SSO locations. A summary of the Sewer Overflow Response Tracking Protocol is included in **Appendix 6-D**.

1. Dispatching Wastewater Collection Personnel

When Wastewater Collection personnel receive notification of a potential sewer overflow the Wastewater Collection Section sends personnel with appropriate resources required.

2. Personnel Instructions

- a. Dispatch collection personnel by telephone or radio. Assign appropriate personnel, materials, supplies and equipment needed.
- b. The dispatcher must verify that the entire message has been received and acknowledged by the collection personnel who were dispatched. All personnel being dispatched to the site of an SSO need to proceed immediately to the site of the overflow. Report any delays or conflicts in assignments immediately for resolution.
- c. If the Wastewater Collection Supervisor or designee has not received findings from the field crew within a reasonable period of time, the Wastewater Collection Supervisor contacts the response personnel to determine the status of the investigation.

3. Additional Resources

The Wastewater Collection Supervisor or designee receives and conveys to appropriate parties requests for additional personnel, material, supplies, and equipment for personnel working at the site of the sewer overflow.

4. Preliminary Assessment of Damage to Private and Public Property

The Wastewater Collection personnel shall use reasonable discretion in their actions with private and public property owners. Wastewater collection must be aware that the City of Lompoc could face increased liability for any further damages inflicted to private property during such assistance. The Wastewater personnel shall take appropriate still photographs and/or video footage; if possible, of the sewer overflow impacted area that document the nature and extent of impacts.

5. Field Supervision and Inspection

- a. The Wastewater Collection Supervisor or designee visits the site of the sewer overflow to ensure the provisions and objectives of the SERP and other directives are met.
- b. The Wastewater Department Superintendent or designee is responsible for verbally notifying CalOES and the City of Lompoc Environmental Coordinator responsible for health in a timely manner as per the MRP.

6. Coordination with Hazardous Material Response

- a. Upon arrival at the scene of a sewer overflow, should a suspicious substance (e.g., oil sheen, foamy residue) be found on the ground surface, or should a suspicious odor (e.g., gasoline) not common to the sewer system be detected, the Wastewater Collection crew shall immediately contact the Wastewater Collection Supervisor or designee for guidance before taking further action.
- b. Should the Wastewater Collection Supervisor or designee determine the need to alert the Hazardous Materials Response Team, personnel will wait for the Hazardous Materials Response Team response.
- c. Upon arrival of the Hazardous Materials Response Team, the Wastewater Collection personnel shall take direction from the lead authority of that team. Only when that authority determines it is safe and appropriate for Wastewater Collection personnel to proceed shall containment, clean-up activities, and correction under the SERP re-commence.

Overflow Containment, Correction, and Clean-Up

This section describes specific actions to be performed by the Wastewater Collection personnel during an SSO.

The objectives of these actions are:

• To protect public health, environment and property from sewage overflows and restore surrounding area as soon as possible;

- To establish perimeters and control zones with appropriate traffic cones and barricades, vehicles or use of natural topography (e.g., hills, berms);
- To promptly notify the CalOES in cases where 1,000 gallons or more reached or may reach surface waters or groundwaters (such as from stormwater infiltration facilities) and provide preliminary overflow information and potential impacts:
- To collect and properly dispose of spilled sewage and clean contaminated areas;
- To contain the sewer overflow to the maximum extent possible including preventing the discharge of sewage into surface waters; and
- To minimize the City of Lompoc exposure to any regulatory agency penalties and fines.

Under most circumstances, the City of Lompoc can handle all response actions with its own Wastewater Collection personnel. They have the skills and experience to respond rapidly and in the most appropriate manner. An important issue with respect to an emergency response is to ensure that the temporary actions necessary to divert flows and repair the problem do not produce a problem elsewhere in the system. In addition, the Wastewater Division works closely with other departments—such as the Stormwater Division, to ensure for coordination during emergencies.

Circumstances may arise when the City of Lompoc could benefit from the support of private-sector construction assistance where large diameter pipes requiring shoring and dewatering. The City of Lompoc may also choose to use a private contractor for open excavation operations that might exceed one day to complete.

1. Responsibilities of Wastewater Collection Personnel upon Arrival

It is the responsibility of the first personnel arriving at the site of a sewer overflow to protect the health and safety of the public by mitigating the impact of the overflow to the maximum extent possible. Should the overflow not be the responsibility of the City of Lompoc but there is imminent danger to public health, public or private property or to the quality of waters of the state, then the Wastewater Collection Supervisor or designee takes prudent emergency action until the responsible party assumes responsibility and provides actions.

Upon arrival at an SSO, the Wastewater Collection personnel perform the following:

- a. Determines the cause of the overflow, e.g., sewer line blockage, pump lift station mechanical or electrical failure, sewer line break, etc.;
- b. Identifies and requests assistance or additional resources to correct the overflow or to assist in determination of its cause:
- c. Takes immediate steps to stop the overflow, e.g., relieves pipeline blockage, manually operates pump lift station controls, repairs pipe, etc.; extraordinary steps may be considered where overflows from private property threaten public health and safety (e.g., an overflow running off of private property onto public property or easement);
- d. Provides appropriate barricades to control public and traffic access as needed, and;

e. Requests additional personnel, materials, supplies, or equipment that will expedite and minimize the impact of the overflow.

2. Initial Measures for Containment

Wastewater Collection personnel initiate measures to contain the overflowing sewage and recover sewage which has already been discharged, minimizing impact to public health or the environment. They further:

- a. Determine the immediate destination of the overflow, e.g., storm drain, street curb gutter, body of water, streambed, etc.;
- b. Identify and request the necessary materials and equipment to contain or isolate the overflow, if not readily available; and
- c. Take immediate steps to contain the overflow, e.g., block or bag storm drains, recover through vacuum truck, divert into downstream manhole, etc.

3. Additional Measures under Potential Prolonged Overflow Conditions

In the event of a prolonged sewer line blockage or a sewer line collapse, set up a portable bypass pumping operation around the obstruction. This may include:

- a. Taking appropriate measures to determine the proper size and number of pumps required to effectively handle the sewage flow;
- b. Implementing continuous or periodic monitoring of the by-pass pumping operation as required; and
- c. Addressing regulatory agency issues in conjunction with emergency repairs.

4. Clean-Up

Clean sewer overflow sites thoroughly after an overflow, generally using current Santa Barbara County Environmental Health Department guidelines. No readily identified residue (e.g., sewage solids, papers, rags, plastics, and rubber products) should remain. Clean up of spill area and storm drain system should be conducted in a manner that does not inadvertently impact beneficial uses in the receiving water.

Additional clean-up procedures may include:

- a. Digital photos taken of the area before and after cleanup;
- b. Thoroughly flushing the area with water and clean-up of any sewage or wash-down water; solids and debris are to be collected and transported for proper disposal;
- c. Securing the overflow area to prevent contact by the public until the site has been thoroughly cleaned; and

d. Where sewage has resulted in ponding, pumping the pond dry and disposing of the residue in accordance with applicable regulations and policies.

5. Photographs and Visual Monitoring

- Photos have to be time stamped (use timestamp on cameras and/or enable location and time stamp data in digital files)
- Photos are required for the following:
 - Spill appearance point(s) take at least one photo of active overflow. Under prolonged spill conditions, take photos at different times to show potential changes in discharge rates throughout the duration of the spill.
 - Spill entry point into the storm drain system
 - o Location of discharge into the surface water
 - o Warning signs, beach closure signage
 - Extent of the spill spread
 - Impacts to surface waters (water bank erosion, floating debris, water surface sheen, fish kills, etc.)
 - o Location(s) of the clean-up
 - Sampling location(s), if sampling is conducted.
- Visual monitoring:
 - Take notes on visual observations such as impacts to surface waters (water bank erosion, floating debris, water surface sheen, fish kills, etc.)
 - Estimate spill travel time from appearance point to final destination in the receiving water.

6. Sampling

If an estimated 50,000 gallons or more reach surface waters, follow procedures in the Water Quality Monitoring Plan for ammonia and bacteria monitoring (Appendix 6-G).

