# Bernalillo County Stormwater Quality Management Plan

Supporting Documentation for the National Pollutant Discharge Elimination System (NPDES)

Phase II Application

April 1, 2007

#### **Public Education and Outreach on Storm water Impacts**

- 1. Implement a public education program to distribute educational materials to the community or conduct equivalent outreach activities about the impact of storm water discharges on water bodies and the steps that the public can take to reduce pollutants in storm water runoff. For the purposes of this permit:
  - 1.1. Traditional municipal entities such as cities, counties and tribes, etc. must address the general public being served by the MS4.

    Bernalillo County (County) will conduct an educational outreach program to the general public regarding the impact of storm water discharges and mitigation factors via appropriate media, including brochures, flyers, pony panels, etc. The County will also make available "household hazardous waste wheels" that provide information on reducing the use of hazardous materials in the home and a reminder that this reduction also impacts storm water. These wheels will be distributed during our household hazardous waste quarterly collection events and available at the hazardous waste collection center. Specific audiences, such as restaurant and pet owners, will be advised of their impact on storm water during
  - 1.2. Non-traditional municipalities such as universities, hospital complexes, prisons, special districts, etc. and federal facilities must address the community served by the MS4. For example, at a university it would be the faculty, other staff, students, and visitors, while at a military base, it would include military personnel (and dependents), contractors, employees, tenants, visitors, etc.
    - This section does not apply to the County because it is a traditional municipality.
  - 1.3. Departments of transportation must address the community working on or served by the transportation network within the MS4 including employees, contractors, and the general public.
    - This section does not apply to the County because it is not a Department of Transportation.

#### Include the following information in the SWMP:

the licensing process.

1.4. A description of the education program and outreach activities;

The County will conduct an educational outreach program to the general public regarding the impact of storm water discharges and mitigation factors via appropriate media, including brochures, flyers, pony panels, etc. Storm drains will also be marked to indicate that they drain to the river.

The County conducts media campaigns (television and radio advertisements) that focus on educating the public about negatives effects that pet waste, illegal dumping, floatables, and litter in general have on water quality. The media campaigns are timed to air during the monsoon season with the expectation that they will be most effective during this time.

Currently, the County conducts quarterly household hazardous waste collection events. We also contract with a local hazardous waste company that operates a stationary collection center whose services are available to the public. The County will make available "household hazardous waste wheels" that provide information on reducing the use of hazardous materials in the home and reminder that this reduction also impacts storm water at these events. Specific audiences, such as restaurant and pet owners, will be advised during the licensing process of how grease and oil and pet waste impact storm water.

1.5. A description of the methods for disseminating information;

The County will conduct an educational outreach program to the general public regarding the impact of storm water discharges and mitigation factors via appropriate media, including brochures, flyers, pony panels, etc. Storm drains

will also be marked to indicate that they drain to the river.

The County conducts media campaigns (television and radio advertisements) that focus on educating the public about negatives effects that pet waste, illegal dumping, floatables, and litter in general have on water quality. The media campaigns are timed to air during the monsoon season with the expectation that they will be most effective during this time.

Currently, the County, along with the City of Albuquerque, conducts quarterly household hazardous waste collection events. We also contract with a local hazardous waste company that operates a stationary collection center whose services are available to the public. The County will make available "household hazardous waste wheels" that provide information on reducing the use of hazardous materials in the home and reminder that this reduction also impacts storm water at these events. Specific audiences, such as restaurant and pet owners, will be advised during the licensing process of how grease and oil and pet waste impact storm water.

1.6. The target audiences and target pollutants and sources that the MS4 operator will address in the program, and how they were selected;

Our target audiences for our educational program include the general public, restaurant and pet owners. We will also conduct educational outreach to the construction industry. These target audiences were selected based on how the Phase II Storm Water regulations will impact them and also in response a study done that showed pet waste as a significant contributor of pollution to the river.

1.7. An estimation of the number of people with whom the MS4 operator intends to communicate;

Our target audiences are the general public via television and radio broadcast, homeowner associations, environmental groups, the construction industry, restaurant owners and pet owners. The County's population is 58.0% Non-

Hispanic and 42.0% Hispanic, according to 2000 Census data. The median household income in Bernalillo County is \$38,788 with 10.2% of the population living below the poverty level. 2

1.8. A list of measurable goals for the public education and outreach program

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GOAL
Promote better public
awareness of stormwater
quality issues as part of the
public education and
outreach requirements of
the permit.
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the permit.
Certification of all waste
water evaluators in state
(200) and educate public on
proper septic system
maintenance.
Promote better public
awareness of stormwater
quality issues as part of the
public education and
outreach requirements of
the permit.

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<sup>&</sup>lt;sup>1</sup> Consensus 2000 P.L. 94-171 Redistricting Data (University of New Mexico, Bureau of Business & Economic Research).

<sup>&</sup>lt;sup>2</sup> U.S. Census Bureau website, 2000 census data for Bernalillo County.

Provide drop-off center for Household Hazardous Waste	To prevent the improper disposal of household hazardous waste and to notify the public of the impact of improper disposal on stormwater.
Provide information on stormwater quality and BMPs to the public on the County Webpage.	Maintain Stormwater Quality Information on the County website.
Provide receptacles for plastic bags for pet waste collection.	Make receptacles available at 4 facilities where the need has been observed.
Install signs reminding pet owners to pick up after their pets.	Add signs at one facility a year.

Given the County's extremely limited resources, these measurable goals were selected based upon the total population impacted, cost, and practicality of implementation.

- 1.9. Dates by which the permittee will achieve specific measurable goals; and **See attached BMP matrix for the timeline**
- 1.10. The name of the person(s) or position responsible for implementing and coordinating the education activities.

The PWD will be responsible for the overall management and implementation of the SWQMP. The Parks & Recreation Department, Animal Control Department Operations & Maintenance, and the Office of Environmental Health are responsible for specified BMPs. The Water Resources Program will coordinate between departments for implementation of the SWQMP.

#### **Public Involvement/Participation**

- 2. Develop and implement a plan to encourage public involvement and participation in the development and implementation of the SWMP.
  - 2.1. Develop and implement a plan to encourage public involvement and participation in the development and implementation of the SWMP.

Prior to the development of the Storm Water Quality Management Program (SWQMP), the County sponsored four meetings to receive public input. Over 800 flyers were sent to neighborhood associations, homebuilders associations, and other community organizations in September and October of 2002. Fewer than 10 participants attended the meetings. After each department submitted their BMPs, two additional meetings were held to give the public an opportunity to participate in the decision-making process. Over 200 notices were sent to neighborhood associations and other civic groups. The meetings were advertised

in area newspapers and less than a total of twenty individuals attended both meetings. In addition to these meetings, PWD Technical Planning staff met on several occasions with the Central New Mexico Homebuilder's Associations and the Associated General Contractors to discuss the construction and post-construction section of the proposed regulations. Also, two public hearings were convened as part of the Storm Drainage Ordinance revision process.

In 2007, two public meeting were held to solicit public comment and involvement. Internal meetings with each department affected by NPDES were also held so that updates could be made to the BMPs for their department.

