Guidelines for Completing a Slug Discharge Control Plan
(Based on EPA Guidance Manual)

To assist you in completing the Plan, a slug discharge is defined as any discharge of a non-routine, episodic nature, including but not limited to an accidental spill or a non-customary batch discharge, which has a reasonable potential to cause interference or pass-through or in any other way violate the City of Modesto POTW’s regulations, local limitations, or permit conditions.

The following is a list of classes of pollutants that may result in slug loadings:

- **Biological Wastes** (e.g., whey solids, antibiotics)
- **Chemical Feedstock** (e.g., nitrobenzene, aniline, phenol, cumene phthalic anhydride, cyclohexane, etc.)
- **Corrosives**: Strong Acids (e.g., hydrochloric acid, sulfuric acid, nitric acid, chromic acid, etc.)
  - Strong Bases (e.g., caustic soda, lye, ammonia, etc.)
- **Detergents**
- **Explosive Chemicals** (e.g., TNT, nitroglycerine, metallic sodium, ammonium nitrate, picric acid, lead azide, etc.)
- **Flammable Chemicals** (e.g., phosphorous pentasulfide, acetone, naphtha, methyl isobutyl ketone, sodium sulfide, hexane, cyclohexane, etc.)
- **High BOD/COD Wastes**
- **High Total Solids Wastes**
- **Halogenated Solvents** (e.g., Freon, perchloroethylene, trichloroethylene, etc.)
- **Metal Sludges** (e.g., metal hydroxide sludges from pretreatment operations)
- **Nonhalogenated Solvents** (e.g., alcohols, methyl ethyl ketone, benzene, etc.)
- **Noxious/Fuming Chemicals** (e.g., phosphorous pentachloride or oxychloride, hydrofluoric acid, cyanide, chloroform, etc.)
- **Oils and Fuels** (e.g., diesel oil, bunker fuel oil, gasoline, cottonseed oil, linseed oil, etc.)
- **Oxidants** (e.g., chlorine dioxide, phosphorous pentoxide, potassium permanganate, sodium chlorate, etc.)
- **Paints, Pigments, Dyes, Inks, and Thinners**
- **Pesticides**
- **Plating Baths and Pickling Liquors**
- **Radioactive Materials**
- **Reductants** (e.g., sodium borohydride, phosphine, methyl hydrazine, etc.)
- **Resins** (e.g., ABS resins, phenolic resins, vinyl resins, etc.)
Tars, Creosotes, and Pitch

Toxic Organics (e.g., hexachlorobenzene, naphthalene, anthracene, fluorine, etc.)

Varnishes, Lacquers, and Waxes

Volatile Organics (e.g., ethylbenzene, methylene chloride, vinyl chloride, toluene, etc.)

Complete the Slug Discharge Control Plan as directed below.

PLEASE NOTE:

Your procedure for immediately notifying the City of Modesto Environmental Compliance Section of any discharge that would violate the Industrial User’s Wastewater Discharge Permit or cause the POTW to be in violation of any section of its permits, shall include follow-up written notification within five days and, if necessary, procedures to prevent adverse impacts from accidental spills, including inspection and maintenance of storage areas, handling and transfer of materials, loading and unloading operations, control of plant site run-off, worker training, building of containment structures or equipment, measures for containing toxic organics (including solvents), or measures and equipment for emergency response. A “Notice of Slug Loading Report” is included in Attachment C of the Wastewater Discharge Permit.

I. General Information. An industrial user’s Slug Control Plan must include sufficient general information to enable the POTW to (A) categorize and restrict the industrial user’s potential for a slug discharge; and (B) respond promptly and effectively in an emergency. General information should include company name, address, contact person(s), permit number, a brief description of the facility (including nature of business, operating hours, and number of employees), discharge practices, applicable pretreatment standards, and a description of all previous slug discharges and corrective actions.

