**Chesapeake Bay Toxic Contaminant Goal and Outcomes Management Strategies**

**Policy and Prevention Outcome**

**PCBs Stormwater Loading Section Outline**

I. General questions for the group:

* Standardized template for all loading mechanism sections
* How should we coordinate (and develop each section) with other jurisdictions (State/Local/DC/Federal) and stakeholders

* Separate section for unregulated watershed runoff (Non-urban non-point sources)?
  + PCB loadings from agricultural land uses. Biosolid land application has been banned in South Carolina due to elevated PCB levels.

* Should this section be solely for regulated/unregulated urban stormwater?

II. Stormwater Section Possible content:

* Stormwater section will contain the following sub-sections: Overview, Current Regulatory Efforts/Gaps, and Management Approaches.

* Overview Section
  + Stormwater Definition
  + Sources of PCBs in stormwater
  + PCB TMDL WLAs for regulated stormwater
* Current Regulatory Programs / Gaps
  + State/Local Programs facilitating NPDES regulated stormwater permits
    - Phase I/II Municipal Stormwater Permits (MS4s)
    - State and Federal Agencies General Permits
    - State Highways Administration Permit
    - Construction Activity General Permits (Contaminated Soil Disturbance)
  + Obtain information from each jurisdiction on how these programs are addressing PCBs and existing gaps for implementation (e.g., Stormwater WLA Implementation Plans, Stormwater BMPs, Pollutant Minimization Plans)
  + Coordination through/with individual jurisdictions or workgroup
  + Input from workgroup to identify gaps?
* Management Approaches
  + Present information on how partnership can assist current state/local regulatory programs to address gaps in PCB remediation/implementation process (e.g., Monitoring requirements, Sensitive analytical methods, elimination of upstream sources)
    - Input from workgroup to identify these approaches?