

Stormwater Management Program Plan

City of Olympia

As required by the – Western Washington Phase II Municipal Stormwater Permit

The purpose of this *Stormwater Management Program Plan* (SWMP) is to document the efforts of the City of Olympia as required by the *Western Washington Phase II Municipal Stormwater Permit* (Permit). The City received coverage under this Permit on February 16, 2007.

Olympia established a Storm and Surface Water Utility in the late 1980s, adopted a *Drainage Design and Erosion Control Manual* in 1994, and issued a new manual in 2005. A *Storm and Surface Water Plan* was adopted in 2003 to provide strategic direction for the next 10 years. Even with this long history of comprehensive stormwater management, the Permit requires new actions and reporting as per Permit section S5.A.2, shown below for reference.

- S5.A.2 Each Permittee shall prepare written documentation of the SWMP. The SWMP documentation shall be organized according to the program components in S5.C and shall be updated at least annually for submittal with the Permittee's annual reports to Ecology (See S9 Reporting and Record Keeping). The SWMP documentation shall include:
- a. A description of each of the program components included in S5.C., and
 - b. Any additional actions implemented by the Permittee pursuant to S5.C., and
 - c. Any additional actions necessary to meet the requirements of applicable TMDLs pursuant to S7 *Compliance with Total Maximum Daily Load Requirements*.

This document is written to satisfy the requirements of S5.A.2. It is organized according to the Permit sections of S5.C. It first lists the Permit requirement description for the section and then describes those components of Olympia's programs related to the section and any additional related actions.

Table of Contents

S5.C.1 Public Education and Outreach

- S5.C.1.a – Education and Outreach
- S5.C.1.b – Performance Measurement
- S5.C.1.c – Recordkeeping

S5.C.2 Public Involvement and Participation

- S5.C.2.a – Public Participation
- S5.C.2.b – Reporting

S5.C.3 Illicit Discharge Detection and Elimination

- S5.C.3.a – Mapping
- S5.C.3.b – Regulatory Mechanism
- S5.C.3.c – Procedures
- S5.C.3.d – Public Involvement
- S5.C.3.e – Program Evaluation
- S5.C.3.f – Training

S5.C.4 Controlling Runoff from New Development, Redevelopment, and Construction Sites

- S5.C.4.a – Regulatory Mechanism
- S5.C.4.b – Permitting
- S5.C.4.c – Maintenance Inspection (Private)
- S5.C.4.d – Recordkeeping
- S5.C.4.e – Notice of Intent
- S5.C.4.f – Training

S5.C.5 Pollution Prevention and Operation and Maintenance for Municipal Operations

- S5.C.5.a – Maintenance Standards
- S5.C.5.b – Maintenance Inspection (Public)
- S5.C.5.c – Spot Checks
- S5.C.5.d – Catch Basin Maintenance
- S5.C.5.e – Compliance
- S5.C.5.f – Road Maintenance
- S5.C.5.g – Public Land Maintenance
- S5.C.5.h – Training
- S5.C.5.i – Stormwater Pollution Prevention Plans (SWPPPs)
- S5.C.5.j – Recordkeeping

S5.C.1 Public Education and Outreach

The SWMP shall include an education program aimed at residents, businesses, industries, elected officials, policy makers, planning staff, and other employees of the Permittee. The goal of the education program is to reduce or eliminate behaviors and practices that cause or contribute to adverse stormwater impacts. An education program may be developed locally or regionally.

S5.C.1.a – Education and Outreach

The City’s Storm and Surface Water Program continues to support two dedicated staff members as well as a program philosophy that emphasizes the importance of environmental education and technical assistance in our daily interactions with the Olympia community. A variety of broad and targeted educational efforts are provided.

