

Annual Report

MS4 Phase II General Permit

National Pollutant Discharge Elimination System MS4 Stormwater Discharge Permit

Monitoring Year: Permit Registrant: Date Prepared/Submitted:

DEQ File No.:

С	ertification and Signature
1.	Permit Registrant(s):
2.	Legally Authorized Representative:
3.	Title:
4.	Email:
5.	Phone:
	I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations (40 CFR 122.22(d)).

Signature

Date

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Instructions

At least once per year, the permit registrant must evaluate compliance with the requirements of the MS4 Phase II general permit using this Annual Report template. This self-evaluation includes assessment of progress made towards implementing the SWMP control measures in Schedule A, and implementation of actions to comply with any additional requirements identified pursuant to Schedule D.1 (Requirements for Discharges to Impaired Waterbodies).

For each SWMP control measure or activity listed below, please answer all the questions and in the comments field cite any relevant information and/or statistics that helps to illustrate implementation or compliance. If your answer is "No," in the comments field explain the reasons and outline the anticipated implementation timeline. If the requirement does not apply, explain why it is not applicable in the comments field.

No later than November 1 each year, beginning in 2020, the permit registrant must submit an Annual Report to DEQ. One signed copy and one electronic copy must be submitted to DEQ using the address provided in permit. DEQ can provide an FTP site for submittal of the electronic copy, upon request.

General Information				
Registrant Information				
6. Permit Registrant(s):				
7. Type(s): City / County / Special District / Other:				
8. Registrant Type:				
Existing Registrant: 🔲 New Re	gistrant: 🗌			
9. Community Type:	_	_		
	ommunity: 🗌			
10. DEQ Permit No:				
11. EPA File No:				
12. Physical Address:				
City: State: Zip:			Zip:	
13. Point of Contact:				
Title:		Email:		Phone:
14. Mailing Address (<i>if different</i>):				I
City:		State:		Zip:
Municipal Separate Storm Sew	er System	(MS4) Informati	on	
15. Estimate the area in square mile	age served	by the MS4:	square miles	
16. Estimate the population served t	by the MS4:			
MS4 Stormwater Discharge Infe				
Identify the names of all known wate	rs that rece	ive a discharge fror	n your MS4.	
Receiving Waterbody # of		Impaired waterbody		Impairment(s)
Receiving Waterbody	Outfalls	303d listed	TMDL issued	impaintent(3)
a.		Yes 🗌 No 🗌	Yes 🗌 No 🗌	
b.		Yes 🗌 No 🗌	Yes 🗌 No 🗌	
С.		Yes 🗌 No 🗌	Yes 🗌 No 🗌	
d.		Yes 🗌 No 🗌	Yes 🗌 No 🗌	
е.		Yes 🗌 No 🗌	Yes 🗌 No 🗌	
f.		Yes 🗌 No 🗌		
g.		Yes No	Yes No	
h.			Yes No	
i.			Yes No	
j.		Yes 🗌 🛛 No 🗌	Yes 🗌 No 🗌	

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 Required for permit registrants relying on another entity to satisfy one or more of the requirements of the permit. 17. Is there a joint agreement in place for the implementation of one or more stormwater management program control measures? Schedule A.2 Yes No 18. If yes, has there been any change to the joint agreement(s) submitted previously? Yes No 18. If yes, include, as an attachment, a summary of the changes. The summary must identify the other co-registrants/co-implementers or other entities Stormwater Management Program Information
 measures? Schedule A.2 Yes No No 18. If yes, has there been any change to the joint agreement(s) submitted previously? Yes No No If yes, include, as an attachment, a summary of the changes. The summary must identify the other co-registrants/co-implementers or other entities
If yes, include, as an attachment, a summary of the changes. The summary must identify the other co-registrants/co-implementers or other entities
Stormwater Management Program Information
19. Discuss the status and overall progress of establishing legal authority to control pollutant discharges into and discharges from the MS4 and to implement and enforce the conditions of this permit. <i>Schedule A.2.c</i>
Stormwater Management Program Information
20. Is an updated SWMP Document attached? Schedule A.2.c
Yes No (must be submitted with the second Annual Report)
If necessary, provide an explanation:
21. Identify the publicly accessible website where the SWMP Document is posted. Schedule 2.c & A.3.b.ii
https://
If necessary, provide an explanation:
22. Does the SWMP Document include an implementation schedule for control measures that have yet to be or are partially implemented? <i>Schedule A.2.c</i>
Yes 🗌 No 🗌
If necessary, provide an explanation:
23. Describe the method used to gather, track, and use SWMP information to set priorities or assess compliance: <i>Schedule A.2.d</i>
24. Have adequate finances, staff, equipment and other support capabilities been provided to implement the permit? Schedule A.2.e
If necessary, provide an explanation:
25. During this monitoring year was compliance with the requirements of this permit evaluated? Schedule B.1
Yes 🗌 No 🗌
If necessary, provide an explanation:
26. During this monitoring year was it determined or reported that discharge from the MS4 caused or contributed to an
excursion of an applicable water quality standard? Schedule A.1.b
Yes 🗌 No 🗌
If "Yes", complete Water Quality Standards section (p. 21) of this template.