Sanitary Sewer Overflow Reporting

The Sanitary Sewer Overflow Report Form (Appendix 6-B) compiles information required to be reported to the California Integrated Water Quality System (CIWQS). The website for reporting SSOs is: http://ciwqs.waterboards.ca.gov/.

If **1,000 gallons or more** reach surface water, groundwater, or drainage channel, Wastewater Collections shall notify the California Office of Emergency Services (CalOES) within two (2) hours from the time of becoming aware of the spill. The SSO Report Form shall be completed along with CIWQS online reporting according to the reporting requirements provided in **Appendix 6-A**.

Depending on the SSO Classification, CIWQS reporting procedures are as follows:

Category 1 (all spills that reach surface waters without being fully recovered):

- Submit draft report within 3 business days of becoming aware of SSO
- Finalize report and certify within 15 calendar days of the end of the SSO
- If more than 50,000 gallons reached surface waters, an SSO Technical Report will be developed and submitted within 45 calendar days of the end of the SSO.

<u>Category 2 (spills of 1,000 gallons or more that do not reach surface waters or that are fully recovered):</u>

• Submit draft report within 3 business days of becoming aware of SSO

• Finalize report and certify within 15 calendar days of the end of the SSO

Category 3 (spills equal or greater than 50 gallons, but less than 1,000 gallons that do not reach surface waters or that are fully recovered):

Submit certified report within 30 calendar days of the end of month in which the SSO occurred.

<u>Category 4 (spills less than 50 gallons that do not reach surface waters or that are fully recovered):</u>

- Submit the number of spills and the total volume within 30 calendar days after the end of the month in which the Category 4 SSOs occurred.
- Upload and certify a report with details from all Category 4 spills from throughout the calendar year by February 1st of the following year.

Sewer overflow reporting information includes the following:

- 1. Determination if the sewage overflow reached surface waters or groundwater, i.e., overflows where sewage was observed flowing towards surface waters or stormwater infiltration facilities, respectively; or there was obvious indication (e.g., sewage residue) that sewage flowed to surface waters or infiltration facilities that reach groundwaters;
- 2. Determination that the sewage overflow had not reached surface waters by describing conditions at the sewage overflow, which support this determination:
- 3. Determination of the start time of the sewer overflow by the best one of the following methods:
 - a. Date and time information received and/or reported to have begun and later substantiated by Wastewater Collection personnel;
 - b. Visual observation:
- 4. Determination of the stop time of the sewer overflow by the best one of the following methods:
 - a. When the blockage is cleared or flow is controlled or contained; or
 - b. The arrival time of the Wastewater Collection personnel, if the overflow stopped between the time it was reported and the time or arrival;
- 5. Direct visual observations of the overflow;
- 6. Determination of the volume of the sewer overflow; and
- 7. Photographs of the event such as spill appearance point, spill entry point into the storm drain system, location of discharge into the surface water, impacts to surface waters, sampling location(s), warning signs, beach closure signage, and location of the clean-up.

Customer Satisfaction

The Wastewater Collection Supervisor or designee may follow up in person or by telephone with the entity reporting the overflow. The cause of the overflow and its resolution may be disclosed.

Post-Spill Debrief

The Wastewater Department Superintendent or designee shall conduct a spill debrief meeting monthly, in months when spills occurred, or more often if deemed necessary, with all Collection System staff to go over recent spill events. The debrief may review spill response activities and discuss what worked, what did not work, any missed regulatory requirements (notifications, sampling, etc.), and improvements moving forward. Staff will also discuss final corrective action(s) completed or planned, such as enforcement taken on parties responsible for illicit discharge or actions taken/needed to prevent repeated spill occurrences at a particular location. When necessary, contractors may be invited to participate in these meetings. If needed, the SERP will be modified to improve existing procedures based on lessons learned.

6.4 PUBLIC ADVISORY PROCEDURE

This section describes the actions the City of Lompoc will take, in cooperation with the California Office of Emergency Services, Regional Water Quality Control Board, and/or the Santa Barbara County Environmental Health, to limit public access to areas potentially impacted by un-permitted discharges of pollutants to surface water bodies from the Wastewater Collection System.

Temporary Signage

The Santa Barbara County Environmental Health has primary responsibility for determining when to post notices of polluted surface water bodies or ground surfaces that result from uncontrolled wastewater discharges from its facilities. The postings do not necessarily prohibit use of recreational areas, unless posted otherwise, but provide a warning of potential public health risks due to sewage contamination.

The Wastewater Division Superintendent or designee and City elected official shall determine if posting of a confirmed overflow is necessary.

Other Public Notification

The Wastewater Division Superintendent or designee and/or the City Manager or designee shall determine the need for further public notification.

6.5 REGULATORY AGENCY NOTIFICATION PLAN

General

Notification of regulatory agencies shall take place in accordance with the current MRP (Attachment E1 of the 2022 SSS WDRs). A summary of these reporting requirements can be found in **Appendix 6-A**.

Immediate Notification

If the overflow results in a discharge greater than or equal to 1,000 gallons to a drainage channel, surface water, groundwater, or in a location where it probably will be discharged to surface water or groundwater (such as a stormwater infiltration facility), Wastewater Collections shall notify CalOES, obtain a notification control number, and provide information related to the discharge as requested by CalOES within two (2) hours after becoming aware of the discharge. In turn, CalOES will notify the Regional Water Quality Control Board, and the City of Lompoc Environmental

Coordinator. Substantive changes in the quantity or impact of the discharge must be made to CalOES until a certified CIWQS report is made.

Secondary Notification

Wastewater Division Superintendent or designee may contact other agencies, as necessary, as well as other interested and possibly impacted parties. **See Appendix 6-E for additional contact information.** It includes local agencies as well as other city departments. Contacts for wastewater and collections specifically are listed under number 41.

6.6 OUTREACH, TRAINING AND EDUCATION

Training and educational activity occurs under various City programs. It includes formal classroom training, and informal on-the-job and hands-on training. Training is facilitated by both City staff and by outside training workshops. Training courses are added and existing courses are modified to stay current with the rapidly changing technology and requirements, and may include computer-aided and online training. Collection crew is cross-trained so that critical tasks can be done without interruption even if the crewmembers change. Task proficiency is a requirement for all job positions and promotions, and training records are maintained to monitor completed classes. The City Collection Crew provides operational training on sewer cleaning, equipment, and vehicle operation.

Safety training is an integral part of the City's program. Every staff member receives formal training. Collections personnel are trained in traffic management, confined space entry and in hazard communication, as required by regulations.

The City prepares employees to respond to major emergencies and disasters, and has established an operation center and emergency response teams. Collection crew are made aware of and follow the Spill Emergency Response Plan (SERP), and are appropriately trained. Emergency SERP training exercises are conducted periodically and documented.

In the case that the City may use a contractor for emergency repairs or SSO assistance, it provides the contractor with its SERP. The contractor must provide documentation that its employees or subcontracted employees engaged in the work are familiar with the SERP and have been adequately trained.

Specific Outreach and Communications to the public relating to sewer spills is minimal and no public training takes place. These topics as they relate to interfacing with the general public are addressed in SSMP Element 11.

6.7 MAINTENANCE OF SERP

As required by the 2022 General Order, an effectiveness assessment and review of the SERP is to be conducted on an annual basis. The SERP will be updated as needed based on yearly review and assessment results. Possible amendments may include:

- A. Change in procedures;
- B. Change in contact personnel; or
- C. Changes due to regulatory requirements.