Following is an outline of our proposed programs:

- 1) Elementary Environmental Education programs:
 - a) OlyWater classroom and field trip programs for 4th and 5th Graders.
 - b) Continued financial support for South Sound Green.
 - c) Drain Dare educational trailer
- 2) Adult education and outreach programs:
 - a) Salmon Stewards docents
 - b) Stream team led workshops
 - c) Stream team led volunteer macro-invertebrate monitoring program
 - d) Public outreach campaigns (e.g., Healthy Lawn Campaign focused on reducing the use of “weed and feed” type fertilizers/herbicides by residential property owners”)
 - e) Re-vegetation action projects (focused on riparian enhancement)
 - f) Volunteer storm drain stenciling
 - g) Utility Billing inserts
 - h) Storm-water maintenance and BMP outreach (Coordinated with other program elements See S5.C.3; S5.C.4; S5.C5)
 - i) Pet Waste Disposal signage

S5.C.1.b – Performance Measurement

As part of our effectiveness assessment program, we plan to focus on the collection of baseline data. It is anticipated that this would allow us to measure trends and manage our programs adaptively. In 2010 this will most likely include:

- 1. Continued documenting and tracking of educational activities;
- 2. Testing social marketing techniques at modifying behavior (by collaborating with our Drinking water utility on a community based social marketing pilot project regarding residential lawn care and water conservation practices)
- 3. Basin level analysis of land cover and water quality monitoring data

S5.C.1.c – Recordkeeping

The City of Olympia tracks and maintains records of public education and outreach activities in accordance with the requirements of this permit. Participation in program activities is documented and tabulated on an annual basis.

S5.C.2 Public Involvement and Participation

The SWMP shall include ongoing opportunities for public involvement through advisory councils, watershed committees, participation in developing rate-structures, stewardship programs, environmental activities or other similar activities. Each Permittee shall comply with applicable State and local public notice requirements when developing their SWMP.

S5.C.2.a – Public Participation

The Olympia public is invited to participate in storm and surface water decision-making. Opportunities include the City’s Utility Advisory Committee, City Council communications, public hearings, neighborhood association meetings, environmental projects and webpage communications. The Utility Advisory Committee advises staff and City Council on storm and surface water policies, master plans, and rates. Staff supports regional watershed planning, TMDLs, shellfish protection districts, and other community-based management efforts.

S5.C.2.b. – Reporting

Olympia maintains the following website for posting of this SWMP plan, our annual reports, and any other submittals related to the Permit. The Olympia website also includes the 2003 Storm and Surface Water Plan.

<http://www.olympiawa.gov/cityutilities/stormwater/policies/WesternWAMunicipalStormwaterPermit.htm>

Members of the public can also request copies of any of our records related to the permit by following Olympia’s public records request procedures detailed at the following website. <http://www.olympiawa.gov/citygovernment/prr>. Contact the City Clerk’s office at (360) 753-8325 for more information.

S5.C.3 Illicit Discharge Detection and Elimination

The SWMP shall include an ongoing program to detect and remove illicit connections, discharges as defined in 40 CFR 122.26(b)(2), and improper disposal, including any spills not under the purview of another responding authority, into the municipal separate storm sewers owned or operated by the Permittee. Permittees shall fully implement an ongoing illicit discharge detection and elimination program no later than 180 days prior to the expiration of this Permit.

The City of Olympia is committed to detection and elimination of illicit discharges to its municipal separate storm sewer system (MS4). By no later than 180 days from the expiration of our NPDES permit, Olympia will have fully implemented its Illicit Discharge Detection and Elimination (IDDE) Program. IDDE activities are conducted by City staff in various departments. Those currently performed are organized below according to Permit sections.

S5.C.3.a – Mapping

The City of Olympia maintains complete system maps for our stormwater, wastewater, and drinking water utilities. All maps are updated and maintained in GIS format as new projects are completed and existing features are verified.

- i. All known stormwater outfalls are included in our system maps, regardless of pipe size.
 - Tributary conveyances are mapped with attribution for type, material, and size included when known by Public Works Technical Services
 - Drainage areas associated with each stormwater outfall are maintained at the basin and sub-basin scale in ArcGIS format by Public Works Technical Services.
 - Land use information is maintained in ArcGIS format and updates are coordinated by Community Planning and Development Department, Long-Range Planning.
 - Geodatabase development of City Utilities has been completed.
- ii. All known connections to Olympia’s MS4 are currently mapped and the system map maintenance process includes the addition of all new authorized or allowed connections.
- iii. Olympia is currently adding attribution to sub-basin drainage area data layers to differentiate areas draining to surface water from those draining to groundwater.
- vi. MS4 system maps are available upon request in the formats noted above. Public records request procedures are detailed at <http://www.olympiawa.gov/citygovernment/prr>, or contact the City Clerk’s office at (360) 753-8325 for more information.
- v. Olympia has no co-permittees at this time. Secondary permittees within City limits have access to all MS4 mapping information and are encouraged to follow the procedures for public records requests given in the previous section.