The public was notified about the times and dates of the meeting by posting a notice in the newspaper and also by publishing the notices on the County's website.

The County participates in the Middle Rio Grande Water Quality Work Group activities. The Work Group members consist of government agencies, tribal governments, environmental groups, and individual concerned citizens. The Work Group provides an opportunity for the public to be involved in water issues concerning the Rio Grande.

The County participates in the Water Protection Advisory Board (WPAB) activities. The WPAB is a quasi governmental agency that is a collaboration between Bernalillo County and the City of Albuquerque. The WPAB provides oversight, review, and comment on water protection activities. The WPAB provides an opportunity for the public involved in water issues.

2.2. Develop and implement a process by which public comments to the plan are received and reviewed by the person(s) responsible for the SWMP;

The public will be notified about the times and dates of meetings by posting a notice in the newspaper and also by publishing the notices on the County's website.

Interested citizens will have the opportunity to provide public comment at public meetings and may also contact the County on an ongoing basis though the County website. Contact information for all departments is available on the County's website at all times.

Should there be significant comments made at the public meetings or at another time changes will be made where appropriate. A second round of public meetings will be held at this point to further discuss the changes made at the request of the public.

2.3. Make the SWMP and NOI available to the public and to the operator of any MS4 or Tribal authority receiving discharges from the small MS4; and

The NOI and the SWMP will be made available to the public via the County's

website and should an interested citizen lack internet access they may contact the PWD for a paper copy.

#### Include the following information in the SWMP:

2.4. A description of the general plan for informing the public of involvement and participation opportunities;

The County conducts media campaigns (television and radio advertisements) that focus on educating the public about negatives effects that pollution has on stormwater quality. All media messages will provide contact information to the public.

The County will continue to engage the public through public meetings and exhibits at environmental events. Stormwater information will also be available on the County website and distributed at our offices. Additional information will be available at the Hazardous Waste Collection Center and during hazardous waste collection events.

The County participates in the Middle Rio Grande Water Quality Work Group activities. The Work Group members consist of government agencies, tribal governments, environmental groups, and individual concerned citizens. The Work Group provides an opportunity for the public to be involved in water issues concerning the Rio Grande. This group meets an average of four times a year.

The County participates in the Water Protection Advisory Board (WPAB) activities. The WPAB is a quasi governmental agency that is a collaboration between Bernalillo County and the City of Albuquerque. The WPAB provides oversight, review, and comment on water protection activities. The WPAB provides an opportunity for the public involved in water issues. The WPAB has monthly board meetings.

2.5. The types of activities for public involvement that the program will include and the target audiences;

The County will continue to engage the general public our target audience via television and radio broadcasts, public meetings, exhibits at environmental events, stormwater quality information available on the County website, and information distributed through our offices.

The County's participation in the Middle Rio Grande Water Quality Work Group and the Water Protection Advisory Board provide the opportunity for the public to be involved and informed about activities and initiatives that will improve stormwater quality. The two groups invite public participation as part of their protocol.

2.6. A description of the procedure for receiving and reviewing public comments;

The public will be notified about the times and dates of meetings by posting a notice in the newspaper and also by publishing the notices on the County's website.

Interested citizens will have the opportunity to provide public comment at public meetings and may also contact the County on an ongoing basis though the County website. Contact information for all departments is available on the County's website at all times.

Should there be significant comments made at the public meetings or at another time changes will be made where appropriate. A second round of public meetings will be held at this point to further discuss the changes made at the request of the public.

2.7. An explanation of how interested parties may access the NOI and the SWMP; The NOI and the SWMP will be made available to the public via the County's website and should an interested citizens lack internet access they may contact the PWD for a paper copy.

2.8. A list of measurable goals for the public involvement/participation program;

BEST	GOAL
MANAGEMENT	
PRACTICE	
Seek public	Conduct public
participation in	meetings annually to
review and revision	seek input on the
of the SWQMP.	plan.
Seek public	Maintain
participation in	Stormwater Quality
review and revision	Information on the
of the SWQMP.	County website.
Comply with	Compliance with
applicable state	laws.
federal and local	
laws for public	
notice.	

Given the County's extremely limited resources, these measurable goals were selected based upon the total population impacted, cost, and practicality of implementation.

2.9. Dates by which the permittee will achieve specific measurable goals; **See attached BMP matrix for the timeline** 

2.10. The name of the person(s) or position(s) responsible for implementing and coordinating the public involvement/participation activities; and The PWD-WRS is responsible for the overall management and implementation of the SWOMP.

2.11. How the public was involved in the development of the SWMP submitted with the NOI.

Prior to the development of our Storm Water Quality Management Program (SWQMP), the County sponsored four meetings to receive public input. Over 800 flyers were sent to neighborhood associations, homebuilders associations, and other community organizations in September and October of 2002. Fewer than 10 participants attended the meetings. After each department submitted their BMPs, two additional meetings were held to give the public an opportunity to participate in the decision-making process. Over 200 notices were sent to neighborhood associations and other civic groups. The meetings were advertised in area newspapers and less than a total of twenty individuals attended both meetings. In addition to these meetings, PWD Technical Planning staff met on several occasions with the Central New Mexico Homebuilder's Associations and the Associated General Contractors to discuss the construction and post-construction section of the proposed regulations. Also, two public hearings were convened as part of the Storm Drainage Ordinance revision process.

In 2007, two public meeting were held to solicit public comment and involvement. Internal meetings with each department affected by NPDES were also held so that updates could be made to the BMPs for their department.

The public was notified about the times and dates of the meeting by posting a notice in the newspaper and also by publishing the notices on the County's website.

2.12. The permittee must comply with State, Tribal and local public notice requirements when implementing the public involvement/participation program.

The public has been notified in accordance with State, Tribal and local public notice requirements.

### **Illicit Discharge Detection and Elimination**

- 3. Develop, implement, and enforce a program to detect and eliminate illicit discharges into the small MS4;
  - 3.1. Develop, implement, and enforce a program to detect and eliminate illicit discharges into the small MS4;

As part of the County's on-going maintenance of our storm drainage facilities, these facilities are inspected on a regular basis. County storm drain maintenance crews inspect in dry weather for any dry weather flow. If such flows are found, the crew will track the flow back to the source, find the cause of the discharge

and inform the property owner of the non-storm water discharge. If the non-storm water discharge has not been identified as a significant contributor of pollutants, then no corrective action would be required. Bernalillo County does not anticipate that many, if any, dry weather flows will be found, primarily because the County's roadway storm drain system is not extensive.

3.2. Develop, if not already completed, a storm sewer system map, showing the location of all outfalls and the names and location of all waters of the United States that receive discharges from those outfalls (interim map may be submitted with NOI, with completion of map included as a SWMP schedule item);

The PWD has developed a storm water sewer map using Global Positioning System data. This map indicates outfall and storm drain locations, as well as the locations of Public Works maintenance facilities. This map is a part of the SWQMP and will be maintained as such. This will occur on an ongoing basis as facilities are added to our maintenance schedule they will be added to our map.