These procedures shall be in compliance with 40 CFR 403.8 (f)(2)(vi)

II. Facility Layout and Flow Diagrams. Each plan should include detailed drawings of the facility showing the following:

A. General layout of the facility
B. Areas occupied by manufacturing or commercial activities; property boundaries, drainage of rainwater, and connections to the City’s sanitary sewer and storm drains.
C. Hazardous materials process and storage areas; waste handling, storage, and treatment facilities.
D. Loading and unloading areas.
E. Drainage areas showing floor drains, pipes, channels and sumps, and all associated operations in areas.
F. Flow diagram(s) showing chemical and wastewater flow including piping and instrumentation, flow rates, tanks and capacities, treatment systems, and final destinations of flows.

III. Material Inventory. The plan should show the following:

A. Materials. Both chemical names and trade names should be listed in the inventory (OSHA, MSDSs may be used).
B. The locations of all materials.
C. They type of container (i.e., steel drum, fiberglass tank, etc.) and the volumes of
the container for each material shall be called out. The presence of attachments
such as valves, pumps, and transfer pipes shall be noted.
D. Transfer and transport areas. The condition of containers and transfer equipment
shall be noted.
E. The data on the physical, chemical, and toxicological effects of each material, and
special precautions that should be taken when handling these materials should be
noted. A discussion should also be provided on the procedures to prevent contact
between incompatible materials. Each facility must demonstrate that the
following three compatibility aspects have been considered: (1) the construction
of the container; (2) other materials in the immediate vicinity; and (3) the
surrounding environment.

IV. Spill and Leak Prevention Equipment and Procedures
A. The Plan should describe current and projected inventories equipment to prevent
spills and to contain them. Equipment to prevent spills consists of appropriately
selected chemical storage and process equipment, as well as built-in safeguards to
prevent chemicals from being spilled such as secondary containment structures.
Spill containment equipment consists of equipment or apparatus to keep a spill
from spreading and to remove the spill. Examples of prevention and containment
equipment area listed below:
1. Equipment to Prevent or Detect Spills
   a. Chemical Storage and Process Tanks: holding tanks, pumping
equipment (compatible material); shell and bottom construction
(compatible material); underground seepage protection; cathodic
protection of underground tanks; liquid level sensing devices;
overflow, temperature, pressure alarms; heating coils; collision
protection support construction; secondary containment;
diversionary structures in quench tanks.
   b. Drums: drum construction; storage areas, secondary containment,
diversionary structures, collision protection, drum handing
equipment, drip pans.
   c. Pipes: valves, fittings, pumps, electrical and mechanical
equipment; seals, valve stem packing, gaskets, cathodic protection,
vehicular traffic warning signs.
   d. Loading Sections: fill safeguards, curbs and drains, warning
signs/improper disconnect protection, secondary containment
   e. Alarm System: to detect unauthorized discharge flows, pH
excursions, etc.
2. Equipment to Contain Spills: booms, barriers, sweeps, and fenders;
surface collecting agents; absorbent materials; skimmers; oil/water
separators; sumps; sewer plugs.
B. Procedures. Simple operating and maintenance procedures directed at eliminating
spills and leaks include, but are not limited to, the following:
1. Inspect all chemical storage vessels as well as all process vessels and
fittings (pumps, valves, piping): The items must be constructed of
material compatible with the chemicals passing through them. In particular, tanks and drums used to store corrosive chemicals should be constructed of stainless steel or of a corrosion resistant plastic. The Plan should discuss all routine operation and maintenance (including housekeeping and replacement of worn-out equipment) performed to minimize spills. The frequency of inspections and monitoring for leaks or other conditions that could lead to spills should also be indicated. Any pumps or valves used to process these chemicals must possess corrosion-resistant seals and packings. Similarly, pumps or valves through which organic chemicals pass must contain seals and packings which are dissolution-resistant. The IU should indicate in its Plan that appropriate materials or construction have been used, and are compatible with the chemicals being processed.