S5.C.3.b – Regulatory Mechanism

i. Olympia Municipal Code (OMC) 13.16.030, Nonpermitted uses of the storm drainage system states; “No one may discharge or cause to be discharged any materials of any kind into the storm drainage system, except natural rainfall, clean groundwater, or clean city potable water. This prohibition includes soil products or erosion and contaminants in runoff from impervious areas on a parcel unless such drainage is through an approved treatment device (Ordinance 5123 §1(part), 1990).”

ii. The following categories of non-stormwater discharges are addressed as stated.

Planned discharges from potable water sources coordinated by the Public Works Drinking Water Utility are de-chlorinated to a concentration of 0.1 ppm or less, pH-

adjusted if necessary, and volumetrically and velocity controlled as part of normal operating procedures. More formal regulation of private discharges may be necessary in the future.

- Discharges from lawn watering and other irrigation runoff are addressed through the Drinking Water Utility's Water Conservation Program. The Program provides water audits, conservation incentives, and technical assistance addressing irrigation-related water use.
- Swimming pool discharges are discharged to sanitary sewer as regulated through the Universal Residential Code.
- Street and sidewalk wash water. Wash water is regulated by municipal code (OMC 13.16.030)
- Non-stormwater discharges are regulated by municipal code (OMC 13.16.030).

iii. Categories of non-stormwater discharges noted in S5.C.3.b.ii are addressed in accordance with the conditions of this Permit as stated within the section above.

iv. Olympia has not identified any of the discharges in Permit section S5.3.b.i as significant sources of pollutants to waters of the State. Discharges in S5.3.b.ii are addressed as detailed in that Permit section above.

v. OMC 13.16.180, Enforcement – Civil and criminal penalties – Public nuisance, listed below, describes Olympia's enforcement procedures related to discharges to the MS4.

A. The Code Enforcement Officer shall enforce the provisions of this chapter.

B. Any person, firm, or corporation who knowingly violates or fails to comply with the following sections of this chapter: 13.16.017, 13.16.020, 13.16.030 and 13.16.040 shall be deemed to have committed a misdemeanor, and if found guilty, shall be subject to a fine not to exceed One Thousand Dollars (\$1,000) and/or imprisonment not to exceed ninety (90) days or both such fine and imprisonment. Each day shall be a separate violation. Each day of such violation or noncompliance shall constitute a separate offense. In the event of continuing violation or failure to comply, the second and subsequent days shall constitute a gross misdemeanor, punishable by a fine not to exceed Five Thousand Dollars (\$5,000) and/or imprisonment for not more than three hundred and sixty-five (365) days or both such fine and imprisonment.

C. As an additional and concurrent remedy, it shall be a civil infraction for any person, firm, or corporation to violate or fail to comply with the provisions of Olympia Municipal Code Sections 13.16.017, 13.16.020, 13.16.030, and 13.16.040.

1. First offense: Class 3 (\$50), not including statutory assessments.
2. Second offense arising out of the same facts as the first offense: Class 2 (\$125), not including statutory assessments.
3. Third offense arising out of the same facts as the first offense: Class 1 (\$250), not including statutory assessments.

D. As a separate and concurrent remedy, any person who violates or fails to comply with the following sections of this chapter shall be liable to the City for the actual expense of cleanup or required maintenance.

E. It shall be a public nuisance to violate or fail to comply with any of the following sections of this chapter: 13.16.017, 13.16.020, 13.16.030 and 13.16.040.

See also OMC Chapter 4.44, Uniform Code Enforcement (Ord. 6081 §41, 2001; Ord. 5918 §1, 1999; Ord. 5466 §3, 1994)

vi. Olympia Public Works and Community Planning and Development Departments are authorized to enforce stormwater-related codes. Enforcement actions are well-structured and defensible.

