Summary of Comments and Necessary Revisions	Beach Cities Group Response
In Section 3.6.4 subsection Powerline Easement Filtration, the "Error! Reference source not found" wording was removed, but nothing was put in its place. Revise this sentence for completeness.	Reference to Figure 3-11 has been added.
In Table 4-2, footnote 3, add the following sentence to be consistent with Table ES-12, footnote 3: "The proposed compliance schedule for dry weather bacteria is the minimum time expected to be necessary for the agencies to plan, design, permit, construct, monitor, and adaptively manage the proposed dry weather BMPs."	The requested sentence has been added to footnote 5 (previously referred to as footnote 3) of Table 4-2. Footnote 8 has also been updated to be consistent with footnote 8 of Table ES-12.
According to the Dominguez Channel Group EWMP (Table 2-4), category 3 pollutants for the DC Estuary include: arsenic, chromium, silver, nickel, mercury, and thallium. Revise Table ES-7, Table 3-4, Table ES-12, Table 4-2, Section 3.2.2 subsection Category 3, and all other appropriate sections to include category 3 pollutants for DC Estuary or alternatively, provide a rationale/justification why they were not included.	Category 3 pollutants for DC Estuary have been added to Tables ES-7, ES-12, 3-4, and 4-2. Pollutants have also been added to Section 3.2.2 text.
In Table 3-4, revise the final WBQEL/RWL values for category 1 pollutants in Dominguez Channel Estuary to be consistent with the values in Attachment N Part E (page N-5 to N-9) of the LA County MS4 Permit. Alternatively, clarify in a footnote how these values were calculated.	The final WQBEL/RWL values for DC Estuary Category 1 pollutants in Table 3-4 have been revised.
Revise Table 3-4 to include cadmium as a Category 1 pollutant for Dominguez Channel Estuary.	Table 3-4 has been revised. Cadmium was also added to Section 3.2.2 subsection "Category 1- Highest Priority." Cadmium was also added to the Category 1 pollutant cell in Tables ES-7, ES-12, and 4-2 for Dominguez Channel Estuary.

Summary of Comments and Necessary Revisions	Beach Cities Group Response
Revise the Executive Summary to state that the Group will provide timely notification and project details to the Regional Board in the case of project substitutions.	The following sentence has been added to "BMPs - Santa Monica Bay" and "BMPs - Dominguez Channel" subsections in the Executive Summary: "The Beach Cities WMG will provide timely notification and project details to the Regional Board in the case of any project substitutions."
In Section 1.2.1, page 1-7, 4 th paragraph, omit the strike out portion of the sentence "Based on these items, the City of Redondo Beach has requested to be deemed "in-compliance" with their Machado Lake Watershed drainage area and be removed from the Machado Lake Watershed Implementation Plan and other compliance requirements for the following reasons:"	The strike-out portion has been omitted as requested.
In Section 1.3, revise the first sentence in the second paragraph in the Storm Water Resource Plan Guidelines section as follows: "A Self-Certified Checklist provided in the Guidelines includes a complete list of the elements of a Storm Water Resource Plan that are considered mandatory per the California Water Code."	The sentence has been revised as requested.