Annual Report

Number	Permit Section	Question
1	S5.A.3	Attach updated annual Stormwater Management Program Plan (SWMP Plan). (S5.A.3)
1		Saved Document Name: City of Yakima SWMP 5-2018_1_01162019102715
2	S9.D.5	Attach a map and copy of any annexations, incorporations or boundary changes resulting in an increase or decrease in the Permittee's geographic area of permit coverage during the reporting period per S9.D.5.
		Not Applicable
3	S5.A.4.a.ii	Tracked the estimated costs of implementation of each component of the SWMP. (S5.A.4.a.ii)
		Yes
4	S5.A.5.b	Coordinated among departments within the jurisdiction to eliminate barriers to permit compliance. (S5.A.5.b)
		Yes
5	S5.B.1.a and b	Attach description of public education and outreach programs and stewardship activities conducted per S5.B.1.a and b.
3	SS.B.1.a and b	Saved Document Name: Question 5 - Public Ed and Out_5_01162019104350
6	S5.B.2.a	Describe the opportunities created for the public to participate in the decision making processes involving the development, implementation and updates of the Permittee's SWMP. (S5.B.2.a)
		Saved Document Name: Question 6 - Opportunities to _6_01162019104351
7	S5.B.2.b	Posted the updated SWMP Plan and latest annual report on your website no later than May 31. (S5.B.2.b)
		Yes
7b	S5.B.2.b	List the website address.

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		https://www.yakimawa.gov/services/wastewater-treatment-plant/stormwater/
8	S5.B.3.a	Maintained a map of the MS4 that includes the requirements listed in S5.B.3.a.
	Yes	
9	S5.B.3.b.vi	Implemented a compliance strategy, including informal compliance actions as well as enforcement provisions of the regulatory mechanism described in S5.B.3.b. (S5.B.3.b.vi)
		Yes
10	S5.B.3.b.vii	Updated, if necessary, the regulatory mechanism to effectively prohibit illicit discharges into the MS4 per S5.B.3.b.vii. (Required, if applicable, no later than February 2, 2019)
		Yes
11	S5.B.3.c	Implemented procedures for conducting illicit discharge investigations in accordance with S5.B.3.c.
		Yes
12	S5.B.3.c.iii	Percentage of MS4 coverage area screened in reporting year per S5.C.3.c.i. (Required to screen 40% of MS4 no later than December 31, 2018 and 12% on average each year thereafter, S5.B.3.c.iii)
		41
13	\$5.B.3.c.iv	Publicized a hotline telephone number for public reporting of spills and other illicit discharges. (S5.B.3.c.iv)
		Yes
121	C5 D 2 :	List the hotline number.
13b	S5.B.3.c.iv	509 575-6077
14	S5.B.3.c.v	Implemented an ongoing illicit discharge training program for all municipal field staff per S5.B.3.c.v.
		Yes
15	S5.B.3.c.vi	Informed public employees, businesses, and the general public of hazards associated with illicit discharges and improper disposal of waste. (S5.B.3.c.vi)
		Yes

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Describe actions.

		Describe actions.
15b	S5.B.3.c.vi	Our Stormwater booth at the Central Washington State Fair from 9/21/18 – 9/30/18 had posters and flyers discussing illicit discharge. We would discuss the topic with fairgoers as they stopped by the booth. Attendance at the Fair for 2018 was 321,600. The City requires its employees from wastewater, stormwater, fire, police, public works, engineering and codes to watch a training video on IDDE. New employees are required to watch the videos when they hire on.
16	S5.B.3.d	Number of illicit discharges, including illicit connections, eliminated during the reporting period. (S5.B.3.d)
		1
17	S5.B.3.d.iv	Attach a summary of actions taken to characterize, trace and eliminate each illicit discharge found by or reported to the permittee. For each illicit discharge, include a description of actions according to required timelines per S5.B.3.d.iv.
		Saved Document Name: Illicit Discharge spreadsheet _17_01162019113213
18	S5.B.3.e	Implemented an ongoing illicit discharge training program for all staff responsible for implementing the procedures and program, as described in S5.B.3.e.
		Yes
19	S5.B.4.a	Implemented an ordinance or other regulatory mechanism and enforcement procedures for construction site stormwater runoff control as described in S5.B.4.a.
		Yes
20	S5.B.4.b	Reviewed Stormwater Site Plans, including construction SWPPPs for all new development and redevelopment projects. S5.B.4.b.
		Yes
20b	S5.B.4.b	Number of site plans reviewed during the reporting period.
20b		11
21	S5.B.4.c	Implemented procedures for site inspection and enforcement of construction stormwater pollution control measures. (S5.B.4.c)
		Yes