ELEMENT 6 APPENDICES

Appendix 6 – A	Sanitary Sewer Overflow Reporting Instructions
Appendix 6 – B	Sanitary Sewer Overflow Report Form
Appendix 6 – C	Sewer Overflow Notice Action Flow Chart
Appendix 6 – D	Sewer Overflow Response Tracking Protocol
Appendix 6 – E	Emergency Phone Numbers
Appendix 6 – F	Suggested Criteria for Demonstrating How a Sewer Overflow was Unavoidable
Appendix 6 – G	Water Quality Monitoring Plan

APPENDIX 6 – A

Sanitary Sewer Overflow Reporting Instructions

SSOs where 1,000 gallons or more reach surface water or groundwater must be reported within two (2) hours to CalOES at (800) 852-7550

CIWQS Online Database address is http://ciwqs.waterboards.ca.gov

Category 1 SSO - Any spill that reaches surface water

- 1. **If 1,000 gallons or more reach or threaten to reach surface water**, call CalOES within two (2) hours to receive an OES Control Number (800) 852-7550.
- 2. For all spills that reach surface waters, regardless of volume:
 - Complete the Sanitary Sewer Overflow Report Form (Appendix 6-B)
 - Enter data into the CIWQS online SSO Database within three (3) business days of becoming aware of the spill
 - Certify report by Legally Responsible Official within 15 calendar days of SSO end date.
- 3. If 50,000 gallons or more reach surface waters:
 - Follow the Water Quality Monitoring Plan (Appendix 6-G)
 - Report all monitoring results and develop a Technical Report within 45 days of SSO end date.

<u>Category 2 SSO - Spills equal to or greater than 1,000 gallons that **do not** reach surface water</u>

- 1. If 1,000 gallons or more reach or threaten to reach waters of the State (i.e., groundwater), call CalOES within two (2) hours to receive an OES Control Number (800) 852-7550.
- 2. Complete the Sanitary Sewer Overflow Report Form
- 3. Enter data into the CIWQS online SSO Database within three (3) business days of becoming aware of the spill
- 4. Certify report by Legally Responsible Official within 15 calendar days of the spill end date.

Category 3 SSO - Spills equal to or more than 50 gallons but less than 1,000 gallons that do not reach surface water

- 1. Complete the Sanitary Sewer Overflow Report Form
- 2. Submit Certified Spill Report into the CIWQS online SSO Database within 30 calendar days after the end of the month in which the spill occurred (e.g., a spill that occurred between May 1st and May 31st, would be reported by June 30th).

Category 4 SSO - Spills less than 50 gallons that **do not** reach surface water

1. Complete the Sanitary Sewer Overflow Report Form

- 2. Submit the number of Category 4 spills and the total volume from Category 4 spills into the CIWQS online SSO Database within 30 calendar days after the end of the month in which the spills occurred (e.g., spills that occurred between May 1st and May 31st, would be tallied in a monthly report due June 30th).

 3. Upload and certify a report with details from all Category 4 spills from throughout
- the calendar year by February 1st of the following year.

SSO REPORT FORM: APPENDIX 6 - B

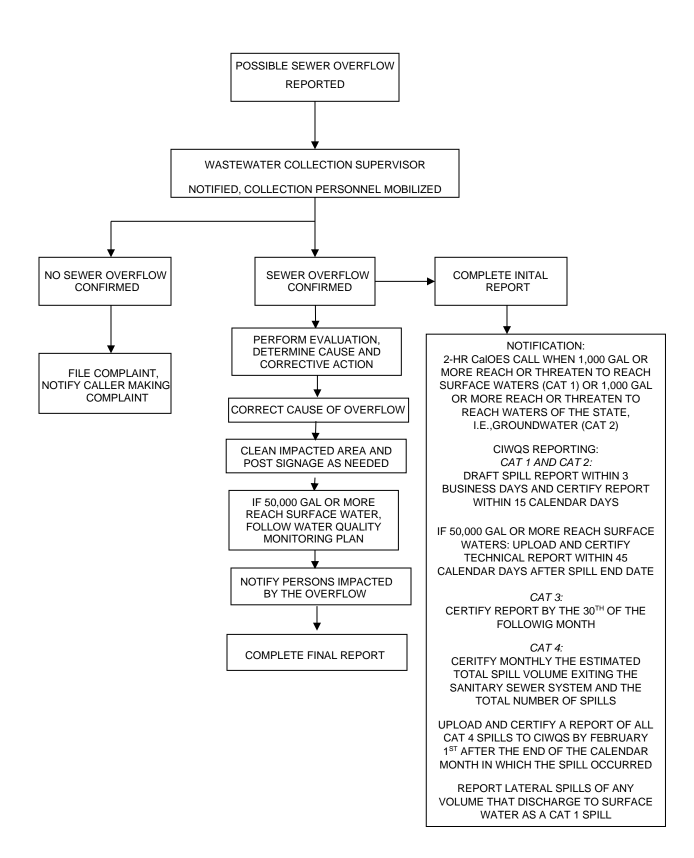
City of Lompoc Sanitary Sewer Overflow Report Form

Reporting Party					
Address:				Telephor	ne:
		Physical L	ocation Details		
1, 2 Spill Location Na	me:				
^{1, 2} GPS Latitude: ^{1, 2} GPS Longitude:		min or min or	decimal degree		
Street Number: Street Direction:	□ North □ South	_ □ East □ West □ Otl	ner		
Street Name: Street Type: Cross Street:		Suite or A	partment:		
City: □ Lompoc ^{1,2} County: □ Santa	□ Other a Barbara □ Other _	Stat	e: CA Zip: 93436	□ Other	
Spill Location Descr	iption:				
^{1, 2} Regional Water (Quality Control Board	: □ Central Coast Reg	gion 3 🗆 Other:		
		Spi	II Details		
		r structure		□ gravity sewer	
	charge to a storm dra		water? □ Yes □ No y captured and returned to e party (for private lateral s	-	•
^{1, 2} Final spill destina □ surface water □	ition: □ beach □ □ unpaved surface	building or structure □ other (explain):	□ other paved surface	□ storm drain	□ street/curb and gutter
¹ Estimated volume	e of spill recovered: of spill that reached:	gallons ga surface water, drainage : g	channel, or not recovered	d from storm drain	: gallons
^{1, 2} Estimated spill st ^{1, 2} Date and time W	art date / time: astewater Collections	s Section was notified o	of or discovered spill:		
1, 2 Estimated Collec	tions personnel arriv	al date / time:			
1, 2 Estimated spill er	nd date / time:				
^{1, 2} Spill cause: □ pipe structural pro		exceeded capacity pump station failure	□ grease deposition / F0		ator error rusion □ vandalism
□ other (explain):					

Form Completion Name of Person Completing Form:	
Other Agency Notified:	
1 County Health Agency notified Date / Time (required if "yes," above):	
¹ County Health Agency and Environmental Coordinator notified: □ Yes □ No	
**OES Called Date / Time:	
**OES Control Number:	
Notification Details	
Photos have to be time stamped (use timestamp on cameras and/or enable location and timestamp for digital files). Photograph the fe 1,2 Spill appearance point(s) – take at least one photo of the active overflow. Under prolonged spill conditions, take photos at differ times to show potential changes in discharge rates throughout the duration of the spill. 1,2 Spill entry point into the storm drain system, if spill reached a storm drain 1 Location of discharge into the surface water 1 Warning signs, beach closure signage 1,2 Extent of the spill spread 1 Impacts to surface waters (water bank erosion, floating debris, water sheen, fish kills, etc.) 1,2 Location(s) of the clean-up 1 Sampling location(s), if sampling conducted.	
Dates of previous SSOs at same location:	
1,2 Spill corrective actions taken: added sewer to preventive maintenance program adjusted schedule / method of preventive maintenance enforcement action against FOG source plan rehabilitation or replacement of sewer erepaired so other (specify):	
¹Water quality sample results reported to: □ County Health Agency □ Regional Water Quality Control Board □ none of the above □ no water quality samples taken □ other (specify):	
¹When 50,000 gal or more reach surface water, water quality samples analyzed for: □ ammonia (required) □ E. coli (required) □ chemical indicator(s) (optional): □ no water quality samples taken □ not applicable to this spill □ other (specify): □	other
¹ Is there an ongoing investigation? □ Yes □ No	
¹ Health warnings posted? □ Yes □ No ¹ Name of impacted beach (es) (n/a if not applicable): ¹ Name of impacted surface water(s) (n/a if not applicable):	
Visual inspection results from impacted receiving water:	
¹ Spill response completion date:	
□ inspected sewer using CCTV to determine cause □ restored flow □ returned all or portion of spill to sanitary sewer system □ other (specify):	
1,2 Spill response activities (check all that apply): cleaned-up (mitigated effects of spill) contained all or portion of spill	
Diameter of sewer pipe at the point of blockage or spill cause (if applicable): inches Material of sewer pipe at the point of blockage or spill cause (if applicable): Estimated age of sewer pipe at the point of blockage or spill cause (if applicable): Description of terrain surrounding the point of blockage or spill cause (if applicable):	