3.3. To the extent allowable under State, Tribal or local law, effectively prohibit through ordinance or other regulatory mechanism, non-storm water discharges into the storm sewer system and implement appropriate enforcement procedures and actions (including enforcement escalation procedures for recalcitrant or repeat offenders);

The Solid Waste Ordinance Section 70-42 (See Appendix B) specifies that if three pieces of evidence with an individual's name and address are found at an illegal dumpsite, that this constitutes proof of violation of the ordinance. Upon discovering this evidence, the County allows the violator to clean up the site at their cost. If the violator refuses, then the case is sent to court for prosecution. Once an illegal dumpsite has been cleaned, the County seeks to restrict access, and also posts signs that inform the public that illegal dumping is prohibited.

3.4. Develop and implement a plan to detect, identify the source of, and address non-storm water discharges, including illegal dumping, to the system;

The County PWD – Solid Waste Department has an illegal dumping program and also the issue is addressed in the County's Solid Waste Ordinance. The Solid Waste Ordinance Section 70-42 (See Appendix B) specifies that if three pieces of evidence with an individual's name and address are found at an illegal dumpsite, that this constitutes proof of violation of the ordinance. Upon discovering this evidence, the County allows the violator to clean up the site at their cost. If the violator refuses, then the case is sent to court for prosecution. Once an illegal dumpsite has been cleaned, the County seeks to restrict access, and also posts signs that inform the public that illegal dumping is prohibited.

3.5. Inform public employees, businesses, and the general public of hazards associated with illegal discharges and improper disposal of waste;

Certain appropriate employees will be given training on the disposal of materials that may contribute to the pollution of storm water discharge.

Restaurant owners will be advised of the impact of the illegal disposal of oil and grease on storm water during the business licensing process.

The Technical Services Department of the PWD will provide information to construction companies as part of the permitting process. The County will also conduct training for contractors and consulting engineers.

The County will conduct an educational outreach program to the general public regarding the impact of storm water discharges and mitigation measures via appropriate media, including brochures, flyers, pony panels, etc. The County will also make available "household hazardous waste wheels" that provide information on reducing the use of hazardous materials in the home and a reminder that this reduction also impacts storm water. These wheels will be distributed during our quarterly collection events and available at the hazardous waste collection center. Pet owners will receive information about the impact of pet waste on storm water during the permitting and licensing process.

Address the following categories of non-storm water discharges or flows (i.e., 3.6. illicit discharges) only if the small MS4 identifies them as significant contributors of pollutants to the small MS4: water line flushing, landscape irrigation, diverted stream flows, rising ground waters, uncontaminated groundwater infiltration (as defined in 40 CFR 35.2005(20)), uncontaminated pumped groundwater, discharges from potable water sources, foundation drains, air conditioning condensation, irrigation water, springs, water from crawl space pumps, footing drains, lawn watering, individual residential car washing, flows from riparian habitats and wetlands, dechlorinated swimming pool discharges, spills, street wash water, and discharges from emergency fire fighting activities (however, emergency fire fighting does not include discharges from fire fighting training exercises or facilities, discharges from activities intended to prevent fires or from the testing of fire fighting equipment). The permittee may also develop a list of other similar occasional incidental non-storm water discharges (e.g. non-commercial or charity car washes, etc.) that will not be addressed as illicit discharges. These non-storm water discharges must not be reasonably expected (based on information available to the permittees) to be significant sources of pollutants to the MS4, because of either the nature of the discharges or conditions the permittee has established for allowing these discharges to the MS4 (e.g., a charity car wash with appropriate controls on frequency, proximity to sensitive water bodies, BMPs on the wash water, etc.). The permittee must document in the SWMP any local controls or conditions placed on the discharges, and include a provision prohibiting any individual non-storm water discharge that is determined to be contributing significant amounts of pollutants to the MS4.

The County has not identified water line flushing, landscape irrigation, diverted stream flows, rising ground waters, uncontaminated ground water infiltration (as

defined at 40 CFR 35.2005 (20)), uncontaminated pumped ground water, discharges from potable water sources, foundation drains, air conditioning condensation, irrigation water, springs, water from crawl space pumps, footing drains, lawn watering, individual residential car washing, flows from riparian habitats and wetlands, dechlorinated swimming pool discharges, and street wash water as significant contributors of pollutants to our small MS4. The significant contributors of pollutants in Bernalillo County are animal and pet waste (fecal coliform bacteria), floatables, and drainage and grading (erosion and sediment).

3.7. Conduct dry weather field screening for non-storm water flows. The screening must include field tests of selected chemical parameters as indicators of discharge sources. Screening level tests may utilize less expensive "field test kits" using test methods not approved by EPA under 40 CFR 136, provided the manufacturers published detection ranges are adequate for the illicit discharge detection purposes. The permittee must investigate the illicit discharge within 15 days of its detection, and must follow up investigation with an action to further study the source of the discharge and ultimately eliminate the discharge.

As part of the County's on-going maintenance of our storm drainage facilities, these facilities are inspected on a regular basis. County storm drain maintenance crews inspect in dry weather for any dry weather flow. If such flows are found, the crew will track the flow back to the source, find the cause of the discharge and inform the property owner of the non-storm water discharge. If the non-storm water discharge has not been identified as a significant contributor of pollutants, then no corrective action would be required. Bernalillo County does not anticipate that many, if any, dry weather flows will be found, primarily because the County's roadway storm drain system is not extensive.

3.8. Address on-site sewage disposal systems that flow into the storm drainage system; If an illicit discharge were identified as a significant source of pollutants then the property owner would be apprised of the illicit discharge and requested to correct the problem. Under the general police powers of the County, the County can seek corrective action. As part of the review of the development of a comprehensive Storm Water Quality Ordinance, which the County will undertake during the first permit period, additional actions may be identified. Additionally onsite systems are permitted by the Office of Environmental Health (OEH). If a discharge is detected the OEH staff inspects and requires remediation and system improvements. The County responds to any contact from residents or from the general public.

### Include the following information in the SWMP:

3.9. A description of detection methods;

County storm drain maintenance crews inspect in dry weather for any dry weather flows. If such flows are found, the crew will track the flow back to the

source, find the cause of the discharge and inform the property owner of the nonstorm water discharge. If a discharge is detected the OEH staff inspects and requires remediation and system improvements. If the non-storm water discharge has not been identified as a significant contributor of pollutants, then no corrective action would be required. The County responds to any contact from residents or the general public. Bernalillo County does not anticipate that many, if any, dry weather flows will be found, primarily because the County's roadway storm drain system is not extensive.

3.10. A description or citation of the established ordinance or other regulatory mechanism used to prohibit illicit discharges. If the permittee needs to develop this mechanism, describe the plan and a schedule to do so.

If an illicit discharge were identified as a significant source of pollutants then the property owner would be apprised of the illicit discharge and requested to correct the problem. Under the general police powers of the County, the County can seek corrective action. As part of the review of the development of a comprehensive Storm Water Quality Ordinance, which the County will undertake during the first permit period, additional actions may be identified.