2. Inspect Foundations and Supports of Large Storage Tanks, Process Vessels, and Piping: These must also meet compatibility and integrity requirements. All above ground vessels should be protected from vehicular damage through the use of truck guards. Underground vessels and pipes should be well marked and weight limits placed on roadways that may cross these underground vessels. All underground vessels should be cathodically protected to prevent damage due to corrosion. Underground piping should be double-walled at vehicle crossings.

3. Equip Open Storage and Process Tanks with Liquid Level Control Devices and Grounding Apparatus (where necessary): In addition, overflow alarms should be installed to warn personnel of tank overfilling. Similarly, temperature and pressure alarms should be installed on closed chemical processing equipment, to alert industry personnel to runaway reactions or other factors resulting in excessive temperatures and pressures. Such extreme conditions can otherwise result in the automatic opening of relief valves, subsequently spilling the process vessel’s contents.

4. Use Proper Drum Handling Equipment: The practice of scooping drums with the fork of a forklift should be eliminated. Pallets should be used to aid handling and inspection. Oil dispensing racks should be provided with drip pans.

5. Secure Loading/Unloading Pump Station Controls: In a manner to prevent the pumps from being turned on by unauthorized personnel. Warning signs or physical obstructions such as crossing gates should be used to prevent trucks from driving away while the loading hose is connected.

6. Eliminate all Unnecessary Cross Connections: All unnecessary floor drains should be plugged, especially those in high-risk areas.

7. Utilize Automatic Stormwater and/or Sewer Sampling Systems to Monitor for Spills: These sampling systems can be tied into automatic shutoff devices that will prohibit discharge from a plant effluent system.

V. **Emergency Response Equipment and Procedures**
A. Equipment. Information that should appear in this section of the IU’s Plan includes an inventory of available IU emergency response equipment and a detailed description of emergency response procedures. The emergency response equipment inventory should also contain the equipment location on the facility layout diagram and a physical description of each piece of equipment. A summary of the information that should appear in this part of the Plan follows:

1. Communication Equipment and Alarms: A communication system should be established for reporting emergencies and providing immediate emergency instruction to facility personnel with the use of a telephone, intercom, radio, alarm, etc.
2. Spill Containment and Control Equipment and Tools: Examples of this type of equipment include sorbent materials and dry chemicals which are often used for containing spills of small volumes.
3. Spilled Material Storage Containers: Chemical spills must be contained and removed as soon as possible to prevent materials from spreading into other areas.
4. Protective Clothing and Respirators: In responding to an emergency hazardous spill, employees should take precaution to ensure that as much skin is covered as possible. Flameproof protective clothing will not only prevent chemical burns, but will also protect skin during a fire. Other examples of protective clothing include rubber gloves, apron, goggles/face mask, or hard hat.
5. First Aid Kits: A well equipped first aid kit should be immediately available for use if necessary. The Plan should indicate the location on the kit and the items that it contains. Items that are essential to a first aid kit include: antiseptic solutions and bandages for application of wounds, artificial respiration devices, and eye washing solutions and cups.
6. Ventilation Equipment: Before entering an area where a potentially explosive spill has occurred, tests should be made for explosive atmosphere, the presence of toxic gases, and oxygen deficiency. Whenever an adverse atmosphere is encountered, forced ventilation, such as powered explosion-proof ventilators, blowers, or fans, can be used to create safe conditions. Ventilation should be continued as long as recurrence of the hazard is possible.
7. Decontamination Equipment: The appropriate protective clothing and monitoring equipment should be used in responding to a spill of radioactive material.
8. Fire Extinguishing Systems: A list of fire extinguishers and their locations should be posted throughout the plant. In addition, a map that shows both fire extinguisher location and fire hose connections should be submitted to local response agencies.