APPENDIX 6 – C

SEWER OVERFLOW ACTION PLAN FLOW CHART WASTEWATER COLLECTION SYSTEM



APPENDIX 6 – D

SEWER OVERFLOW (SSO) RESPONSE TRACKING PROTOCOL CITY OF LOMPOC WASTEWATER SYSTEM

Step	Event
1	Report of possible SSO received by a dispatcher.
2	Dispatcher enters received information into Sewer Overflow Report.
3	Dispatcher contacts Wastewater Collection Supervisor or designee, which then deploys collections personnel to confirm reported SSO.
4	Maintenance personnel reports back to the Sewer Collection Supervisor reporting significance of the overflow.
5	Sewer Collection Supervisor or designee completes initial Overflow report. If the overflow will affect a drainage channel, surface water, or groundwater the Sewer Collection Supervisor or designee shall notify CalOES and the Environmental Coordinator orally within two (2) hours of becoming aware of the discharge.
6	Data from Overflow Report are entered into permanent record on file at the Wastewater Division.

APPENDIX 6 – E

ADDITIONAL CONTACT INFORMATION

1.	ADDITIONAL CONTACT INFORMATI Administration (City of Lompoc)	
2.	Airport	_(805) 875-8268
3.	Building Department	(805) 875-8220
4.	California Office of Emergency Services (CalOES)	(800) 852-7550
5.	Cal-Trans Representative, Chris Diaz	
	Office	
	Cell	
	Danny Lopez, Lead Worker	(805) 459-0472
	Emergency Closure for	(205) 540 2212
	Traffic Lanes	(803) 349-3212
6.	Goetz & Associates	(805) 735-8000
	(All properties listed below)	
	Chestnut Grove, Cypress Planned, Cypress Woods	
	Foot Hill Estates, Glen Ellen, Linda Vista	
	Lompoc Village (Gate #5468), Stonebrook (Gate #5652)
	Villa De Casitas, Villa de Las Flores	
	Walnut Meadows, Winchester Village	
	wanter reads vis, whitehester winage	
7.	City Attorney	(805) 875-8251
8.	City Clerk	(805) 875-8242
9.	Community Development	(805) 875-8279
	A. Crown Laurel(Key Sign Twice)	(1425)
40	1 120 ' '	
10.	Level 3 Communications Fiber Line Office	(977) 452 9353
	Fiber Line Office Fiber Hotline	
	6AM – 8PM	(000) 330 7173
11.	Economic Development	(805) 875-8232
12.	Electric	(805) 875-8011/(805) 875-8012
13.	Engineering	(805) 875-8269
	Engineering A. Environmental Coordinator	(805) 875-8275
	Santa Barbara County Environmental Health	
15.	Fire	(805) 736-4513/(805) 875-8050
16.	Human Resources	(805) 875-8205
17.	Information Systems	(805)875-8290
18.	Landfill	_(805) 736-9042

APPENDIX 6 – E

ADDITIONAL CONTACT INFORMATION

ADDITIONAL CONTACT INFORMAT	TION
19. Library	<u>(</u> 805) 736-3477
20. Lompoc Unified School District	
(Contact one of the school district personnel below, in the order list	and Those numbers are also listed
with the school office)	ed. These numbers are also listed
Operations Supervisor	(805) 736-2371 ext 3173
Operations Supervisor	(805) 736-2371 ext 3173
Sprinkler Mechanic	(805) 736-0227
Sprinker Weename	(003) 730-0227
21. Lompoc Valley Community Center	(805) 735-3001/(805) 735-3002
22. Mission Hills Community Services District	
District Cell Phone – On Call	(805) 588-2833
District Telephone	(805) 733-1945
Field Supervisor, Rick Young	(805) 588-2833
General Manager, Loch Dreizler	(805) 588-2833
23. Parks & Recreation	(805) 875-8100
24. Planning	(805) 875-8288
25. Police	(805) 736-2341/(805) 875-8102
26. Public Works	(805) 875-8269
27. Purchasing	(805) 875-8001
	(805) 875-8001
28. Pretreatment (Wastewater)	
28. Pretreatment (Wastewater) Water Resources Protection Technician	(805) 875-8403/(805) 315-7117
28. Pretreatment (Wastewater)	(805) 875-8403/(805) 315-7117
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist 29. Regional Water Quality Control Board	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist 29. Regional Water Quality Control Board Fax	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688 (805) 788-3584
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist 29. Regional Water Quality Control Board Fax 30. Solid Waste	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688 (805) 788-3584 (805) 875-8024
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist 29. Regional Water Quality Control Board Fax 30. Solid Waste 31. State Office Of Emergency Services	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688 (805) 788-3584 (805) 875-8024 (916) 845-8510
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist 29. Regional Water Quality Control Board Fax 30. Solid Waste	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688 (805) 788-3584 (805) 875-8024 (916) 845-8510
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist 29. Regional Water Quality Control Board Fax 30. Solid Waste 31. State Office Of Emergency Services	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688 (805) 788-3584 (805) 875-8024 (916) 845-8510 (916) 845-8511
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist 29. Regional Water Quality Control Board Fax 30. Solid Waste 31. State Office Of Emergency Services Fax	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688 (805) 788-3584 (805) 875-8024 (916) 845-8510 (916) 845-8511 (805) 875-8275
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist 29. Regional Water Quality Control Board Fax 30. Solid Waste 31. State Office Of Emergency Services Fax 32. Stormwater	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688 (805) 788-3584 (805) 875-8024 (916) 845-8510 (916) 845-8511 (805) 875-8275 (805) 875-8021
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist 29. Regional Water Quality Control Board Fax 30. Solid Waste 31. State Office Of Emergency Services Fax 32. Stormwater 33. Streets	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688 (805) 788-3584 (805) 875-8024 (916) 845-8510 (916) 845-8511 (805) 875-8275 (805) 875-8021 (805) 736-7666/(805) 875-8266
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist 29. Regional Water Quality Control Board Fax 30. Solid Waste 31. State Office Of Emergency Services Fax 32. Stormwater 33. Streets 34. Transit – COLT Bus Service 35. Trees	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688 (805) 788-3584 (805) 875-8024 (916) 845-8510 (916) 845-8511 (805) 875-8275 (805) 875-8021 (805) 736-7666/(805) 875-8266
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist 29. Regional Water Quality Control Board Fax 30. Solid Waste 31. State Office Of Emergency Services Fax 32. Stormwater 33. Streets 34. Transit – COLT Bus Service 35. Trees 36. UTI (for Verizon)	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688 (805) 788-3584 (805) 875-8024 (916) 845-8510 (916) 845-8511 (805) 875-8275 (805) 875-8021 (805) 736-7666/(805) 875-8266 (805) 875-8034
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist 29. Regional Water Quality Control Board Fax 30. Solid Waste 31. State Office Of Emergency Services Fax 32. Stormwater 33. Streets 34. Transit – COLT Bus Service 35. Trees 36. UTI (for Verizon) After hours & weekends	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688 (805) 788-3584 (805) 875-8024 (916) 845-8510 (916) 845-8511 (805) 875-8275 (805) 875-8021 (805) 736-7666/(805) 875-8266 (805) 875-8034
28. Pretreatment (Wastewater) Water Resources Protection Technician Chemist 29. Regional Water Quality Control Board Fax 30. Solid Waste 31. State Office Of Emergency Services Fax 32. Stormwater 33. Streets 34. Transit – COLT Bus Service 35. Trees 36. UTI (for Verizon)	(805) 875-8403/(805) 315-7117 (805) 875-8415/(805) 455-6078 (805) 549-3688 (805) 788-3584 (805) 875-8024 (916) 845-8510 (916) 845-8511 (805) 875-8275 (805) 875-8021 (805) 736-7666/(805) 875-8266 (805) 875-8034