With reference to illegal dumping, the County has a proactive program to identify illegal dumpsites. As part of the NPDES Phase II permit, the County prioritization of illegal dump sites for cleanup will include an assessment of their impact on storm water runoff. Under the Solid Waste Ordinance the County prohibits illegal dumping and establishes penalties. These penalties include responsibility for cleanup or the cost of cleanup and legal action for noncompliance.

3.11. A description of enforcement policy and jurisdiction. The program must include procedures for coordination with adjacent municipalities and/or state, tribal, or federal regulatory agencies to address situations where investigations indicate the illicit discharge originates outside the MS4s jurisdiction. Where the permittee lacks legal authority for direct enforcement action, the program must include notification procedures and if an illicit discharger fails to comply with procedures or policies established by the permittee, the permittee may rely on EPA and the state environmental agency for assistance in enforcement of this provision of the permit;

The Solid Waste Ordinance Section 70-42 (See Appendix B) specifies that if three pieces of evidence with an individual's name and address are found at an illegal dumpsite, that this constitutes proof of violation of the ordinance. Upon discovering this evidence, the County allows the violator to clean up the site at their cost. If the violator refuses, then the case is sent to court for prosecution. Once an illegal dumpsite has been cleaned, the County seeks to restrict access, and also posts signs that inform the public that illegal dumping is prohibited.

The County's Wastewater System Ordinance (Ord. No. 2006-1, § 1) which includes septic tanks under its jurisdiction is enforced by the Office of Environmental Health. The following penalties can be assessed for violating this ordinance.

- (1) Any violation of this division is a petty misdemeanor subject to criminal penalties as authorized by NMSA 74-1-10.
- (2) The county may appear and prosecute any misdemeanor proceeding if the appearance is by an employee authorized by the county to institute or cause to be instituted an action on behalf of the county.
- (3) The county, at its discretion, may elect to pursue criminal or civil penalties, or both, for any violations of this division.
- (4) The operation or maintenance of any wastewater system, or portion of a causes a nuisance, degrades or threatens to degrade surface or ground water, or creates a potential or actual health hazard, and is a public nuisance may be subject to abatement by a restraining order or injunction issued by a court of competent jurisdiction.
- (5) The county may contract with a maintenance person to provide services to a property which does not possess a valid maintenance contract and place a lien on the property to recover the county's costs.
- (6) Any person who violates any provision of this division shall be punished by a fine not exceeding \$300.00, imprisonment for a term not exceeding 90 days, or both. Each day of violation may be considered a separate violation.
- (7) Violations of this division that are continuous with respect to time are a public nuisance and may be abated by injunctive or other equitable relief. The imposition of a penalty does not prevent the granting of equitable relief.
- 3.12. A list of the non-storm water discharges allowed in the small MS4 because they are identified as non-significant contributors of pollutants to the small MS4. This list must also identify any additional categories of discharges (besides those named in the first paragraph of Part 5.2.3.6) that the MS4 intends to address as non-illicit discharges;

The County has not identified water line flushing, landscape irrigation, diverted stream flows, rising ground waters, uncontaminated ground water infiltration (as defined at 40 CFR 35.2005 (20)), uncontaminated pumped ground water, discharges from potable water sources, foundation drains, air conditioning condensation, irrigation water, springs, water from crawl space pumps, footing drains, lawn watering, individual residential car washing, flows from riparian habitats and wetlands, dechlorinated swimming pool discharges, and street wash water as significant contributors of pollutants to our small MS4. The significant contributors of pollutants in Bernalillo County are animal and pet waste (fecal coliform bacteria), floatables, and drainage and grading (erosion and sediment).

Incidental non-storm water discharges form non-commercial or charity car washes, etc. are insignificant contributors of pollutant to our small MS4.

3.13. The methods for informing/training employees about illicit discharges;

Certain appropriate employees will be given training on the disposal of materials that may contribute to the pollution of storm water discharge.

3.14. The methods for informing the public of hazards associated with illegal discharges and improper disposal of waste;

Restaurant owners will be advised of the impact of the illegal disposal of oil and grease on storm water during the business licensing process.

The Technical Services Department of the PWD will provide information to contractors as part of the permitting process and will also conduct training for contractors and consulting engineers.

The County will conduct an educational outreach program to the general public regarding the impact of storm water discharges and mitigation factors via appropriate media, including brochures, flyers, pony panels, etc. The County will also make available "household hazardous waste wheels" that provide information on reducing the use of hazardous materials in the home and a reminder that this reduction also impacts storm water. These wheels will be distributed during our quarterly collection events and available at the hazardous waste collection center. Pet owners will receive information about the impact of pet waste on storm water during the permitting and licensing process.

3.15. A list of measurable goals for the illicit detection and elimination program;

BEST MANAGEMENT	GOAL
PRACTICE	
Residential Solid Waste	Continuation of curbside
Collection	collection and convenience
	center.
<b>County Recycling Program</b>	Include more items accepted
	and number of recycling
	participants
Green Waste Recycling	Provide Green waste
Program.	Collection to all County
	residents
Illegal dumping cleanups	Support code enforcement
	cleanup events and other
	illegal dumping cleanup
	efforts
Increase awareness of	Increase mailings/notification
household hazardous waste	of collection events.
collection events.	
<b>Enforce Illegal Dumping</b>	Decrease incidents of illegal
Ordinance.	dumping.
Inspect channels	Number of miles inspected
	per year.

Valley Utilities Project provide sewer connections to the South and North Valley.	Make sewer available to existing households where technically possible in the North and South Valley.
Develop and maintain a system map.	Map updated annually and provided with annual reports.
Sewer Connections/Partners in Protection of the Environment (PIPE).	Average 84 Sewer/Drinking Water Connections per year.
Household Hazardous Waste Collection Events.	To prevent the improper disposal of household hazardous waste.
Septic System/Alternative Systems.	400 waste water permits issued annually.

Given the County's extremely limited resources, these measurable goals were selected based upon the total population impacted, cost, and practicality of implementation.

- 3.16. Dates by which the permittee will achieve specific measurable goals; and **See attached BMP matrix for the timeline**
- 3.17. The name of the person(s) or position(s) responsible for implementing and coordinating illicit discharge detection and elimination activities.

The PWD will be responsible for the overall management and implementation of the SWQMP. The Solid Waste Department, Infrastructure Planning Geo-Resources, Operations & Maintenance, and the Technical Services Department are responsible for specified BMPs. The Water Resources Program will coordinate between departments for implementation of the SWQMP.

#### **Construction Site Storm Water Runoff Control**

- 4. Develop, implement, and enforce a program to reduce pollutants in any storm water runoff to the small MS4 from construction activities that result in a land disturbance of greater than or equal to one acre. Reduction of storm water discharges from construction activity disturbing less than one acre must be included in the program if that construction activity is part of a larger common plan of development or sale that would disturb one acre or more. The permittee is not required to develop, implement, and/or enforce a program to reduce pollutant discharges from small construction activities waived by the Director under 40 CFR 122.26(b)(15)(i)(A) or (B);
  - 4.1. Develop, implement, and enforce a program to reduce pollutants in any storm water runoff to the small MS4 from construction activities that result in a land

disturbance of greater than or equal to one acre. Reduction of storm water discharges from construction activity disturbing less than one acre must be included in the program if that construction activity is part of a larger common plan of development or sale that would disturb one acre or more. The permittee is not required to develop, implement, and/or enforce a program to reduce pollutant discharges from small construction activities waived by the Director under 40 CFR 122.26(b)(15)(i)(A) or (B);

The County has revised its Storm Drainage Ordinance (Appendix A) to incorporate additional requirements for construction sites disturbing one or more acre. The ordinance revisions require the construction operator to obtain a "Storm Water Quality Control" permit from the County.