B. Procedures: Each Plan should contain a detailed description of procedures to be followed in responding to a spill at the facility. The established procedures should be designed to eliminate danger to human health and to facilitate containment and clean-up of a spill. A description of the procedures should contain the following items: notification of responsible personnel, chain of
command, evacuation procedures, notification of response agencies, and spill assessment and response procedures. A fuller description of each of these elements follows:

1. Notification of Facility Personnel Responsible for Responding to Spills: Each facility should have a person(s) who is qualified to respond to a spill at the facility. There should be at least one person available at all times to carry out appropriate response procedures. This person(s) should be familiar with all aspects of the Plan and have the authority to commit the resources necessary to initiate emergency response procedures. All employees should be aware of which person(s) to contact if a spill takes place. It is recommended that a sign indicating who to contact and the appropriate phone number(s) be posted in all areas where a spill may occur.

2. Chain of Command: Proper chain-of-command procedures should be followed when responding to an accidental spill or slug to ensure that all necessary personnel and response agencies are notified. A description of these procedures should be included in the Plan.

3. Evacuation Procedures: An evacuation plan should be posted throughout the facility and discussed in safety training sessions. The Plan should contain: (1) a map of evacuation routes; (2) a map of alternative evacuation routes; and (3) a description of signals used to begin and conduct an evacuation. A copy of the evacuation Plan should be submitted to the local police department, fire department, and hospitals for their records.

4. Notification of Response Agencies and Contractors: A list of spill response agencies and their numbers should be available to each employee assigned to coordinate spill response activities. In the event of potential or actual emergency situation, the appropriate response agency should be notified immediately.

5. Spill Assessment and Response Procedures: The person(s) designated to carry out spill response procedures should begin by assessing the spill. A determination should be made on the origin of the spill and what impact the spill will have. Based on this assessment, the coordinator will indicate proper response procedures. Spill response procedures that should be included in the Plan include:
   - Notification of facility personnel by activating the communication and/or alarm system
   - Begin evacuation procedures, if necessary
   - Notification of appropriate local, State, and Federal agencies.
   - Stop the flow by shutting off pumps or closing valves
   - Prevent contact between incompatible materials
   - Commence clean up activities. Submit necessary reports

6. Procedures for Clean-up, Treatment, and/or Disposal of Spilled Materials: Once a spill has been contained, clean-up of the waste material begins. The material should be immediately treated or disposed
of to eliminate health and safety hazards and to prevent the dispersion of the material. The objectives of treating the material prior to disposal are to reduce the potential impact of the waste on water quality and to recover valuable materials. Several methods of disposal are available; however, the facility should choose the proper method based on the nature of the material. If waste generated from a spill is determined to be hazardous, the facility must meet RCRA requirements. Information pertaining to treatment and disposal methods used by the facility should be included in the Plan.

In addition, if it is anticipated that outside contractors and/or consultants may be utilized in clean-up, treatment, or disposal methods, the Plan should include the name of the company, contact person and phone number, and the available equipment and manpower necessary for the job, if possible.

VI. Slug Reporting. Procedures for reporting and documenting spills and slug discharges should be described in the Plan. At a minimum, the IU follow-up report should include: (1) the time, date, and cause of the incident; (2) the impact of the spill on the POTW and the environment; (3) extent of injury and/or damage; and (4) how other incidents of this type can be avoided in the future. A description of clean-up, treatment, and disposal procedures must be included where applicable. The report should also evaluate the adequacy of the IU’s response procedures. In particular, the investigator’s reports should address the following questions:

- Was the safety of industry personnel and the surrounding community ensured throughout the incident?
- Were personnel working close to the incident provided adequate access to breathing apparatus, protective clothing, etc?
- Was the spill confined quickly?
- Was fire extinguishing equipment adequate and readily available when needed?
- Did secondary containment structures remain intact throughout the spill response? Were these structures of adequate volume to confine the spill or slug discharge?
- Were appropriate POTW, fire department, or other officials immediately notified of the incident?