Stormwater Management Program Control Measures
Public Education and Outreach
27. Provide a brief summary of the ongoing public education and outreach program. Schedule A.3.a
28. Were the required components in place by the implementation date? Schedule A.3.a.i
Yes 🗌 No 🔲 (Implementation date: Feb. 28, 2020 for Existing Registrant, Sept. 1, 2023 for New Registrants and February 28, 2024 for Albany, Corvallis, Millersburg, Springfield and Turner)
 29. Provide the number of education and outreach activities conducted: <i>Schedule A.3.a.iii</i> During this reporting year: 30. During the permit term:
If necessary, provide an explanation:
 31. Indicate target audiences addressed during this reporting year: Schedule A.3.a.iv General public, homeowners, homeowner association, schoolchildren, and businesses Local elected officials, land use planners and engineers Construction site operators
32. Have each target audience been addressed during the permit term? <i>Schedule A.3.a.iv</i>
 33. Indicate target topics addressed during this reporting year: Schedule A.3.a.iv Impacts of illicit discharges on receiving waters and how to report them Impacts from impervious surfaces and appropriate techniques to avoid adverse impacts BMPs for proper use, application and storage of pesticides and fertilizer BMPs for litter and trash control BMPs for recycling programs BMPs for power washing, carpet cleaning and auto repair and maintenance Low impact development/green infrastructure Information pertaining to maintenance of septic systems Watershed awareness and how storm drains lead to local creeks and rivers, and potential impacts to fish and other wildlife Other:
34. Describe the types of educational messages or activities distributed and/or offered during this reporting year. <i>Schedule A.3.a.iii</i>
35. Was outreach to construction site operators working within your community offered during this reporting year? Schedule A.3.a.v Yes No
36. Total number during the permit term:
 37. Identify and describe the assessment/evaluation of, at least, one education and outreach activity that occurred during this reporting year. Include the assessment process or metric for evaluation, and why this activity was considered successful. <i>Schedule A.3.a.vi</i>
38. Will the assessment be used to inform future stormwater education and outreach efforts? <i>Schedule A.3.a.vi</i> Yes No
39. Provide an explanation:

Public Involvement and Participation
40. Provide a brief summary of the overall progress towards implementation of this control measure. Schedule A.3.b
41. Were the required components in place by the implementation date? <i>Schedule A.3.b.i</i>
Yes No (Implementation date: Feb. 28, 2020 for Existing Registrant, Sept. 1, 2023 for New Registrants and February 28, 2024 for Albany, Corvallis, Millersburg, Springfield and Turner)
42. Is the SWMP Document posted on a publicly accessible website? Schedule A.3.b.ii
Yes 🗌 No 🗌
43. Was the publicly accessible website updated during this reporting year? Schedule A.3.b.ii
Yes 🗌 No 🗌
If necessary, provide an explanation:
44. Does the publicly accessible website include illicit discharge complaint/reporting information or procedures? <i>Schedule A.3.b.ii.A</i>
Yes 🗌 No 🗌
If necessary, provide an explanation:
45. Does the publicly accessible website include draft documents issued for public comment, final reports, plans and other official SWMP policy documents? <i>Schedule A.3.b.ii.B</i>
Yes 🗌 No 🗌
If necessary, provide an explanation:
46. Does the publicly accessible website include links to all ordinances, policies and/or guidance documents related to the construction and post-construction stormwater management control programs, including education, training, licensing, and permitting? <i>Schedule A.3.b.ii.C</i>
If necessary, provide an explanation:
47. Does the publicly accessible website include contact information for relevant staff, including phone numbers, mailing addresses and email addresses? <i>Schedule A.3.b.ii.D</i>
If necessary, provide an explanation:
48. During this reporting year, was a stewardship opportunity created or partnered with another entity? <i>Schedule A.3.b.iii</i>
Yes 🗌 No 🗌
If "Yes", summarize the stewardship opportunity(s).