4.2. Using an ordinance or other regulatory mechanism available under the legal authorities of the small MS4, require construction site operators to practice erosion and sediment control and require construction site operators to control waste and properly dispose of wastes, such as discarded building materials, concrete truck washout, chemicals, litter, and sanitary waste at the construction site that may cause adverse impacts to water quality;

The Storm Drainage Ordinance requires operators to comply with the small construction permit requirements of the Environmental Protection Agency (EPA). The ordinance also requires operators to certify that they have submitted a NOI to the EPA, and that operators submit their Storm Water Pollution Prevention Plan (SWPPP) to the County prior to the issuance of a Storm Water Quality Control permit. The County Engineer has the authority to require additional BMPs if he or she deems it necessary.

4.3. Review all site plans for potential water quality impacts, including erosion and sediment control, control of other wastes, and any other impacts that must be examined according to the requirements of the law, ordinance, or other enforceable mechanism of Part 5.2.4.2. Before ground is broken at the construction site, the small MS4 operator must review the plans and verify that the BMPs proposed for the site are would generally be expected to be appropriate for site conditions if properly installed and maintained. The MS4 Operator is not required to guarantee that BMPs selected by the construction site operator will prove effective in practice. Responsibility for replacing BMPs that prove ineffective in practice remains with the construction site operator;

The Storm Drainage Ordinance incorporates land disturbances equal to or greater than one acre into the County Development Review process. All operators of sites disturbing one acre or greater must now obtain a permit from the County, which requires operators to comply with the small construction permit requirements of the EPA. The County Engineer has the authority to require additional BMPs if he or she deems it necessary to protect water quality. Prior to the approval of the permit, the County Engineer or their designee evaluates the completeness of the site plan with

respect to a number of considerations, one of which is protection of water quality and reduction of erosion and runoff.

4.4. Develop and implement procedures for site inspection and enforcement of control measures (including enforcement escalation procedures for recalcitrant or repeat offenders). Where the permittee lacks legal authority for direct enforcement action, the program must include notification procedures and if an construction site operator fails to comply with procedures or policies established by the permittee, the permittee may rely on EPA and the state environmental agency for assistance in enforcement of this provision of the permit;

The County Storm Drainage Ordinance has provisions for inspection of construction-phase storm water quality controls. The ordinance also has provisions for penalties for non-compliance with the requirements of the EPA permit, the SWPPP and any other County requirement. These penalties include stop work orders, denial of permits, including business permits, and liens on property. If the Public Works inspector determines that the construction controls are not properly installed or maintained, he or she may require corrective action. If the situation is not resolved, the inspector can issue a stop work order until the problem is corrected.

#### Include the following information in the SWMP:

- 4.5. A description or citation of the established ordinance or other regulatory mechanism used to prohibit erosion and waste on construction sites. If the permittee needs to develop the required regulatory mechanism, describe the plan and a schedule to do so:
  - Ord. No. 03-1, adopted Jan. 14, 2003, amended Art. III, in its entirety, to read as herein set out. Prior to inclusion of said ordinance, Art. III pertained to similar subject matter. Subsequently, Ord. No. 04-4, adopted Feb. 24, 2004, amended Art. III. See Appendix A for the entire text of the Stormwater Ordinance.
- 4.6. A description or citation of the established ordinance or other regulatory mechanism used to prohibit erosion and waste on construction sites. If the permittee needs to develop the required regulatory mechanism, describe the plan and a schedule to do so;
  - Ord. No. 03-1, adopted Jan. 14, 2003, amended Art. III, in its entirety, to read asherein set out. Prior to inclusion of said ordinance, Art. III pertained to similar subject matter. Subsequently, Ord. No. 04-4, adopted Feb. 24, 2004, amended Art. III. See Appendix A for the entire text of the Stormwater Ordinance.

4.7. A description of the sanctions and enforcement mechanism(s) to ensure compliance (including enforcement escalation procedures for recalcitrant or repeat offenders);

The County Storm Drainage Ordinance has provisions for inspection of construction-phase storm water quality controls. The ordinance also has provisions for penalties for non-compliance with the requirements of the EPA permit, the SWPPP and any other County requirement. These penalties include stop work orders, denial of permits, including business permits, and liens on property. If the Public Works inspector determines that the construction controls are not properly installed or maintained, he or she may require corrective action. If the situation is not resolved, the inspector can issue a stop work order until the problem is corrected.

4.8. A description of the procedures for site inspection and enforcement of control measures (including enforcement escalation procedures for recalcitrant or repeat offenders), and procedures for site plan reviews.;

The County Storm Drainage Ordinance has provisions for inspection of construction-phase storm water quality controls. The ordinance also has provisions for penalties for non-compliance with the requirements of the EPA permit, the SWPPP and any other County requirement. These penalties include stop work orders, denial of permits, including business permits, and liens on property. If the Public Works inspector determines that the construction controls are not properly installed or maintained, he or she may require corrective action. If the situation is not resolved, the inspector can issue a stop work order until the problem is corrected.

4.9. Procedures for receipt, acknowledgment and consideration of information submitted by the public;

Interested citizens will have the opportunity to provide public comment at public meetings and may also contact the County on an ongoing basis though the County website. Contact information for all departments is available on the County's website at all times.

4.10. A list of measurable goals for the construction site runoff control program;

BEST	GOAL
MANAGEMENT	
PRACTICE	
Assist PW in	BPZ inspectors to
identifying problems	notify PWD inspectors
with construction	of potential
phase BMPs.	construction phase
	BMP compliance
	issues.

Implement	Revise existing
<b>Construction NPDES</b>	ordinance.
Phase II	
Requirements by	
Ordinance.	
Implement Post	Revise existing
<b>Construction NPDES</b>	ordinance.
Phase II	
Requirements by	
Ordinance.	
Inspection of one-acre	Inspect projects with
or larger disturbed	one acre disturbed
areas.	area intermittently
	during construction
	and at completion for
	proper installation of
	post construction
	BMPs.
Train inspectors in	Train Public Works
proper installation of	inspectors annually on
construction phase	an as needed basis.
BMPs.	
Train contractors in	Offer one training per
installation of	year to contractors.
construction phase	
BMPs.	
Hold workshops for	Train engineers
County design	annually on an as
engineers on	needed basis.
construction and post	
construction BMPs.	
Hold workshops with	Conduct one training
consultant design	per year to design
engineers on	engineers and
construction and post	contractors.
construction BMPs.	
<b>Ensure compliance of</b>	Inspect projects with
<b>County construction</b>	one acre or greater
projects with one acre	disturbed area
or greater disturbed	periodically during
area.	construction for
	proper installation of
	BMPs.