S5.C.3.c – Procedures

The City of Olympia's Public Works Storm and Surface Water Utility serves as the coordinator for the City's IDDE Program. The program goal is to detect and address non-stormwater discharges, spills, illicit connections and illegal dumping into Olympia's MS4. Our procedures for accomplishing this goal are described below by Permit section.

i. Historic water quality data and the age and complexity of Olympia's pipe systems suggest the possibility of illicit discharges through cross-connections, illegal dumping, spills, or infiltration. Priority areas are identified through consideration of historical data, land use, business and industrial activity, complaint records, and the potential for spills. Olympia's current high priority area is the downtown core.

ii. Olympia's field assessment activities are designed to identify illicit discharges of all types. Visual inspections of receiving waters, including verification of known outfalls, identification of unknown outfalls, and investigation of any observed suspicious discharges are conducted during dry weather flow.

Field assessments of Indian (2010), Mission (2010), Percival (2010), and Moxlie (2011) have been completed. Schneider is planned for 2012.

Screening for illicit connections is conducted using: Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assessments, Center for Watershed Protection, October 2004.

iii. Procedures for characterizing the nature of illicit discharges and their associated threat have been developed.

iv. City staff utilize visual observation and chemical analysis to identify IDDE problems. Follow-up work including accessing the underground pipe systems, mapping, televising, and documenting water quality results are consistent with guidance provided in Chapter 7 of Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assessments. Investigations are carefully tailored to address various infrastructure, water flow, climatic, and land use constraints.

v. Illicit discharges are corrected through City-funded projects, municipal ordinance, and/or education. Notification procedures are in-place and feasible within stated timelines of 21 days for investigation and 180 days for resolution of the problem.

Program refinements will be consistent with Chapter 8 of Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assessments.

S5.C.3.d – Public Involvement

- i. General IDDE education will become more targeted and specific in the future consistent with S5.C.1.
- ii. A spill reporting web page has been included on the City’s website, providing direction and contact information to aid the public in reporting spills. Following is the web address for the spill reporting website: <http://www.olympiawa.gov/city-utilities/storm-and-surface-water/Reporting%20Spills.aspx> .
- iii. A hotline is in use for reporting spills, 360-753-8333. Information about the hotline and how to report a spill is included in utility bill inserts.

S5.C.3.e – Program Evaluation

An annual evaluation of the IDDE program will be prepared consistent with mandated implementation timelines.

S5.C.3.f – Training

IDDE training will be provided to municipal employees consistent with mandated implementation timelines.

- i. Documentation of training will be provided.
- ii. Documentation of training will be provided.

S5.C.4 Controlling Runoff from New Development, Redevelopment, and Construction Sites

Each Permittee shall develop, implement, and enforce a program to reduce pollutants in stormwater runoff to a regulated small MS4 from new development, redevelopment, and construction site activities. This program shall be applied to all sites that disturb a land area one acre or greater, including projects less than one acre that are part of a larger common plan of the development or sale. The program shall apply to private and public development, including roads. The “Technical Thresholds” in Appendix 1 shall be applied to all sites one acre or greater, including projects less than one acre that are part of a larger common plan of the development or sale.

S5.C.4.a – Regulatory Mechanism

Olympia Municipal Codes (OMCs) as listed below provide the mechanism to address runoff from new development, redevelopment, and construction site projects within the City of Olympia.

OMC 13.16.017 - Drainage design and erosion control manual-Adopted

A certain document entitled "Drainage Design and Erosion Control Manual for Olympia, 2009 Edition ("the Manual")" is adopted by reference as though fully set forth herein. One copy of the Manual is to be placed and held in the office of the Director of Administrative Services for the City and be available to the public. (Ord. 6665 §3, 2009; Ord. 6345 §2, 2004; Ord. 5826 §1, 1998; Ord. 5639 §1, 1996; Ord. 5517 §3, 1995; Ord. 5429 §1, 1994; Ord. 5194 §1(part), 1991)

OMC 13.16.018 - Drainage and erosion control manual-Provisions to prevail in event of conflict

The provisions of the manual adopted in Section 13.16.017 shall control and prevail over any provisions of current ordinances, development standards, and/or policies insofar as a conflict may occur. (Ord. 5194 §1(part), 1991)

OMC 13.16.020 - Permit required

Before storm drainage runoff may be discharged to any part of the storm drainage system the owner of the parcel on which the runoff is generated shall apply to the Community Planning and Development Department for a permit to do the same. The issuance of and terms and conditions to be attached to said permits shall be governed by the Manual. (Ord. 6345 §3, 2004; Ord. 5429 §2, 1994; Ord. 5123 §1(part), 1990)

OMC 13.16.040 - Connection to the storm drainage system

No work shall be performed which results in runoff from a parcel to the storm drainage system except under the conditions specified in the required storm drainage permit or as provided in the Manual or herein.

