New Issues

Tribal Contact Information	Issue	Response
Southern California Area	GAP Guidance/Changes ~	-
	Some people who attended the Tribal Lands	
Kelly Ferguson – SY Chumash	Conference remarked that it seemed we were getting	
(kferguson@santaynezchumash.org)	a different story from EPA Headquarters than from	
Shawn Muir – 29 Palms	EPA Region 9. A relatively unified interpretation of	
(smuir@29palmsbomi-nsn.gov)	the guidance would at least be a point where	
	everyone can start a productive discussion. For	
	example, some have been told they cannot purchase	
	certain supplies for their solid waste program under	
	GAP Guidance by their Project Officer, but then at	
	Tribal Lands Luke Jones said it was allowable.	
	Another example relating to educational materials	
	and repetition of use also resulted in conflicting	
	information at the conference.	
Southern California Area	Salton Sea ~ Coachella Valley tribes are frustrated	
	with the ongoing issues with the Salton Sea and the	
Becky Ross – Augustine	Quantification Settlement Agreement (QSA). They	
(Bross@augustinetribe.com)	have been inadequately consulted and have the	
Shawn Muir – 29 Palms	potential to suffer major air quality degradation as a	
(smuir@29palmsbomi~nsn.gov)	result of reduced inflow to the SS. They are also	
Cliff Batten – San Manuel	already experiencing air quality issues due to	
(cbatten@sanmanuel~nsn.gov)	drought and the geologic location of the sea. This is	
James Payne – Morongo	not just an issue for all people and tribes in the CV,	
(jpayne@morongo~nsn.gov)	but throughout Southern California. Additionally,	
	they have major concerns about its use as a flyway	
	for migratory birds and that current conditions and	
	future actions will damage this habitat. The agencies	
	in charge of the water diversion have not consulted	
	adequately with the tribes. The tribes request	
	discussion with the Regional EPA about what, if	
	anything, it is doing to protect the area from the	
	environmental consequences. They would also like	
	to express their deep concerns on this matter with someone from the EPA.	
John Prada – Los Coyotes	GAP Concerns:	
(loscoyotesepa@yahoo.com)	Restrictions on GAP funding to cover actual	
(loscoyotesepa@yanoo.com)	waste pickup and disposal. Program capacity for	
	some tribes has greatly diminished as a result of this	
	change in guidance.	
	change in guidance.	

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	Donagation that different EDA Donions	
	Perception that different EPA Regions	
	interpret these restrictions differently, so that some	
	tribes in the Southwest appear to be funded for trash	
	pickup under GAP while Region 9 tribes are not.	
	Dumping of abandoned trailers are an	
	emerging concern. If abandoned trailers are then	
	used as meth labs, tribes are going to be dealing	
	with not just abandoned trailers but also hazardous	
	waste sites.	
	☐ GAP funding for education and outreach is	
	not sufficiently flexible. Tribes are currently asked to	
	plan their education/outreach activities down to the	
	penny, but outreach needs can change significantly	
	during the course of the grant planning and funding	
	cycle. In some cases it's not feasible to explicitly	
	define a tribe's education/outreach curriculum	
	program for months in the future, given that	
	priorities can shift.	
	Tribes are being told that they can't be	
	funded for a single outreach theme for more than	
	one year; if recycling is an outreach theme one year	
	then it can't be funded in a future year. However	
	community education sometimes requires stating the	
	same theme in different ways over time.	
Pastama California Arra		
Eastern California Area	Collaborative ETEP Training	
41 D 1 D' D' D' (M'I	The Owens Valley Indian Water Commission	
Alan Bacock – Big Pine Paiute Tribe	recently held a workshop on developing an ETEP.	
a.bacock@bigpinepaiute.org	During the workshop, participants shared that	
	information provided by EPA Region 9 staff differed	
	from information provided by EPA Headquarters	
	staff at the Tribal Lands Conference on GAP	
	Guidance issues including requirements for ETEPs.	
	As ETEPs were being required through the GAP	
	Guidance a previous RTOC comment was that a	
	training be conducted in the region with	
	headquarters staff, regional staff and tribes so that	
	everyone has the opportunity to be on the same	
	page. We recommend that a collaborative training	
	be conducted to not only to help regional staff and	
	tribes understand what headquarters is desiring out	

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	of the ETEPs, but also to inform headquarters of the	
	practicability issues which may result for tribes and	
	the region	
Nevada Area	Project Officer Changes ~	
	During the Nevada Tribal Environmental Manager's	
William Campbell	Meeting, it was shared by multiple tribes that there	
wcampbell@ndep.nv.gov	was frustration because of a lack of communication	
	on the part of EPA regarding project officer changes	
	in the Water and Indian Program divisions. It	
	would be helpful to tribes for email communication	
	from EPA to share what is happening in the midst of	
	changes so that tribes know who to contact for	
	program questions.	