Incorporate post	Develop design
construction BMPs	standards for County
into design and	projects.
construction of	
County facilities, one	
acre or greater	
disturbed area.	

Given the County's extremely limited resources, these measurable goals were selected based upon the total population impacted, cost, and practicality of implementation.

- 4.11. Dates by which the permittee will achieve specific measurable goals; and **See attached BMP matrix for the timeline**
- 4.12. The name of the person(s) or position(s) responsible for overseeing construction site runoff control activities.

The PWD will be responsible for the overall management and implementation of the SWQMP. The Technical Services Department and Building Planning Zoning are responsible for specified BMPs. The Water Resources Program will coordinate between departments for implementation of the SWQMP.

# Post-Construction Storm Water Management in New Development and Redevelopment

- 5. Develop, implement, and enforce a program to address storm water runoff equal to one acre, including projects less than one acre that are part of a larger common plan of development or sale, and discharge into the small MS4. The program must ensure that controls are in place that would prevent or minimize water quality impacts;
  - 5.1. Develop, implement, and enforce a program to address storm water runoff equal to one acre, including projects less than one acre that are part of a larger common plan of development or sale, and discharge into the small MS4. The program must ensure that controls are in place that would prevent or minimize water quality impacts;

As part of the development review process, Bernalillo County will evaluate site plans for projects disturbing one acre or more within the Urbanized Area. In this site plan review, the County will look for structural and non-structural BMPs that reduce runoff and/or improve the quality of storm water runoff. Post-construction non-structural BMPs include opportunities for cluster development, infill development and low-density residential development where appropriate. In addition, water conservation efforts can also reduce storm water runoff by diverting water from rooftops into landscape areas. All of these measures are provided for existing land use plans.

Also, the County's impact fee system typically assesses a fee for storm drainage based upon the amount of impervious cover that a development will create. This fee serves as an incentive for developers to reduce impervious area and thus reduce runoff volumes.

5.2. Develop and implement strategies that include a combination of structural and/or non-structural BMPs appropriate for the community;

As part of the development review process, Bernalillo County will evaluate site plans for projects disturbing one acre or more within the Urbanized Area. In this site plan review, the County will look for structural and non-structural BMPs that reduce runoff and/or improve the quality of storm water runoff. Post-construction non-structural BMPs include opportunities for cluster development, infill development and low-density residential development where appropriate. In addition, water conservation efforts can also reduce storm water runoff by diverting water from rooftops into landscape areas. All of these measures are provided for existing land use plans.

Also, the County's impact fee system typically assesses a fee for storm drainage based upon the amount of impervious cover that a development will create. This fee serves as an incentive for developers to reduce impervious area and thus reduce runoff volumes.

5.3. Use an ordinance or other regulatory mechanism to address post-construction runoff from new development and redevelopment projects to the extent allowable under the legal authorities of the small MS4;

The Flood Protection Ordinance (Appendix C) restricts development in flood plains, which include natural arroyos. These restrictions help create buffer areas near arroyos and natural drainage features. Typically, the arroyo then becomes a public drainage easement.

Bernalillo County has a proactive open space acquisition program. This program is funded through bond funds, and seeks to acquire and protect open space and agricultural lands. Over the first permit period, Bernalillo County will review the criteria for open space acquisition and look to incorporate storm water quality protection into these criteria. This could include purchase of buffer zones, sensitive areas and/or watershed restoration projects.

The County's Storm Drainage Ordinance requires:

All construction activities within the jurisdiction of the county shall conform to the requirements of the county engineer with respect to drainage control, flood control and erosion control. Original construction and modifications and/or additions to existing structures are excluded when they constitute less than 500 square feet, in plain view, or the county engineer determines will not

adversely affect other properties, arroyos, watercourses, or easements, by finding that the property of the proposed development is not within a designated 100-year floodplain as shown on the National Flood Insurance Program's flood insurance rate maps, and the proposed development will not alter, block or divert any arroyos, watercourses or swales. (Chapter 38-171)

The Building Planning Zoning Department requires development plans (Master, Sector, Area) in areas of new development that demonstrate how negative impacts of development will be mitigated.

5.4. Ensure adequate long-term operation and maintenance of BMPs; and The County has revised the County Storm Drainage Ordinance to require maintenance of Post-construction BMPs. Maintenance of BMPs is the responsibility of the property owner up to the point where storm water enters County facilities. Requirements for maintenance and penalties for non-maintenance are described in the ordinance. Any facilities for which the County assumes ownership or maintenance will be maintained by the County. These facilities will then be addressed in the Good Housekeeping portion of our NPDES Phase II permit as a function of the PWD's O&M Department.

#### Include the following information in the SWMP:

- 5.5. A description of the management practices to reduce post-construction runoff from new development and redevelopment projects within the MS4; address any specific priority areas and tailor to the local community;

  Storm events in this region tend to be of short duration of high intensity.

  Storm water runoff is typically of high velocity. Structural and non-structural BMPs will seek to reduce velocities in order to reduce the amount of sediment flowing into the MS4. BMPs will also focus on diverting the first flush of storm water and reducing floatables, which are two significant contributors of pollutants within the MS4.
- 5.6. A description or citation of the established ordinance or other regulatory mechanism used to address post-construction runoff control. If the permittee needs to develop the required regulatory mechanism, describe the plan and a schedule to do so;

The County's Stormwater Ordinance Ord. No. 03-1: Post-Construction stormwater quality protection. For all development and redevelopment projects with land disturbances equal to or greater than one acre, including sites which disturb less than one acre but are part of a larger common plan of development, that discharge into the county's storm drainage system, within the urbanized area of the county, post-Construction water quality BMPs are required. This requirement is in addition to any other requirements that may apply. These BMPs shall be subject to the approval of the county engineer.

Maintenance responsibility of stormwater quality control facilities is the responsibility of the property owner up to the point where stormwater enters public facilities.

5.7. A description of the procedure to ensure compliance with local requirements; The County has revised the County Storm Drainage Ordinance to require maintenance of Post-construction BMPs. Maintenance of BMPs is the responsibility of the property owner up to the point where storm water enters County facilities. Requirements for maintenance and penalties for non-maintenance are described in the ordinance. Any facilities for which the County assumes ownership or maintenance will be maintained by the County. These facilities will then be addressed in the Good Housekeeping portion of our NPDES Phase II permit as a function of the PWD's O&M Department.

Sec. 38-143. Violations of article; procedures for remedy; penalty.