Illicit Discharge Detection and Elimination
49. Provide a brief summary of the overall progress towards implementation of this control measure. Schedule A.3.c
50. Were the required components in place by the implementation date? Schedule A.3.c.i
Yes 🗌 No 🔲 (Implementation date: Feb. 28, 2022 for Existing Registrant, Sept. 1, 2023 for New Registrants and February 28, 2024 for Albany, Corvallis, Millersburg, Springfield and Turner)
51. Is the MS4 map(s) current? <i>Schedule A.3.c.ii.A</i>
Yes 🗌 No 🗌
52. Describe the MS4 map(s) format(s):
53. Is the MS4 map(s) included as attachment? Yes 🗌 No 🗌
Or are the digital shapefiles available for electronic submittal? Yes No () No () (<i>Implementation date: Feb. 28, 2022 for Existing Registrant, Sept. 1, 2023 for New Registrants and February 28, 2024 for</i>
Albany, Corvallis, Millersburg, Springfield and Turner)
If necessary, provide an explanation:
54. Is the digital inventory of all known outfalls, with the associated receiving waterbody current? Schedule A.3.c.ii.B
Yes 🗌 No 🗌
If necessary, provide an explanation:
55. Indicate if the following features are included on your MS4 map:
Location of all known outfalls, including the requirements in <i>Schedule A.3.c.ii.B</i>
Stormwater collection and conveyance system, including the requirements in Schedule A.3.c.ii.C
Stormwater structural controls, including the requirements in <i>Schedule A.3.c.ii</i> .C
Location of known chronic discharges Schedule A.3.c.ii.D
If necessary, provide an explanation:
F6. Have non-starmwater discharges into the MC4 have prekibited through enforcement of an and/increase of the
56. Have non-stormwater discharges into the MS4 been prohibited through enforcement of an ordinance or other regulatory mechanism? Schedule A.3.c.iii
Yes 🗌 No 🗌
If necessary, provide an explanation:

	ndicate which of the following have an ordinance or other regulatory mechanism to prohibit discharge to the MS4: Schedule A.3.c.iii
[Septic, sewage, and dumping or disposal of liquids or materials other than stormwater into the MS4
[Discharges of washwater resulting from the hosing or cleaning of gas stations, auto repair garages, or other types of automotive services facilities
[Discharges resulting from the cleaning, repair, or maintenance of any type of equipment, machinery, or facility, including motor vehicles, cement-related equipment, and port-a-potty servicing, etc.
[Discharges of washwater from mobile operations, such as mobile automobile or truck washing, steam cleaning, power washing, and carpet cleaning, etc.
[Discharges of washwater from the cleaning or hosing of impervious surfaces in municipal, industrial, commercial, or residential areas (including parking lots, streets, sidewalks, driveways, patios, plazas, work yards and outdoor eating or drinking areas, etc.) where detergents are used and spills or leaks of toxic or hazardous materials have occurred (unless all spilled material has been removed)
ĺ	Discharges of runoff from material storage areas, which contain chemicals, fuels, grease, oil, or other hazardous materials from material storage areas
[Discharges of pool or fountain water containing chlorine, biocides, or other chemicals; discharges of pool or fountain filter backwash water
	Discharges of sediment, unhardened concrete, pet waste, vegetation clippings, or other landscape or construction-related wastes
[Discharges of trash, paints, stains, resins, or other household hazardous wastes Discharges of food-related wastes (grease, restaurant kitchen mat and trash bin washwater, etc.)
I	f necessary, provide an explanation:
58. 1	s the written escalating enforcement and response procedure included as an attachment? Schedule A.3.c.iv
	Yes 🗌 No 🗌
	(For Existing Registrant must be submitted with the third Annual Report, Sept. 1, 2023 for New Registrants and February 28, 2024 for Albany, Corvallis, Millersburg, Springfield and Turner)
I	f necessary, provide an explanation:
50	a there a make a make a wake and (an other communication chemnel with linited for the within the result illigit
	s there a phone number, webpage, and/or other communication channel publicized for the public use to report illicit discharges? <i>Schedule A.3.c.v.A</i>
	Phone number(s)
l	Webpage(s)
	Other communication channels
	f necessary, provide an explanation:
	Provide the number of complaints received during this reporting year. <i>Schedule A.3.c.v.D</i> Number: (complaints related to IDDE)
	61. On average, how long did it take to respond to complaints? Schedule A.3.c.v.B
	n working days:
	Provide the number of complaints that included notification of the Oregon Emergency Response System during this reporting year. Schedule A.3.c.v.B
	Number of notification:
	Provide the number of complaints where staff performed an investigation during this reporting year. <i>Schedule</i> 4.3.c.v
	Number: (investigations related to IDDE)
64. (On average, how long did it take to conduct an initial investigation? Schedule A.3.c.v.B
	n working days:

Γ

65.	Provide the number of illicit discharges discovered and eliminated during this reporting year. <i>Schedule A.3.c.v</i> Number:
66.	On average, how long did it take to eliminate an illicit discharge? <i>Schedule A.3.c.v.B</i> In working days:
67.	Provide the number times escalating enforcement procedure was used to eliminate illicit discharge during this reporting year. <i>Schedule A.3.c.v.D</i>
	Number of times:
	Do any of the illicit discharges involve the repair or replacement of the wastewater and/or storm sewer conveyance systems? <i>Schedule A.3.c.v.B</i>
	If necessary, provide an explanation:
68.	Provide the number of illicit discharges that were referred to another entity during this reporting year. <i>Schedule A.3.c.v.C</i>
60	Number:
09.	On average, how long did it take to notify the entity(s)? In working days:
	if necessary, provide an explanation:
70.	Indicate which of the following are included in the complaints or reports tracking documentation: <i>Schedule A.3.c.v.D</i> Date the complaint was received and, if available, the complainant's name and contact information Name of staff responding to the complaint Date the investigation was initiated The outcome of the staff investigation Corrective action(s) taken to eliminate the illicit discharge The responsible party for the corrective action(s) The status of enforcement procedure(s), when necessary The date the corrective action(s) was completed and staff who evaluated final compliance
	If necessary, provide an explanation:
71.	Provide percentage of outfalls inspected. Schedule A.3.c.vi.A/B
	Known outfalls screened this reporting year:
72.	Known outfalls screened during the permit term:
	If necessary, provide an explanation:
73.	Provide percentage of outfalls inspected as part of field screening of priority location. Schedule A.3.c.vi.C
	Priority location outfalls screened this reporting year:
74.	Priority location outfalls screened during the permit term:
	If necessary, provide an explanation:

 75. Indicate which of the following dry-weather field screening activities have been performed in the last year: Schedule A.3.c.vi General observation Field Screening and Analysis Pollutant Parameter Action Levels Laboratory Analysis If necessary, provide an explanation: 	
76. If flow is observed and the source is unknown, provide a brief description of the field investigation and analysis process. <i>Schedule A.3.c.vi.D-G</i>	
 77. Have pollutant parameter action levels been established and are they included as an attachment? Schedule A.3.c.vi.F Yes No 	
(For Existing Registrant must be submitted with the third Annual Report. New Registrants must submit by September 1, 2023 and February 28, 2024 for Albany, Corvallis, Millersburg, Springfield and Turner))	
If necessary, provide an explanation:	
78. Are all persons responsible for investigating and eliminating illicit discharges and illicit connections into the MS4 appropriately trained to conduct such activities? <i>Schedule A.3.c.vii</i> Yes No	
If necessary, provide an explanation:	
79. Are all new staff working to implement the IDDE program trained within 30 days of their assignment to this program? <i>Schedule A.3.c.vii</i>	
Yes No D	