APPENDIX 6 – E

ADDITIONAL CONTACT INFORMATION

37. Union Pacific R & R (Fiber Optic Communications Line)	
Signals or Crossings	1 (800) 848-8715
24 hr Emergency	
38. Utility Connections (City Treasurer)	(805) 875-8246
39. USA DIG ALERT	
40. Water	(805) 736-1617
41. Wastewater/Sewer	(805) 736-5083
41. Wastewater/Sewer	(805) 736-5083 (805) 315-7098/(805) 736-7393
41. Wastewater/Sewer	(805) 736-5083 (805) 315-7098/(805) 736-7393 (805) 315-7013/(805) 736-1037
41. Wastewater/Sewer Wastewater Collections Supervisor Senior Wastewater Collection Worker	(805) 736-5083 (805) 315-7098/(805) 736-7393 (805) 315-7013/(805) 736-1037 (805) 315-7064/(805) 736-6963

APPENDIX 6 - F

OVERVIEW OF SOME MEASURES TO AVOID SEWER OVERFLOWS

- A. Proper Collection System Maintenance and Operations Program
 - Cleaning of pipes (grease, root deposits)
 - Sealing or maintenance of deteriorating sewers
 - Remediation of poor/substandard construction (short term)
 - Sewer replacement or rehabilitation program (long term)
 - Proper maintenance and operations of pump stations
 - Inspection of private lateral connections
- B. New Wastewater Disposal System Construction
 - Use latest technology and standards in constructing new wastewater disposal system improvements
 - Perform proper construction inspection/quality assurance procedures.

Sewer System Management Plan Element 7

7.0 Fats, Oils, and Grease (FOG) Control Program

- Requirement: Each Enrollee shall evaluate its service area to determine whether a
 FOG control program is needed. If an Enrollee determines that a FOG program is not
 needed the Enrollee must provide justification as to why it is not needed. If the FOG is
 found to be a problem, the Enrollee must prepare and implement a FOG source control
 program to reduce the amount of these substances discharged to the sanitary sewer
 system. This plan shall include following as appropriate:
- **a.** An implementation plan and schedule for public education outreach program that promotes proper disposal of FOG.
- **b.** A plan and schedule for the disposal of FOG generated within the sanitary sewer system service area. This may include a list of acceptable disposal facilities and additional facilities needed to adequately dispose of FOG generated within a sanitary sewer system service area.
- **c.** The legal authority to prohibit discharges to the system and identify measures to prevent SSOs and blockages caused by SSOs
- **d.** Requirements to install grease removal devices such as traps or interceptors, design standards for the removal devices, maintenance requirements, BMP requirements, record keeping and reporting requirements.
- **e.** Authority to inspect grease producing facilities, enforcement authorities and whether the Enrollee has sufficient staff to inspect and enforce the FOG ordinances.
- **f.** An identification of sanitary sewer system sections subject to FOG blockages and establishment of a cleaning maintenance schedule for each section.
- **g.** Development and implementation of source control measures for all sources of FOG discharged to the sanitary sewer system for each section identified in (f) above.

Element 7: Fats, Oils, and Grease (FOG) Control Program

This SSMP element discusses the Fats, Oils, and Grease (FOG) Control Program that the City of Lompoc Wastewater Division has in development for the management, operation and maintenance of the sanitary sewer collection system. This section fulfills the FOG Control Program requirement of the SWRCB SSMP Element 7. Sections 7.1 through 7.7 provide a broad overview of the FOG Control Program.

A key objective of Element 7 is to focus on compliance with regulations as opposed to punitive measures.

7.1 CHARACTERIZING FOG SOURCES

FOG is a major cause of sewer line blockages leading to increased maintenance and possible SSOs. Blockages are associated with certain locations containing fats, oils, grease, or other encumbrances within the collection system. They are typically found in areas with restaurants, around apartment complexes, and at certain automotive related facilities, as well as in establishments built between 1916–1950 with clay sewer lines.

A closed circuit television (CCTV) deployed in the collection system identifies areas within the City that require more frequent inspection and maintenance. In rare cases high FOG concentrations have been also identified by the occurrence of a n SSO. **SSOs are discussed in more detail in Element 6.**

Certain locations are flushed with greater frequency than other lines to reduce odor and greasy build-up in the lines. Lines with a history of build-up are generally flushed at intervals of 3, 4, or 6 months from the last line flushing and are visually examined periodically. Lines with normal conditions or no history of FOG problems are flushed at intervals of 12 to 36 months.

Currently, certain locations of FOG-related issues including SSOs, FOG related blockages, sewer repairs, maintenance, cleaning frequencies, and identification of the suspected cause of problems are recorded into a City database.

7.2 REGULATORY REQUIREMENTS

Regulatory requirements specific to the control of FOG discharges shall be identified in the City of Lompoc Municipal Code, Title 13, Chapter 13.16, Article 9: Fats, Oils, and Grease Control Program. Program areas authorized in the Lompoc Municipal Code shall include FOG-related discharge prohibitions; grease control device requirements, including maintenance requirements; identification of best management practices (BMPs); monitoring, reporting, and inspection, and notification, conditions; and enforcement.

Additional regulatory controls applied generally to all collection system users are identified in the City Municipal Code, Title 13, Chapter 13.16, Articles 1 through9. Application of Article 9 provisions is intended to work in concert with the provisions of Articles 1 through 8. FOG users are not exempt from any of the regulatory requirements specified in Chapter 13.16.

7.3 FOG CONTROL PROGRAM

The City has determined a FOG Control Program is necessary to facilitate the maximum beneficial public use of the City of Lompoc's sewer services and facilities while preventing blockages of the sewer lines resulting from discharges of FOG to the sewer system. This section discusses the elements required to implement a successful FOG Control Program that complies with regulatory requirements. All FOG-discharging facilities are subject to the requirements of the FOG Control Program that shall be specified in Chapter 13.16, Article 9 of the City Municipal Code. Procedures for implementing the City's FOG Control Program shall be outlined in the City's Fats, Oils, and Grease (FOG) Pretreatment Program Policy. While the City maintains the legal authority to permit all FOG-discharging facilities, they may be, but are not routinely, issued individual wastewater discharge permits. FOG program staff do, however, regularly inspect FSEs to verify compliance with FOG Control Program requirements. Emphasis is placed upon FSEs because of the potential impact on the sewer system related to food preparation. This section provides a summary of the FOG Control Program.

On-site FOG Handling and Disposal Practices

<u>FOG control devices</u>. Unless the Director or his/her designee issues an exemption, the City of Lompoc Sewer System Ordinance shall require any User that discharges more than a *de minimus* quantity of FOG from its facility into the sanitary sewer system perform pretreatment to comply with the City's Pretreatment Program. Users are generally required to install, operate and maintain a FOG discharge grease control device that is sufficient to remove FOG contained in wastewater discharges. Such devices shall be sized, configured and connected in accordance with the most recent Uniform Plumbing Code (UPC) and approved by wastewater pretreatment or collections personnel. Restaurants and other FSEs that discharge a de minimis amount of FOG, such as those engaged only in reheating, hot holding, assembly, or mixing of ready to eat food products, may be exempted from this requirement.