- (a) Notice of violation; noncompliance; abatement by county; lien. Where, after investigation, a notice has been issued by the county engineer to the owner of the property on which a violation has occurred and the order is not complied with, within such reasonable time as may be prescribed by the county engineer, or if the responsible party or violator cannot be found or determined, the county engineer may cause such remedies as are necessary to be made. The reasonable cost of such remedies shall constitute a lien against the property on which the violation occurred and was remedied. The lien shall be imposed and foreclosed in the manner provided in NMSA 1978, Sections 3-36-1--3-36-6.
- (b) Notice of violation; noncompliance; abatement by county; other remedies. Where, after investigation, a notice has been issued by the county engineer to the owner of the property on which a violation has occurred and the order is not complied with, within such reasonable time as may be prescribed by the county engineer, the county may revoke or refuse to renew or issue any permit to the violator and/or the property owner until such remedies as are necessary are made, or if remedy is made by the county, until the cost of such remedies is paid to the county.
- (c) Service of notice; publication; right to appeal. It shall be sufficient notice under the provisions of this section to make delivery of such notices by registered mail. If the name and address of the owner cannot be reasonably ascertained from the current county tax rolls and the premises are unoccupied, it shall be sufficient notice under this section to publish the notice in English in a newspaper of general circulation in the county once a week for four consecutive weeks. The owner of the property shall have the right to appeal pursuant to section 38-172.
- (d) Penalty. Except as otherwise provided in this article, violations of this article are punishable as provided in Chapter 1, section 1-6 of the Bernalillo County Code.
- 5.8. Education program for developers and the public about project designs that minimize water quality impacts;

Bernalillo County, the Albuquerque Metropolitan Arroyo and Flood Control Authority, and the City of Albuquerque have been conducting meetings to identify preferred BMPs for storm water quality management. These BMPs are both structural and non-structural BMPs. As this information is developed, the County will seek to make it available to developers and the general public.

The County sponsored two trainings that focused on storm water quality improvement issues. In 2006 the County sponsored two training taught by the International Erosion Control Association (IECA). The training were "The Best of the BMPs: Application, Implementation, and Maintenance" and "How to Write and Implement a Stormwater Pollution Prevention Plan". The County paid the registration fee for 20 attendees who are Licensed P.E.s, Licensed Contractors, or Licensed Landscape Architects as part of our public outreach efforts. The County plans to continue twice annual trainings that focus on storm water quality improvement issues and will continue our outreach and educations efforts of the public and the construction community.

5.9. An identification of the measurable goals for the post-construction runoff control program;

BEST MANAGEMENT PRACTICE	GOAL
Promote/encourage cluster development.	Use existing subdivision ordinance to allow for cluster development and increase number of cluster developments by 20%.
Promote/encourage development to reduce impervious cover.	Allow variances for certain roadway standards to reduce impervious cover.
Base drainage impact fees on amount of impervious surface.	Reduce impervious cover. Diminished disturbed areas.
Utilize Transfer of Development Rights.	Amend the Zoning Ordinance to include TDR criteria.

Encourage development within existing neighborhood and commercial nodes.	Adopt plans and policies which encourage utilization of existing commercial and residential infrastructure in identified areas.
Support/adopt low density residential planning areas where appropriate.	Adopt large lot zoning.

Given the County's extremely limited resources, these measurable goals were selected based upon the total population impacted and the low cost and ease of implementation.

- 5.10. Dates by which the permittee will achieve specific measurable goals; and **See attached BMP matrix for the timeline**
- 5.11. The name of the person(s) or position(s) responsible for the development, implementation, and enforcement of post-construction storm water management. While the PWD is responsible for the overall management of the SWQMP, the County's Building, Zoning and Planning Department is responsible for all of the land-use BMPs specified as part of the post-construction storm water management program. The PWD is responsible for all structural BMPs identified.
- 5.12.
- 5.13. adlskfjl

# Pollution Prevention/Good Housekeeping for Municipal Operations

- 6. Develop and implement an operation and maintenance program that includes a training component and has the ultimate goal of preventing or reducing pollutant runoff from municipal operations due to activities, including but not limited to, park and open space maintenance, fleet and building maintenance, new construction and land disturbances, and storm water system maintenance. The permittee must address the following topics in the program:
  - 6.1. Develop and implement an operation and maintenance program that includes a training component and has the ultimate goal of preventing or reducing pollutant runoff from municipal operations due to activities, including but not limited to, park and open space maintenance, fleet and building maintenance, new

construction and land disturbances, and storm water system maintenance. The permittee must address the following topics in the program:

The County will develop and implement training material based on the Storm Water Management Fact Sheet, EPA 832-F-99-010 and any future training guidance that EPA publishes. This training will include a thorough description of the Storm Water Management Plan, processes and materials that the staff works with, safety hazards, practices for preventing discharges, and procedures for responding quickly and properly to hazardous materials incidents. The information provided to employees on the impact of storm water contamination will be similar to the information provided to the general public under our public information BMPs. The staff currently receives training on the proper handling of hazardous materials and the impact of improper disposal of these materials on storm water will be added to the information.

- 6.2. Maintenance activities, maintenance schedules, and long-term inspection procedures for controls to reduce floatables and other pollutants to the small MS4; See the chart included as part of the NOI and the BMPs listed below for the schedule of maintenance and inspection for storm drainage facilities.
- 6.3. Controls to reduce or eliminate the discharge of pollutants from streets, roads, highways, municipal parking lots, maintenance and storage yards, waste transfer stations, fleet or maintenance shops with outdoor storage areas, and salt and sand storage locations and snow disposal areas; and

The PWD's O & M Department will be responsible for road maintenance and storm drainage maintenance. One of the BMPs listed below is the construction of a cover for the salt storage facilities. The Fleet-Facilities Management Department of the PWD will be responsible for recycling hazardous materials in the shop, as well as maintaining the shop in an environmentally sound manner. (For specific BMPs and Measurable Goals, please see the chart below.)

6.4. Procedures to properly dispose of waste removed from the small MS4 and municipal operations, including dredge spoil, accumulated sediments, floatables, and other debris; and

In the Urbanized Area, dredge soil or soil and debris from manholes, catch basins and storm lines is typically taken to the City of Albuquerque landfill after it has been de-watered at the Public Works yard. Floatables and other similar debris are also taken to the landfill. Sediment from ponds is frequently incorporated back into the walls of the pond. If it contains significant debris, it is taken to the landfill.

6.5. Procedures to ensure that new flood management projects are assessed for impacts on water quality and existing projects are assessed for incorporation of additional water quality protection devices or practices;

As part of the County's good housekeeping BMPs, Bernalillo County residents have already approved funding for Storm Water Quality Structural Controls. This funding will be used to prioritize existing storm water facilities and identify appropriate controls to improve storm water quality coming into those facilities and exiting those facilities. Future storm water projects in the County will have requirements for water quality BMPs.

#### Include the following information in the SWMP:

6.6. A list of the municipal operations impacted by this operation and maintenance program;

The PWD's O & M Department will be responsible for road maintenance and storm drainage maintenance. One of the BMPs listed below is the construction of a cover for the salt storage facilities. The Fleet-Facilities Management Department of the PWD will be responsible for recycling hazardous materials in the shop, as well as maintaining the shop in an environmentally sound manner. (For specific BMPs and Measurable Goals, please see the chart below.)