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21b	S5.B.4.c.iii	Number of permitted construction sites inspected during the reporting period, (S5.B.4.c.iii)
		28
22	S5.B.4.c	Number of enforcement actions taken during the reporting period based on construction phase inspections at new development and redevelopment projects. (S5.B.4.c)
		0
23	\$5.B.4.b.ii and \$5.B	Trained the staff involved in permitting, plan review, field inspections and enforcement for construction site runoff control. (S5.B.4.b.ii and S5.B.4.c.ii)
		Yes
24	S5.B.4.d	Provided information to construction site operators and design professionals about training available on how to comply with the requirements in Appendix 1 and the BMPs in the SWMMEW, or an equivalent document. (S5.B.4.d)
		No
25	S5.B.4.e	The number of construction sites that provided their intent to apply for the "Erosivity Waiver" as described in (S5.B.4.e).
		0
26	S5.B.4.e	The number of complaints investigated about sites that have received an "Erosivity Waiver" and describe any enforcement actions taken as a result. (S5.B.4.e)
		0
27	S5.B.5.a.	Implemented ordinance or other regulatory mechanism and enforcement procedures as described in S5.B.5.a.
		Yes
28	S5.B.5.a.ii(a)	Allowed non-structural preventive actions and source reduction approaches such as Low Impact Development techniques to be used. (Required no later than December 31, 2017, S5.B.5.a.ii(a))
		Yes
29	S5.B.5.a.ii(b)(2)	Required projects approved under S5.B.5 to retain runoff generate on-site for, at a minimum, the 10-year, 24-hour rainfall event or a

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local equivalent, using either on-site or regional stormwater facilities. (Required no later than December 31, 2017, S5.B.5.a.ii(b)(2))

Yes

Attach criteria developed and implemented to determine when it is infeasible to meet requirement for on-site retention, or provide citation from existing ordinances or from LID Manual developed by eastern Washington permittees, as per S5.B.5.a.ii(b)(2), (Required to be submitted by March 31, 2018).

30 S5.B.5.a.ii(b)(2)

Saved Document Name: Question 30 YMC 7.83.140(1)d4_30_03112019101813

Comment: The City of Yakima requires that runoff be retained on site for, at a minimum, the 25-year, 24-hour or 25-year, 3-hour rainfall event. These amounts far exceed the 10-year, 24-hour rainfall events. Since the City meets or exceeds this requirement, we do not have to develop infeasibility criteria.

Implemented procedures for post-construction site plan review. (S5.B.5.b)

31 S5.B.5.b

Yes

Inspected post-construction stormwater controls, including structural BMPs, during installation at new development and redevelopment projects. (S5.B.5.c.ii)

32 S5.B.5.c.ii

Yes

Number of sites inspected during the reporting period. (S5.B.5.c.ii)

32b S5.B.5.c.ii

13

Number of enforcement actions taken during the reporting period? (S5.B.5.c)

33 S5.B.5.c

0

34 S5.B.5.c.iii ins

Inspected structural BMPs at least once every five years after final installation. (S5.B.5.c.iii)

Yes

Number of BMPs inspected during the reporting period. (S5.B.5.c.iii)