Best Management Practices (BMPs)

- a. Food Service Establishments (FSEs). All FSEs and other entities that operate commercial kitchens, even if only on an occasional basis, are subject to FOG ordinance and pretreatment requirements which include Kitchen Best Management Practices (KBMPs) designed to reduce the amount of FOG discharged into the sanitary sewer system. These KBMPs shall include, but are not limited to, scraping plates prior to washing, using baskets in sink drains, and dry clean up for spills. FSEs, unless granted an individual written waiver by the Director or designee, shall implement KBMP. Outreach to FSEs includes providing educational materials relating to kitchen practices regarding the need and benefit of reducing or eliminating FOG producing materials from entering an establishment's sewage connection by separating them out for removal from the FSE as garbage. All FSEs shall post and keep posted, the Kitchen Best Management Practices in a conspicuous area in the food preparation and dishwashing areas at all times and maintain documentation of annual training of employees regarding FOG control measures and Kitchen Best Management Practices.
- b. Other Non-residential Sewer Users. Certain other Users utilize products in their businesses that include products that, if discharged to the sewer system, have the potential to contribute to FOG entering the sewer system. These include automobile service facilities that provide petroleum and grease based products and services in the course of conducting their business, and cannabis businesses that include production facilities.

c. Residential Sewer Users. Residential areas also can contribute to FOG discharges, however, their share of FOG contribution to the sewer system is de minimus and no FOG control devices are required.

FSE Record-keeping Requirements

All FSEs and multiple FSE dischargers shall be required to keep all manifests, receipts and invoices of all cleaning, maintenance, grease removal of/from the Grease Control Device, and disposal carrier and disposal site location records for no less than three years. FSEs and multiple FSE dischargers shall, upon request, make the manifests, receipts, invoices and records available to any City of Lompoc representative. In addition, FSEs and multiple FSE dischargers shall maintain the following records, as applicable:

- 1. A logbook of Grease Control Device cleaning and maintenance practices.
- 2. A record of Kitchen Best Management Practices being implemented.
- 3. Copies of records and manifests of waste hauling interceptor contents.
- 4. A logbook of annual training of employees regarding FOG control measures and Kitchen Best Management Practices.
- 5. Records of sampling data and sludge height monitoring for FOG and solids accumulation in the FOG interceptors.
- 6. Any other information determined to be appropriate by the Director or designee to ensure compliance with the FOG Control Program.

FSE Grease Storage for Recycling

Disposal of yellow grease including waste cooking oil into the sanitary sewer is prohibited. It is recommended that all FSEs use a grease rendering service for yellow grease. Yellow grease should be stored in a labeled and color-coded container with tight-fitting lid, and reside in a secondary containment container for spills. The container should be stored away from floor drains. Several grease rendering companies currently serve the Lompoc area. (The City cannot endorse or recommend grease rendering companies.)

Pretreatment Program

Under the Code of Federal Regulations at Title 40 of the Code of Federal Regulations (CFR) Part 403, the City is required to implement a Pretreatment Program to regulate discharge from non-domestic sources in its service area. The FOG Control Program is considered to be a component of the City's Pretreatment Program. Pretreatment Program is administered under the general direction of the Director and the supervision of the staff Chemist who serves as the lab director for the wastewater treatment plant. Title 13 Chapter 16 of the Lompoc Municipal Code provides the City with the necessary legal authority to implement the Pretreatment Program.

The City's Pretreatment Program uses an office database management system to track and monitor FSEs and other FOG producers. The database contains all Users that are subject to pretreatment. Information stored in the database includes: general facility information (e.g., name and description of facility, address, phone number, history, etc.), inspections, grease haulers and renders used, corrective actions taken, and compliance status. The database also includes: previous FOG blockages, sanitary sewer overflows (SSOs), sewer repairs and maintenance, cleaning frequencies, method of cleaning, suspected cause(s) of sewer problems, odor complaints and frequencies, and estimated costs of maintaining the sewer.

FOG Program Budget

The FOG Control Program is funded from Collections, Pretreatment, and Wastewater's Administrative budget. It is expected the expenditures spent on the FOG Program will remain fairly constant. The City budget includes both maintenance and capital funding for wastewater needs.

7.4 PROGRAM ADMINISTRATION

The City's Collection personnel maintain historical records of all SSOs, FOG related blockages, sewer repairs, maintenance, cleaning frequencies, site locations, and suspected cause of problems. It is used to help identify particular sewer system sections subject to blockages or with a past history of blockages so that specific preventive measures can be taken.

FSEs, automotive related industries and certain other FOG generating users are inspected regularly, with inspection frequencies being determined based on a variety of prioritizing factors. FOG-producing entities whose activities have resulted in special activities on the part of the City, including but not limited to issuance of notices of violation, increased cleaning frequency, or increased inspection frequency, are scheduled to be inspected more frequently. All users that are likely to have caused or contributed to FOG-related blockages or SSOs will be inspected promptly upon discovering the likely role of the user.

Present staffing is adequate to inspect facilities that discharge FOG to the sewer system. However, the ongoing establishment of local wineries and the emerging cannabis facilities may lead to additional staffing needs.

Inspection Procedures

All safety precautions shall be taken during each inspection. All inspectors shall have personal protective equipment (PPE) consisting of safety glasses, vest, gloves, hardhat, boots, and anything else required by site conditions available. Traffic cones shall be used when necessary. A gas monitor shall be used immediately prior to each inspection of a hydro-mechanical grease interceptor or gravity grease interceptors, as well as during the inspection. Additional PPE may be required depending on the inspection site.

Sampling equipment may include maintenance hole cover openers, sample containers, ice chest, cold packs, Sludge Judge®, paper towels, hand sanitizer, trash can, trash bags, towels, note pad, pen, chain of custody, and digital camera. Additional materials may be required where necessary.

Inspection Activities

Inspection activities may vary, depending on the reason for the inspection. Pretreatment personnel and/or other City representatives will first announce their arrival and may inspect the grease device manifests/logs. Inspection activities may also include inspection of any kitchen and all its grease removal devices, implementation of KBMPs, posted signs, and outside grease removal devices. The inspection activities may also include interviewing the staff, reviewing training logs and materials, and providing educational materials.

Inspection Criteria

Operation and maintenance practices for grease control are evaluated by the City during each facility inspection. Primary City inspection criteria include, but are not limited to the following, as applicable:

- 1. Grease Control Device compliance which may include visual inspection or measurement of FOG to determine performance.
- 2. Grease Control Device compliance with minimum pumping frequency.
- 3. Review of receipts/manifests/service logs and invoices to assess compliance with the minimum pump frequency requirements.
- 4. And for FSEs:
- a.) Visual verification of Kitchen Best Management Practices being posted conspicuously in the food preparation and dishwashing areas.
- b.) Evidence that employees of the food service establishment have been trained once each calendar year regarding FOG Control measures and BMPs as well as a review of training log/documentation.

Follow-up Procedures

When a User is found to be in non-compliance with program requirements, a notice to comply or a notice of violation may be issued depending on the history and severity of the FOG problem. In most cases, Users will receive a notice to comply within a specific time frame. The inspector informs the User that a follow-up inspection will occur to verify the required action, e.g., pumping/cleaning, has been performed and equipment is operating in conformity with regulatory requirements. If a blockage is severe, the inspector or other City personnel may remain on-site until a pumping company arrives and the FOG problem is remedied.

7.5 OUTREACH, TRAINING AND EDUCATION

This section of Element 7 applies to the FOG Control Program. Customer Communication of a more general nature is found in Element 11, Communication Program.

Educating owners and managers of facilities with potential to discharge FOG is an important and effective way to reduce FOG from entering the sanitary sewer. The City develops and distributes educational brochures and posters with grease removal device information, benefits of using a grease rendering service, BMPs, adverse effects of FOG blockages, grease removal device sizing, and frequently asked questions. Users may also find educational materials on the City's webpage (www.cityoflompoc.com).

Particular emphasis is directed toward assisting FSEs. Brochures and posters may be reviewed and distributed to all FSEs during inspections. City staff may also take the opportunity during inspections to educate the owner or manager of additional steps that can be taken to prevent FOG from entering the sewer.

Residential areas often contribute to FOG blockages, however, that impact is de minimus. The City may occasionally provide FOG brochures throughout the City to residents relating to FOG reduction efforts. This generally is accomplished with inserts included in utility bill mailings. If

a residential area is identified as a significant FOG contributor, then additional outreach takes place via mail or hand-deliveries to residents in that area.