- 6.7. A list of industrial facilities (other than large construction activities defied as industrial activity) owned or operated by the permittee that ultimately discharge to the small MS4 and are subject to:
  - The County does not own or operate any industrial facilities that are subject to EPA's MSGP or individual NPDES permits for discharges of storm water associated with industrial activity that ultimately discharge into the City of Albuquerque's MS4.
- 6.8. The Multi-Sector General Permit (MSGP), or Individual NPDES permit for discharges of storm water associated with industrial activity;
  The County does not own or operate any industrial facilities that are subject to EPA's MSGP or individual NPDES permits for discharges of storm water associated with industrial activity that ultimately discharge into the City of Albuquerque's MS4.
- 6.9. A map showing the industrial facilities owned and operated by the MS4; The County does not own or operate any industrial facilities that are subject to EPA's MSGP or individual NPDES permits for discharges of storm water associated with industrial activity that ultimately discharge into the City of Albuquerque's MS4.

- 6.10. The EPA permit authorization number or a MSGP NOI form for each facility; The County does not own or operate any industrial facilities that are subject to EPA's MSGP or individual NPDES permits for discharges of storm water associated with industrial activity that ultimately discharge into the City of Albuquerque's MS4.
- 6.11. A description of the training program for municipal employees;

  The County will develop and implement training material based on the Storm Water Management Fact Sheet, EPA 832-F-99-010 and any future training guidance that EPA publishes. This training will include a thorough description of the Storm Water Management Plan, processes and materials that the staff works with, safety hazards, practices for preventing discharges, and procedures for responding quickly and properly to hazardous materials incidents. The information provided to employees on the impact of storm water contamination will be similar to the information provided to the general public under our public information BMPs. The staff currently receives training on the proper handling of hazardous materials and the impact of improper disposal of these materials on storm water will be added to the information.

6.12. A list of measurable goals for the municipal pollution prevention program;

BEST MANAGEMENT	GOAL
PRACTICE	
Facility Management will	Reduce stormwater
notify the appropriate	quality concerns by
department when they	identifying and
observe problems or	correcting problems or
potential problems around	potential problems.
the exterior of buildings	
they maintain.	
Mow the shoulders of the	Reduce the amount of
roads instead of grading.	disturbed area on
	roadways where
	vegetation exists by
	increasing the number of
	road miles mown from
	200 to 300.
Cover road salt storage	Keep salt dry and out of
areas in the urbanized	surface and/or
area.	groundwater.
Clean Roadways	Sweep 75 miles of
	Roadway quarterly
Inspect channels	Inspect 18 miles of
	channel per year.

Clean and Reshape Channels.	Remove 600 cubic yards (c.u.) of debris per year.
Inspect and Clean Storm Water Ponds.	Remove 600 cubic yards of debris from storm water ponds annually.
Inspect and Clean Storm Inlet/Outlet Structures.	Inspect and clean 705 structures per year.
Inspect Storm Sewers to inspect integrity of the	Inspect 16 miles of storm sewer per year.
system and also identify any dry weather flows.	
Clean Storm Sewer Lines	Clean 16,800 feet of storm sewer per year.
Inspect Culverts	Inspect 900 culverts every year.
Clean/Flush Culverts	Clean and flush 225 culverts per year.
Storm Water Lift Station Maintenance	Spend 240 hours per year maintaining storm water lift stations.
Mow Ponds and Channels	Mow 140 acres per year in storm drainage ponds and channels.
Training in appropriate safety, best management practices, regulations and other area as needed.	40 Hours per year.
Construct/Maintain a containment area for vactor truck debris.	Contain 10 to 20 loads per quarter for disposal.
Spills on shop floors captured using dry chemicals and stored in collection containers.	Prevent runoff of water and petroleum-based products by review of procedures and daily observation.
Used oils are captured and recycled	Recycle 100% of used motor oil.
All used antifreeze is captured and recycled. All oil filters are drained,	Recycle 100% of used antifreeze.  Recycle 100% of used oil
crushed and metal is recycled	filters
On site drainage traps are maintained and pumped	Traps will be cleaned

Parts cleaners are	Continue to use water
reusable/recycled fluids	based parts cleaners
Staff are reviewed	100% of involved staff
annually on use of	reviewed annually.
hazardous chemicals and	
environmental practices.	
Storm Water Quality	Identify priorities and
Structural BMPs.	Install structural BMPs
	for stormwater facilities
	and County property.
Reduce fertilizer	Reduce fertilizer usage
applications on park	by 10%.
facilities.	
Use herbicides with short	Use appropriate
residual life at lowest	herbicides.
effective concentration.	
Move sprinkler heads	Reduce water usage and
away from curbs.	runoff from irrigation
	systems.
Put paths around	Reduce water usage and
perimeter of parks to	runoff from irrigation
reduce runoff to street.	systems.
Install low water use	Install xeriscape
landscaping where	landscaping around
appropriate.	parks and recreation
	facilities where
	appropriate.
Educate employees in	Seminar training for
plant science so that	100% of involved
plants are cared for	employees.
properly, without excess	
fertilizer or water.	
Reduce turf areas where	Reduce runoff from
appropriate	irrigation systems by
	replacing turf areas with
	xeriscape.
Use short (syringe) cycles	Reduce runoff from
of watering instead of	irrigation systems to less
heavier water programs to	than three events per
eliminate runoff into	facility per year.
streets and arroyos.	
Use reduced pressure on	Reduce runoff from
irrigation system to	irrigation systems to less
reduce over-spray and	than three events per
misting.	facility.

Provide training and	Increase employee
orientation to new	awareness of best
employees through an	management practices
employee handbook.	and other job
	requirements.
Train employees in	Seminar training for
irrigation repair,	100% of full-time
installation and operation.	employees.
Utilized licensed	Ensure that qualified
journeymen irrigation	staff are overseeing the
specialists when	irrigation systems.
appropriate.	gara a a gara a gara a gara a gara a gara a gara
Provide additional trash	Keep trash off of the
containers at park	grounds, roadways and
facilities.	drainage facilities by
	providing 18 additional
	trash containers per
	year.
Install enclosed trash	Keep trash off of the
containers.	grounds, roadways and
0021002220120	drainage facilities, by
	providing 5 new garbage
	containers that are
	inaccessible to dogs and
	storm events per year.
Pick up trash daily from	Keep trash off of the
park facilities.	grounds, roadways and
F W = 2 W =	drainage areas by
	collecting trash from
	facilities daily, and
	monitoring the volume of
	trash collected.
Improve grades on turf	Retrofit turf areas where
areas to eliminate runoff	needed to reduce runoff.
into streets and arroyos.	
Install silt boxes and	Reduce runoff at
cobblestone at runoff exits	facilities that drain to
into arroyos.	arroyos.
License/certify employees	Ensure that 75% of
in 3-B herbicide spraying,	involved full-time
including sprayer	employees are fully
calibration, solutions and	trained in proper
concentrations, laws and	pesticide use.
ethics through Dept of Ag.	P
Program.	
110814111	

Given the County's extremely limited resources, these measurable goals were selected based upon the total population impacted and the low cost and ease of implementation.

- 6.13. Dates by which the permittee will achieve specific measurable goals; and **See attached BMP matrix for the timeline**
- 6.14. The name of the person(s) or position(s) responsible for implementing and coordinating employee training and pollution prevention activities.
   The PWD is responsible for the overall management and implementation of the pollution prevention/good housekeeping program. Parks and Recreation, a department within the Community Services Division, is responsible for all BMPs listed below that are associated with maintaining County parks and recreational facilities.