34b S5.B.5.c.iii

1

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35	S5.B.5.d	Trained the staff involved in permitting, plan review, inspection and enforcement for post-construction stormwater control. (S5.B.5.d)
		Yes
37	S5.B.6.a	Implemented the schedule of Operation and Maintenance activities for municipal operations. (S5.B.6.a)
		Yes
38	S5.B.6.a.i (f) and (Have NPDES permit coverage for all applicable Permittee construction projects and industrial facilities. (S5.B.6.a.i (f) and (g))
	(Yes
39	S5.B.6.a.ii (a)	Inspected stormwater treatment and flow control facilities (except catch basins) owned or operated by the Permittee at least once every two years. (S5.B.6.a.ii (a))
		Yes
39b	S5.B.6.a.ii (a)	Number of facilities inspected during the reporting period. (S5.B.6.a.ii (a))
		2
40	S5.B.6.a.ii (b)	Inspected and, if needed, cleaned catch basins and inlets owned or operated by the Permittee, or used an alternative approach. (Required at least once no later than December 31, 2018 and every two years thereafter. (S5.B.6.a.ii (b))
		Yes
41	S5.B.6.a.ii (b)	If used an alternative to standard schedule for catch basin inspections for all or a portion of the MS4, attach description of the method used. (S5.B.6.a.ii(b))
		Saved Document Name: Question 41 - Alternative to S_41_01282019110555
42	S5.B.6.a.ii(c)	Conducted spot checks of stormwater facilities after major storms. (S5.B.6.a.ii (c))
		Not Applicable
43	S5.B.6.b	Trained the staff with primary construction, operations, or maintenance job functions that are likely to impact stormwater quality. (S5.B.6.b)

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44	S7.A	No Complied with the Total Maximum Daily Load (TMDL)-specific requirements identified in Appendix 2. (S7.A)
	57.11	Not Applicable
45	S7.A	For TMDLs listed in Appendix 2: Attach a summary of relevant SWMP and Appendix 2 activities to address the applicable TMDL parameter(s). (S7.A)
		Not Applicable
46	S8.A	Attach a description of any stormwater monitoring or stormwater-related studies as described in S8.A.
		Not Applicable
47	S8.B	Participated in the regional group to select, develop and conduct effectiveness studies as described in S8.B.
		Yes
48	G3	Notified Ecology in accordance with G3 of any discharge into or from the Permittees MS4 which could constitute a threat to human health, welfare or the environment. (G3)
		Yes
49	G3.A	Took appropriate action to correct or minimize the threat to human health, welfare, and/or the environment per G3.A.
		Yes
50	G20	Notified Ecology of the failure to comply with the permit terms and conditions within 30 days of becoming aware of the non-compliance. (G20)
		Not Applicable
52	S4.F.3.d	Attach a summary of the status of implementation of any actions taken pursuant to S4.F.3 and the status of any monitoring, assessment, or evaluation efforts conducted during the reporting period. (S4.F.3.d)
		Saved Document Name: Illicit Discharge spreadsheet _52_01282019110756
Attachm	nents:	

View Files Attached to Submission

DocDescr	DocName	DocExt	DocID	SubID	AppName
WAR046013_1_01162019102715	City of Yakima SWMP 5-2018_1_01162019102715	.docx	759281	1658878	wqwebportal
Submitted Copy of Record for City of Yakima	Copy of Record CityofYakima Monday March 11 2019	.pdf	784999	1658878	wqwebportal
Submitted Cover Letter for City of Yakima	Cover Letter CityofYakima Monday March 11 2019	.pdf	785000	1658878	wqwebportal
WAR046013_17_01162019113213	Illicit Discharge spreadsheet _17_01162019113213	.xlsx	759355	1658878	wqwebportal
WAR046013_52_01282019110756	Illicit Discharge spreadsheet _52_01282019110756	.xlsx	762904	1658878	wqwebportal
WAR046013_30_03112019101813	Question 30 YMC 7.83.140(1)d4_30_03112019101813	.docx	784486	1658878	wqwebportal
WAR046013_41_01282019110555	Question 41 - Alternative to S_41_01282019110555	.doc	762900	1658878	wqwebportal
WAR046013_5_01162019104347	Question 5 - Public Ed and Out_5_01162019104347	.doc	759302	1658878	wqwebportal
WAR046013_5_01162019104350	Question 5 - Public Ed and Out_5_01162019104350	.doc	759304	1658878	wqwebportal
WAR046013_6_01162019104349	Question 6 - Opportunities to _6_01162019104349	.doc	759303	1658878	wqwebportal
WAR046013_6_01162019104351	Question 6 - Opportunities to _6_01162019104351	.doc	759305	1658878	wqwebportal

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