Recommendations for improving operational, inspection, maintenance, and/or spill response procedures based upon the incident should be included. The investigation report should then be made available to the POTW, fire department, and insurance firms, if applicable, to assist these agencies in their own investigations. In addition to reporting procedures, copies of forms used for reporting and a list of appropriate response agencies and phone numbers should be incorporated into the Plan.

VII. Training Program. More important than establishing the IU Slug Control Plan is the effective implementation of that Plan by IU employees. The IU’s Plan should contain an outline of the training program given to employees. An employee training program can provide employees at all levels of responsibility with a complete
understanding of the processes and materials used, the safety hazards, the practices for preventing discharges, and the procedures for responding properly and rapidly to hazardous materials spills and slugs. Specialized training should also be provided to each employee or group of employees that handle potentially hazardous chemicals. Periodic training sessions are essential and should be conducted at appropriate intervals to assure complete understanding of the IU’s Plan, goals, and objectives. New employees should be trained immediately upon employment. Employees should also be notified and retrained when their responsibilities or functions under the Plan change. Training records should be maintained by the plant manager as long as a person is employed at the facility and for at least three years from the date the employee last worked at the facility. Periodic drills should be instituted to evaluate employee knowledge and understanding of the Plan. The purpose and frequency of such drills should be indicated in the Plan. Training to implement the OSHA-required Emergency Action Plan should also be coordinated with the Plan training, especially when the procedures and responsibilities are uniform. To the extent the procedures differ, Emergency Action Plan training should be conducted periodically as well to ensure worker safety in the event of a slug or any other emergency.

VIII. **Certification.** A qualified professional should certify the adequacy of the measures described in the Plan, and the Plan shall be attested by a CEO.

The Slug Discharge Plan must contain a certification statement with the specific following language:

*Based on my inquiry of the person or persons directly responsible for managing compliance with the slug discharge control measures identified in the Slug Discharge Control Plan, I certify that this facility, to the best of my knowledge and belief, is fully implementing the Slug Discharge Control Plan.*

Signature of Responsible Company Official: _____________________________
Print Name of Official: ______________________________________________
Title of Person Certifying Report: _____________________________________
Date: ______________________________________________
The City of Modesto Environmental Compliance Section is requiring all of its permitted industrial users to develop slug discharge control plans in order to prevent slug discharges from reaching the sanitary sewer or to minimize the impact of slug discharges on City personnel, facilities, and/or operations. A facility’s existing Spill Response Plan or Emergency Response Plan developed for another regulatory agency may be used to satisfy the City’s requirement for a slug discharge management plan provided all the required components are included.

The following is an overview of the required components for a slug discharge management plan. For more detailed instructions, see the City’s Guidelines for Completing a Slug Discharge Control Plan, based on the EPA Guidance Manual.

I. Facility Information
   A. General description of facility operations including hazardous materials used, hazardous wastes generated, and process wastewater generated/discharged.
   B. Description of stored chemicals.
   C. Inlets to sanitary sewer identified.

II. Spill Prevention Procedures
   A. Administrative controls to prevent spills from occurring (e.g. perform fluid transfers away from sanitary sewer inlets).
   B. Engineering controls to prevent spills from occurring (e.g. secondary containment for storage, hard plumbing to transfer fluids).

III. Spill Response Equipment
   A. List spill response equipment
   B. Identify location of equipment within facility

IV. Spill Response Procedures
   A. Identification of a spill or potential spill
   B. Spill response activation
   C. Roles and responsibilities
   D. Residuals handling

V. Notification Procedures
   A. Agency notification procedures including what information is included in a notification and when notification is to occur.
   B. Designation of responsibility to perform notification.

VI. Employee Training
   A. Identify employees to be trained, scope of training to be provided, and frequency at which training is given.
   B. Include training materials specific to the slug discharge management plan.

VII. Certification
   A. Certification statement regarding completeness and implementation of the slug discharge management plan.
   B. Certification signature by authorized facility representative (i.e., a company officer who can commit the company to any actions that may be required for full and on-going implementation of the slug discharge management plan).