7.6 ENFORCEMENT

An Enforcement Response Plan provides guidelines for City staff to detect, investigate, and respond to instances of User noncompliance encountered in its Pretreatment Program. The City implements and enforces its approved Pretreatment Program in accordance with the requirements of its NPDES permit, RWQCB requirements, and the federal pretreatment regulations specified at Title 40 of the Code of Federal Regulations (CFR) Part 403.

The City's authority for enforcement is specified in its Sewer Use Ordinance (SUO), Chapter 13 of the Lompoc Municipal Code, which incorporates applicable local, California, and Federal pretreatment regulations. The purpose of the SUO is to regulate wastewater to protect public health and safety, City facilities and personnel, and the environment. All nondomestic dischargers into the City sewerage system, including both commercial and industrial facilities, are considered Users subject to the requirements and enforcement procedures outlined therein. Users violating conditions of the SUO; other municipal requirements such as wastewater discharge permit provisions; and City, State, and Federal requirements and policies governing wastewater disposal must resolve instances of noncompliance in a timely manner. Accordingly, the Enforcement Response Plan was developed to provide consistent, timely, fair and equitable enforcement responses; to eliminate economic advantages for violations; and to ensure that the City recovers expenses attributable to violators. The City may apply wastewater fees for reimbursement costs for extra work conducted on behalf of the Users for monitoring/inspecting, review of accidental discharges, and non-compliance issues deemed necessary for the City to implement wastewater pretreatment requirements. Users which continually fail to comply with pretreatment requirements could be subject the enforcement remedies specified in the Lompoc Municipal Code Title 13, Chapter 13.16. In general, enforcement actions are meant to focus the efforts of dischargers on correcting violations and are intended as restorative, not punitive, measures.

7.7 DEVIATION FROM FOG REQUIREMENTS

The Director may approve deviations from FOG requirements as long as the deviations do not improperly or inappropriately excuse complying with the Lompoc Municipal Code Title 13, Chapter 13.16.

8.0 System Evaluation and Capacity Assurance Plan

- Requirement: The Enrollee shall prepare and implement a capital plan that will provide
 hydraulic capacity of key sanitary sewer system elements for dry weather, peak flow
 conditions and as well as the appropriate design storm or wet weather event. At a
 minimum the plan must include:
- h. Evaluation: Actions needed to evaluate those portions of the sanitary sewer system that are experiencing or contributing to an SSO discharge caused by hydraulic deficiency. The evaluation must provide estimates of peak flows, including flows from SSOs that escape the system, associated with conditions similar to those causing overflow events, estimates of the capacity of key system components, hydraulic deficiencies (including components of the system with limiting capacity) and the major sources that contribute to the peak flows associated with overflow events.
- i. Design Criteria: Where design criteria do not exist or are deficient, undertake the evaluation identified in (a) above to establish appropriate design criteria.
- j. Capacity Enhancement Measures: The steps needed to establish a short and long term CIP to address identified hydraulic deficiencies including prioritization, alternatives analysis and schedules. The CIP may include increases in pipe size, I/I reduction, increases/redundancy in plumping capacity, and storage facilities. The CIP shall include an implementation schedule and shall identify sources of funding.
- **k.** Schedule: The Enrollee shall develop a schedule of completion dates for all potions of the capital improvement program developed in (a) and (c) above. This schedule shall be reviewed and updated consistent with the SSMP review and update requirements.

Element 8.0: SYSTEM EVALUATION & CAPACITY ASSURANCE

8.1 OVERALL ASSESSMENT

The City of Lompoc collection system is largely built-out, as few new areas are being annexed for development. Infiltration and inflow (I&I) is still a concern, but was likely more of a problem prior to upgrading a separate storm drain system beginning in the 1970s.

Use of closed-circuit television (CCTV) as an inspection tool has identified City sewer mains that require close attention. Most of the issues are a result of sewer mains having been emplaced in natural bedding with considerable external loading that, over a period of several decades, had resulted in deteriorating line condition. Most of these are located on the south side of the City system, and many date from 1916. Root intrusion is also an issue in some areas. In all, approximately 21 miles of City sewer mains (pre-1960) are currently identified as being in need of rehabilitation or replacement.

Current installation criteria offer considerable improvements over past practices. Fewer joints are needed with durable PVC pipe, and use of designed bedding enhances stability.

8.2 CURRENT ACTIVITIES

Lompoc City Council considers and approves budgets every two years. Projects in the current budget (FY 2019-20, and FY 2020-21) include \$2,500,000 for engineering and replacement of City sewer mains.

It is important to fund projects over time in a sustainable way, making sound infrastructure investments for the future. To improve the overall financial health of the Wastewater Division, multiple successive rate increases have been approved by Lompoc City Council over recent years. The additional revenue generated helps fund future City sewer main projects.

8.3 CAPITAL IMPROVEMENT PROJECTS

Capital improvement program (CIP) projects for sewer rehabilitation and replacement consist of individual improvements and small repair projects that run cradle-to-grave (and therefore can begin before and continue beyond the budget cycle) and receive funds annually. Current CIP projects that target overall sewer rehabilitation and replacement, projects that address inflow and infiltration, and projects aimed at increasing mainline capacity where deficiencies were identified in a Citywide CCTV study and the current Wet Weather Capacity Analysis. Currently, miscellaneous sewer line replacements are budgeted at \$1,250,000/yr.

8.4 CAPITAL IMPROVEMENT PROJECTS STATUS

RECENT CITYWIDE SANITARY SEWER ADDITIONS AND	STATUS	(as
REHABILITATION/REPLACEMENT PROJECTS	of Dec. 2020)	
Ocean Avenue Upgrade	In Engineering	
South C/D Alleys Rebuild	In Engineering	
Replace River Park Lift Station	Scheduled 202	7

SEWER I&I PROJECTS	CURRENT
	STATUS
Citywide Sanitary Sewer I&I Reduction	ON-GOING
Lompoc I&I Removal	ON-GOING
Misc. Spot Replacements	ON-GOING

9.0 Monitoring, Measurement and Program Modifications

Requirement: The Enrollee shall

- a. Maintain relevant information that can be used to establish and prioritize appropriate SSMP activities.
- b. Monitor the implementation and where appropriate measure the effectiveness of each element of the SSMP.
- c. Assess the success of the preventive maintenance program.
- d. Update program elements as appropriate based on monitoring or performance evaluations.
- e. Identify and illustrate SSO trends including frequency location and volume.

9.0 COLLECTION SYSTEM MONITORING, MEASUREMENT & PROGRAM MODIFICATIONS

The Lompoc Wastewater Collection Division (LWCD) strives toward proper maintenance, operations and management of the sanitary sewer collection system. Efforts focus on little or no SSO frequency and impact, improving collection system reliability, and providing capacity in the system to convey peak flows. The following information refers to what data is collected on a daily basis and how that data is used to analyze sewer collection system performance, structural and maintenance related problems, crew productivity, and overall success of maintenance and capital improvement programs.

9.1 DATA COLLECTION

LWCD utilizes ADMINS (Alpha) program software, which provides the means to capture retrieve and track all collection system maintenance activities. "How-To" documents have been created for data entry with examples specific to Lompoc's collection system. Staff is trained on use of this program with administration and quality control provided by the Information Systems/Geographical Systems (IS/CIS) administrator.

Sewer crew daily records provide information that assists staff in analyzing the sanitary sewer collection system. Included on crew daily log and work order sheets are: location of work; pipe or manhole ID#; length of pipe worked on, whether activities were part of an emergency response or preventative maintenance (citywide district cleanings and/or "Enhanced Maintenance" repetitive cleaning); structural or maintenance problems discovered in the pipe and their severity; whether additional follow-up is needed; staff names; equipment and material used; and start and end times.

LCWD staff enters all information into the ADMINS program. Maps displaying structural and maintenance deficiencies in the collection system have been useful for understanding the various dynamics of the collection systems in different areas of the City. Using this visual display of information, together with frequent discussions between management, crew, engineering, and IS/GIS, LWCD updates maintenance activities as appropriate.