Construction Site Runoff Control
80. Provide a brief summary of the overall progress towards implementation of this control measure. Schedule A.3.d
81. Were the required components in place by the implementation date? Schedule A.3.d.i
Yes No (Implementation date: Feb. 28, 2023 for Existing Registrants, Sept. 1, 2023 for New Registrants and February 28, 2024 for Albany, Corvallis, Millersburg, Springfield and Turner)
 82. Do ordinances or other regulatory mechanisms require erosion controls, sediment controls, and waste materials management controls to be used and maintained at all qualifying construction projects? <i>Schedule A.3.d.ii</i> Yes No NA NA
If necessary, provide an explanation:
83. Indicate the minimum land disturbance where construction site operators are required to complete and implement an Erosion and Sediment Control Plan (ESCP) for construction project sites: <i>Schedule A.3.d.ii</i>
In square feet or portion of an acre: ft^2 , acres
If necessary, provide an explanation:
84. For construction projects that disturb one or more acres (or that disturb less than one acre, if it is part of a "common plan of development or sale" disturbing one or more acres), provide a brief description how these projects are referred to DEQ or the appropriate DEQ agent, to obtain a NPDES Construction Stormwater General Permit. <i>Schedule A.3.d.iii</i>
85. Provide the written specifications that address the proper installation and maintenance of such controls during all phases of construction activity as an attachment <i>Schedule A.3.d.iv</i>
Attached: Yes 🗌 No 🗌
If necessary, provide an explanation:
86. Provide the Erosion and Sediment Control Plan template as an attachment. Schedule A.3.d.iv.A
Attached: Yes 🗌 No 🗌
If necessary, provide an explanation:
 87. Indicate which of the following are required for qualifying construction projects: Schedule A.3.d.iv Site operator required to complete a ESCP template or worksheet prior to beginning construction/land disturbance Site operator required to keep the ESCP on site Site operator required to maintain and update the ESCP as site conditions change, or as needed. Site operator required to provide the ESCP to the permit registrant, DEQ, or another administrating entity
If necessary, provide an explanation:

 88. ESCPs [from construction projects that will result in land disturbance of one or more acres (or that disturb less than one acre, if it is part of a "common plan of development or sale" disturbing one or more acres)] are reviewed using a checklist or similar document to determine compliance. <i>Schedule A.3.d.v</i> Yes No
89. Provide the ESCP review template or checklist as an attachment. <i>Schedule A.3.d.v</i> Attached: Yes No
90. Indicate the minimum land disturbance where you require the ESCP to be reviewed, if different than one acre: ft ² , acres If necessary, provide an explanation:
91. All construction projects [that will result in land disturbance of one or more acres (or that disturb less than one acre, if it is part of a "common plan of development or sale" disturbing one or more acres)] are expected or scheduled to be inspected at least once per permit term. <i>Schedule A.3.d.vi.A.1</i>
Indicate the number of inspections completed to comply with this requirement during this reporting year: ⁰ Indicate the number of inspections completed to comply with this requirement during the permit term: 1 If necessary, provide an explanation:
92. Are construction projects with visible sediment in stormwater/dewatering discharge or when a complaint is received inspected? <i>Schedule A.3.d.vi.A.2</i>
93. Indicate number of projects that were inspected based on this inspection trigger: If necessary, provide an explanation:
94. Indicate the total number of construction projects that were inspected this monitoring year:
95. Indicate the total number of construction projects that were inspected during the permit term:
96. Indicate which of the following are documented during an inspection: Schedule A.3.d.vi.B
That the ESCP is reviewed to determine if the described
Control measures were installed, implemented, and maintained appropriately
 Assessment of the site's compliance with the ordinances or requirements Visual observation of any existing or potential non-stormwater discharges, illicit connections, and/or discharge
of pollutants from the site
of pollutants from the site Recommendations to the construction site operator for follow-up
of pollutants from the site
 of pollutants from the site Recommendations to the construction site operator for follow-up Education or instruction provided to the site operator related to stormwater pollution prevention practices
 of pollutants from the site Recommendations to the construction site operator for follow-up Education or instruction provided to the site operator related to stormwater pollution prevention practices
of pollutants from the site Recommendations to the construction site operator for follow-up Education or instruction provided to the site operator related to stormwater pollution prevention practices If necessary, provide an explanation:

If necessary, provide an explanation:	
99. Provide the written escalating enforcement and response procedure as an attachment. Schedule A.3.d.vii	
Yes 🗌 No 🗌	
(For Existing Registrant must be submitted with the third Annual Report. Sept. 1, 2023 for New Registrants and February 28, 2024 for Albany, Corvallis, Millersburg, Springfield and Turner) If necessary, provide an explanation:	
100. Was the escalating enforcement procedure used to achieve compliance at any construction projects? <i>Schedule A.3.d.vii</i>	
Yes 🗌 No 🗌	
Indicate number of times during this reporting year:	
101. Indicate number of times during the permit term:	
If necessary, provide an explanation:	
102. Were all persons responsible for ESCP reviews, site inspections, and enforcement appropriately trained to conduct such activities? <i>Schedule A.3.d.viii</i>	
Yes 🗌 No 🗌	
If necessary, provide an explanation:	
103. Were all new staff working to implement the construction site runoff control program appropriately trained within 30 days of their assignment to this program? <i>Schedule A.3.d.viii</i>	
Yes No N/A. No new staff have been employed to conduct EPSC inspections.	
Post-Construction Site Runoff for New Development and Redevelopment	
104. Provide a brief summary of the overall progress towards implementation of this control measure. Schedule A.3.e	
105. Were the required components in place by the implementation date? <i>Schedule A.3.e.i</i>	

Yes No ((Implementation date: Feb. 28, 2023 for Existing Registrant, Sept. 1, 2023 for New Registrants and February 28, 2024 for Albany, Corvallis, Millersburg, Springfield and Turner)

106.	For projects creatin	g or replacing impervious area, indicate the area (or threshold) where the site is required to
	implement the post	-construction site runoff program requirements: Schedule A.3.e.ii
	In square feet:	ft ²
	If necessary, provid	le an explanation:

107. Indicate which of the following are required at qualifying sites: Schedule A.3.e.ii

☐ The use of structural stormwater controls

A site-specific stormwater management approach that targets natural surface or predevelopment hydrological function through the installation and long-term operation and maintenance of stormwater controls

Long-term O&M of stormwater controls at project sites that are under the ownership of a private entity

	If necessary, provide an explanation:
108.	Were ordinance(s), code(s) and development standards reviewed to identify, minimize or eliminate barriers that inhibit design and implementation techniques intended to minimize impervious surfaces and reduce stormwater runoff? <i>Schedule A.3.e.iii</i>
	Yes 🗌 No 🗌
109.	If barriers were identified or if necessary, provide an explanation:
110.	Provide an explanation of the timeline for removal of barriers or if removal is outside your authority:
111.	 Indicate which of the following technical standards are used to determine the retention requirement: Schedule A.3.e.iv.A Volume-based method Storm event percentile-based method Annual average runoff-based method
	If necessary, provide an explanation:
112.	For projects that are unable to meet the retention requirement, is the remainder of the rainfall/runoff treated prior to discharge with a structural stormwater control? <i>Schedule A.3.e.iv.B</i>
	Yes 🗌 No 🗌
113.	Was the stormwater structural control designed to remove, at minimum, 80 percent of the total suspended solids? Yes No
	If necessary, provide an explanation:
111	Are the ellowable structural starrowstar controls and an efficience sucilable for review? Schedule 4.2 e in C
114.	Are the allowable structural stormwater controls and specifications available for review? <i>Schedule A.3.e.iv.C</i> Yes No
115.	Indicate if they are attached or the location where they can be viewed: Attached Location:
	If necessary, provide an explanation:
116.	Have alternatives for projects complying with the retention requirement been approved? <i>Schedule A.3.e.iv.D</i> Yes No
117.	If yes, are the written technical justifications evaluated? Schedule A.3.e.iv.D

	Yes 🗌 No 🗌
118.	Provide a brief description of the factors of technical infeasibility or site constraints that prevented the on-site management of the runoff amount stipulated in the stormwater retention requirement or a portion thereof. <i>Schedule A.3.e.iv.D</i>
119.	Before the allowance of alternative compliance, were mitigation options established? Schedule A.3.e.iv.D
	Yes 🗌 No 🗌
	If necessary, provide an explanation:
120.	If applicable, indicate which of the following mitigation options have been used and provide a narrative description of the implementation of the mitigation option? <i>Schedule A.3.e.iv.D</i>
	 Off-Site Mitigation Off-Site Groundwater Replenishment Projects
	If necessary, provide an explanation:
121.	Was a procedure developed for the review and approval of structural stormwater control plans for new development and redevelopment projects? <i>Schedule A.3.e.v</i>
	Yes 🗌 No 🗌
	If necessary, provide an explanation:
122.	Indicate the minimum land disturbance or creation of new impervious area where plans are required to bereviewed: ft^2 , acres of land disturbance creation of new impervious area
123.	Are all sites that use alternative compliance to meet the retention requirement reviewed?
	Yes 🗌 No 🗌
	If necessary, provide an explanation:
124.	Indicate if an inventory and implementation strategy is used to ensure that all stormwater controls are operated and maintained to meet the site performance standard in Schedule A.3.e.iv of the permit? <i>Schedule A.3.e.vi</i>
	Yes 🗌 No 🗌
	If necessary, provide an explanation:

125.	Indicate which of the following strategies have been developed to ensure that all stormwater controls are operated and maintained to meet the site performance standard in Schedule A.3.e.iv. <i>Schedule A.3.e.vi</i>
	Legal authority to inspect and require effective operation and maintenance of privately owned and operated stormwater controls
	 Inspection procedures and an inspection schedule to ensure compliance with the O&M requirements of each stormwater control operated by the permit registrant and by other private entities A tracking mechanism for documenting inspections and the O&M requirements for each stormwater control
	 A tracking mechanism of documenting inspections and the Odim requirements for each stormwater control Reporting requirements for privately owned and operated stormwater controls that document compliance with the O&M requirement in Schedule A.3.f.
	If necessary, provide an explanation:
126.	Are the location of all public and private stormwater controls installed during this permit term documented on the MS4 Map? Schedule A.3.e.vi
	Yes 🗌 No 🗌
	If necessary, provide an explanation:
127.	Were all persons responsible for performing post-construction runoff site plan reviews, administrating the alternative compliance program, or performing O&M practices or evaluating compliance with long-term O&M requirements appropriately trained to conduct such activities? <i>Schedule A.3.e.vii</i>
	Yes 🗌 No 🗌
	If necessary, provide an explanation:
100	
128.	Were all new staff working to implement the post-construction site runoff for new development and redevelopment program appropriately trained within 30 days of their assignment to this program? <i>Schedule A.3.e.vii</i>
128.	redevelopment program appropriately trained within 30 days of their assignment to this program? Schedule
128.	redevelopment program appropriately trained within 30 days of their assignment to this program? <i>Schedule A.3.e.vii</i>

Pollution Prevention and Good Housekeeping for Municipal Operations	
129.	Provide a brief summary of the overall progress towards implementation of this control measure. Schedule A.3.f
130.	Were the required components in place by the implementation date? Schedule A.3.f.i
	Yes 🗌 No 🗌 (Implementation date: Feb. 28, 2022 for Existing Registrants, Sept. 1, 2023 for New Registrants and February 28, 2024 for Albany, Corvallis, Millersburg, Springfield and Turner))
131.	Were O&M strategies for existing controls developed for both permit registrant-owned controls and controls owned and operated by another entity discharging to the MS4? <i>Schedule A.3.f.ii</i>
	Yes 🗌 No 🗌 N/A 🗌
	If necessary, provide an explanation:
132.	Indicate the percentage of catch basins inspected/cleaned: Schedule A.3.f.iii
	Percentage inspected this reporting year: ; Percentage cleaned:
	If known, estimate of material removed: units
	Percentage inspected during the permit term: ; Percentage cleaned:
135.	If known, estimate of material removed: units If necessary, provide an explanation:
	n necessary, provide an explanation.
136.	Indicate if a catch basin inspection prioritization system and/or an alternate inspection frequency has been established. <i>Schedule A.3.f.iii</i>
	Yes 🗌 No 🗌
	If necessary, provide an explanation:
137.	During the permit term were existing procedures for inspection and maintenance schedules reviewed/updated to ensure pollution prevention and good housekeeping practices were conducted for the following activities? <i>Schedule A.3.f.iv</i> Pipe cleaning for stormwater and wastewater conveyance systems
	 Cleaning of culverts conveying stormwater in roadside ditches Ditch maintenance
	Road and bridge maintenance
	□ Road repair and resurfacing including pavement grinding
	Dust control for roads and municipal construction sites
	Winter road maintenance, including salt or de-icing storage areas
	Fleet maintenance and vehicle washing
	Building and sidewalk maintenance including washing
	Solid waste transfer and disposal areas
	 Municipal landscape maintenance Material storage and transfer areas, including fertilizer and pesticide, hazardous materials, used oil storage, and fuel
	Firefighting training activities
	Maintenance of municipal facilities including public parks and open space, golf courses, airports, parking lots, swimming pools, marinas, etc.
	If necessary, provide an explanation:

138.	Do any permit registrant-owned facilities have coverage under DEQ's 1200-Z Industrial Stormwater Discharge Permit? <i>Schedule A.3.f.v</i>
	Yes 🗌 No 🗌 NA 🗌
	If "Yes", provide DEQ File Number(s):
	If necessary, provide an explanation:
139.	Are practices in place to reduce the discharge of pollutants to the MS4 associated with the application and storage of pesticides and fertilizers? <i>Schedule A.3.f.vi</i>
	Yes 🗌 No 🗌
	If necessary, provide an explanation:
4.40	And no stand for the second stand the standard standard states with the standard states of the
140.	Are methods/practices in place to reduce the discharge of litter within the jurisdiction? <i>Schedule A.3.f.vii</i>
	If necessary, provide an explanation:
141.	Are practices in place to ensure that collected material or pollutants removed in the course of maintenance are managed and disposed of in a manner such as to prevent such pollutants from entering the waters of the state in accordance with state and federal rules? <i>Schedule A.3.f.viii</i>
	Yes 🗌 No 🗌
	If necessary, provide an explanation:
140	Ware all persons responsible for evaluating QSM practices, evaluating compliance with long term QSM
142.	Were all persons responsible for evaluating O&M practices, evaluating compliance with long-term O&M requirements or ensuring pollution prevention at facilities and during operations appropriately trained to conduct such activities? <i>Schedule A.3.f.ix</i>
	Yes 🗌 No 🗌
	If necessary, provide an explanation:
143	Were all new staff working to implement the pollution prevention and good housekeeping for municipal operations
140.	program appropriately trained within 30 days of their assignment to this program? Schedule A.3.f.ix
	Yes 🗌 No 🗌
	If necessary, provide an explanation:

Monitoring If the requirement does not apply, mark "NA" and explain why it does not apply to you in the comments field.	
Was municipal stormwater monitoring performed at outfall locations, in the receiving waterbody, or to demonstrate compliance with this permit? <i>Schedule B.3</i>	
Yes 🗌 No 🗌	
If "Yes" is the data included in the Annual Report?	
Yes 🗌 No 🗌	
If necessary, provide an explanation:	
Wood Village Monitoring Requirements	
Provide a summary of the following to evaluate the control strategies established for the Lower Columbia Slough Phosphate, Lead, and Bacteria TMDLs: <i>Schedule D.1.b</i> Phosphate:	
Lead:	
Bacteria:	
Indicate which of the following were completed:	
 For phosphate, monitor influent and effluent dissolved orthophosphate concentrations and total phosphate concentrations at a representative site in Fairview Lake (Reach 4) and Fairview Creek (Reach 5) For lead, estimates of the effectiveness of controls to remove TSS For bacteria, measuring E. coli concentrations and its distribution over flows (for example, flow duration intervals) to demonstrate compliance with E. coli criteria 	
If necessary, provide an explanation:	

Wa	Water Quality Standards		
148.	During this monitoring year was it determined or reported that the MS4 discharge caused or contributed to an exceedance of an applicable water quality standard? <i>Schedule A.1.b</i> Yes No		
	If necessary, provide an explanation:		
149.	How and when did the exceedance of an applicable water quality standard occur? <i>Schedule A.1.b</i> If necessary, provide an explanation:		
150.	Was the exceedance self-reported or did DEQ send written notification? <i>Schedule A.1.b</i> Self-reported: Yes No		
	If necessary, provide an explanation:		
151.	Within 48 hours was an investigation started into the cause of the water quality exceedance? <i>Schedule A.1.b.i</i> Yes No		
	If necessary, provide an explanation:		
152.	Within 30 days of becoming aware of the exceedance, was DEQ notified in writing, if self-reporting? <i>Schedule A.1.b.ii</i>		
	Yes 🗌 No 🗌		
	If necessary, provide an explanation:		
153.	 Within 60 days of becoming aware of or being notified of the exceedance, was a report submitted to DEQ that documents the following: <i>Schedule A.1.b.iii</i> The results of the investigation, including the date the exceedance was discovered A brief description of the conditions that triggered the exceedance or the cause Corrective actions taken or planned, including the date corrective action was completed or is expected to be completed 		
	If necessary, provide an explanation:		
154.	Were the corrective actions implemented in accordance with the schedule approved by DEQ? <i>Schedule A.1.b</i> Yes No		
155.	Provide any additional comments or narrative description, if necessary:		