Contractors are sometimes utilized in addition to internal staff for completing targeted and districtwide condition assessment projects. Closed-circuit television (CCTV) is used to identify problems within sewer pipe and provide an overall condition rating of each pipe.

CCTV is used to capture the structural and maintenance condition of pipes within a sewer basin. All CCTV information is to be entered into the Admins program. Reports are created to analyze CCTV data and condition scores. Such reports are useful for determining specific rehabilitation methods as well as coordinating repairs with other public works efforts such as road rehabilitation and reconstruction. Maintenance hole condition assessments/inspections are completed in conjunction with mainline condition assessment projects and separately as necessary.

LCWD has a vehicle with CCTV capabilities. This vehicle is utilized for takes videos of pipes under roadways slated for rehabilitation or reconstruction, spot-checking maintenance cleaning efforts and to quickly identify causes of blockages.

9.2 DATA REPORTING

Performance indicator information is generated on a quarterly and annual basis. Some of the criteria tracked are represented in the table below.

Performance Indicator	FY 2019 (latest)
Sewer Odor Complaints	12
Sewer Mainline Blockages	2
Sewer Emergency Calls	2
Emergency Response w/in 2 Hours (%)	100%
Sewer Mainlines Repaired	0

Reported data suggests consistent workload for sewer maintenance. Recent repairs can be attributed to better communication between sewer maintenance and CCTV inspection.

9.3 SANITARY SEWER OVERFLOWS

LCWD tracks detailed information pertaining to sanitary sewer collection system overflows (SSOs).

SSOs have become very infrequent on the City sewer mains. The last SSO was a Category 3 on September 18, 2012, of approximately 50 gallons. Additional information regarding how the City manages its SSO programs can be found in Element 6 of this SSMP.

10.0 SSMP Program Audits

Requirement: As part of the SSMP the Enrollee shall conduct periodic internal
audits appropriate to size of the system and the number of SSOs. At a minimum
these audits must occur every two (2) years and a report must be prepared and
kept on file. This audit shall focus on evaluating the effectiveness of the SSMP
and the Enrollees compliance with the SSMP requirements identified in this
subsection including identification of any deficiencies in the SSMP and steps to
correct them.

Element 10.0: SSMP PROGRAM AUDITS

The Program Audits section of the SSMP exists to measure compliance with prior individual SSMP Element planned activities. Since the inception of the SSMP information related to Collections has been informally analyzed in order to identify deficiencies and improve program performance, however these activities have not been formalized in a manner consistent with SSMP requirements.

10.1 PURPOSE AND USE

This element requires periodic operational or quality audits, as opposed to financial audits. It requires an evaluation of the effectiveness of WW Collections in meeting its intentions as stated in the individual elements of the SSMP. A useful definition of this type of audit from the book, Fundamentals of Quality Auditing (Parsowith) is "A systematic and independent examination to determine whether quality activities and related results comply with planned arrangements and whether these arrangements are implemented effectively and are suitable to achieve objectives." In a sense the SSMP audit creates a "report card" that measures actual performance against planned performance. The audits are required at least every two years and, as required, will be kept on file with the WW Superintendent.

10.2 RECENT AUDIT HISTORY

Information suitable for inclusion in past periodic audits has generally been gathered but not packaged in a manner consistent with requirements. Data have not always been captured in a format that makes it easily extractable.

10.3 CORRECTIVE MEASURES

A procedure has been put in place to ensure that audit requirements are met in the future. Two actions have been put in place to ensure that periodic audits take place as required:

- 1. Oversite responsibility for the timely completion of periodic audits has been made the responsibility of the Wastewater Superintendent.
- 2. A "recall file" that specifies the required dates and materials relating to audit requirements has been created.

11.0 Communication Programs

• Requirement: The Enrollee shall communicate on a regular basis with the development, implementation and performance of its SSMP. The communication system shall provide the public the opportunity to provide input to the Enrollee as the program is developed and implemented. The enrollee shall also create a plan of communication with systems that are tributary and/or satellite to the Enrollees sanitary sewer system.

ELEMENT 11.0: COMMUNICATION PROGRAM

This section highlights the communications and outreach plan developed for the City of Lompoc Sewer System Management Plan (SSMP). Additional outreach activity specifically relating to SSMP Element 6, Overflow Emergency Response Plan, and SSMP Element 7, Fats, Oils, and Grease (FOG) Control Program are described therein.

The City of Lompoc primary "customers" are the residential, industrial, and commercial customers that connect to the sewers located within Lompoc. In addition, two "satellite systems" contribute flow to the City of Lompoc sanitary sewer collection system. These contributing systems (or Member Agencies)) are Vandenberg Village Community Service District and Vandenberg Space Force Base. The customers of the satellite systems are the residential, industrial, and commercial customers that connect to the collector sewers located within the service areas of each of the contributing systems.

11.1 COMMUNICATIONS WITH MEMBER AGENCY SATELLITE SYSTEMS

The City developed and implemented a communications program with its Member Agencies. The plan has established a collaborative approach to communicate with contributing systems and work together during the development and implementation of, and future improvements, to the SSMP. The City plans to work with them as they develop their SSMP's and facilitate meetings to discuss common issues and provide support during the SSMP development process.

Meetings will be held with representatives who are responsible for development and maintenance of the SSMP at both of the Member Agencies. The City's Wastewater Superintendent is the designated position which will interface with the satellite systems. The agenda or topics for meetings with satellite systems may include master plan, capacity issues, emergency response plans, and capital programs.

11.2 COMMUNICATIONS WITH AND OUTREACH TO RESIDENTIAL, INDUSTRIAL, AND COMMERCIAL CUSTOMERS AND THE GENERAL PUBLIC.

The City provided a link at the public website where the public is encouraged to view and comment on SSMP sections. The website provides a list also referred to in all other outreach efforts.

The City of Lompoc conducts public outreach and education for residents and businesses related to sanitary sewer overflows, preventing grease blockages, and Best Management Practices for grease handling and other topics as provided at community events related to SSO.

11.3 SPECIFIC OUTREACH: FOG MITIGATION:

The City inspects service facilities for compliance with the City Code. Educational materials may be distributed during these inspections as needed. The City also conducts Plan Checks for all new and remodeling restaurants and other food service facilities to determine proper grease removal device sizing, if warranted.

The City may distribute informational flyers to residential and business property owners and tenants describing the negative impacts of discharging fats, oils, and grease into the sanitary sewer system as needed. In areas where a sewer overflow is attributed to the build up of fats, oil or grease in the sewer pipes, the City canvasses the vicinity with door hanger type flyers notifying

the neighbors of the event and reinforcing the message to avoid pouring these items down the drain while describing the continued negative impacts that this will likely have on the sewer system. Both mailers and door hangers typically provide information in English and Spanish. Additional discussion of customer outreach related to FOG is covered in Section 7.5.

11.4 COMMUNICATION WITH AND OUTREACH TO, LAND DEVELOPERS, CONSULTANT ENGINEERS, CONTRACTORS.

The City has disseminated information, in meeting and/or by flyers, to land developers, consultant engineers, and plumbing contractors regarding the need and methods to reduce SSOs. The City communicates and solicits input regarding the SSMP requirements with emphasis on design and construction practices that reduces sewer overflows.

Internally, the City communicates with various departments, such as Environmental Services, Public Works, Transportation, and Building and Code Enforcement regarding the overall SSMP, program audits, emergency response plan, FOG program, and design standards.

For Capital Improvement Projects, key stakeholders including engineering consultants and contractors are contacted. Potential issues of interest include design standard, capital program, and consulting and contracting opportunities.

11.5 OUTREACH TO PLUMBERS AND BUILDING CONTRACTORS

Plumbers and sewer contractors have access to all available City of Lompoc plans, specifications and standard details. Information is available on construction standards, proper operations and maintenance activities, and effective measures for removing blockages.

11.6 COMMUNICATIONS WITH CITY ELECTED OFFICIALS

The SSMP is part of discussions with City Council and the Utility Commission, particularly with respect to budget development. Presentations are made to both bodies when seeking periodic approval of the SSMP in accordance with prescribed time schedules.