Where the connection involves construction of physical facilities such as pipes, inlets, channels, ditches, or other similar improvements, all work shall be approved and inspected by the department of public works prior to acceptance of the work and prior to any occupancy of development on a parcel. (Ord. 6345 §4, 2004; Ord. 5123 §1(part), 1990)

i. The Manual referenced in OMC 13.16.017 meets or exceeds the minimum requirements, technical thresholds, and definitions in Appendix 1 of the Permit. Adjustment and variance criteria equivalent to those in Appendix 1 are also included in Olympia’s Manual. In 2009 Olympia modified the current Manual for complete consistency with the Washington State Department of Ecology (WDOE) 2005 Stormwater Management Manual for Western Washington.

ii. The Manual referenced in OMC 13.16.017 contains a site planning process and BMP selection and design criteria that will protect water quality, reduce the discharges of pollutants to the maximum extent practicable and satisfy the State requirement under 90.48 RCW to apply all known, available and reasonable methods of prevention, control and treatment (AKART) prior to discharge. In 2009, Olympia modified the current Manual for complete consistency with the WDOE 2005 Stormwater Management Manual for Western Washington

iii. The Manual referenced in OMC 13.16.017 requires maintenance agreements between the City and site owners that define the obligations of each party to maintain and inspect stormwater facilities. Easements and/or other access provisions are established as necessary during the development process.

iv. The Manual referenced in OMC 13.16.017 contains provisions to allow non-structural preventive actions and source reduction approaches such as Low Impact Development Techniques (LID), including measures to minimize the creation of impervious surfaces and minimize disturbance to native soils and vegetation.

S5.C.4.b – Permitting

The City of Olympia’s permitting process includes plan review, inspection, and enforcement capability to meet standards as listed below.

i. All proposed developments, regardless of size, are reviewed for compliance with the Manual referenced in OMC 13.16.017.

ii. Development sites with a high potential for erosion, especially those adjacent to waterways and sensitive areas, are visited by field staff prior to construction.

iii. All known permitted development sites are inspected by qualified Community Planning and Development Department staff during construction for proper erosion and sediment controls and appropriate enforcement actions are taken as necessary to assure compliance.

iv. All permitted developments sites are inspected upon completion and prior to final approval or occupancy to ensure proper installation of permanent stormwater controls and verify that a maintenance agreement is in place. Bonds may be retained to assure performance and enforcement actions are taken as necessary to assure compliance.

v. Compliance with the inspection requirements of S5.C.4.b will be documented and reported in each future annual Permit report.

vi. The City’s enforcement strategy for erosion control escalates from written orders to stop work orders to citations. Enforcement is the responsibility of inspectors in concert with the City Building Official. Ultimately, an abatement process for public nuisances is available for persistent violations. (OMC 13.16)

vii. The City of Olympia does not allow construction sites to apply the “Erosivity Waiver” in Appendix 1, Minimum Requirement #2.

S5.C.4.c – Maintenance Inspection (Private)

The City of Olympia Storm and Surface Water Utility performs actions under a Public and Private Maintenance Inspection (PMI) Program designed to satisfy the requirements of this section and Permit sections S5.C.5.a and b.

i. The Manual referenced in OMC 13.16.017 requires maintenance agreements between the City and site owners that define the obligations of each party to maintain and inspect stormwater facilities. Enforcement provisions are included in these agreements.

ii. Appendix 1-G1 of Olympia’s Manual referenced in OMC 13.16.017 is titled “Drainage Maintenance Standard Checklists.” Appropriate checklists are attached to maintenance agreements based on the stormwater features present on a site. When an inspection identifies that an applicable maintenance standard has been exceeded, the following timelines are enforced through the enforcement provisions of the maintenance agreement.

Maintenance shall be performed:

- Within 1 year for typical maintenance of facilities, except catch basins;
- Within 6 months for catch basins; or
- Within 2 years for maintenance that requires capital construction of less than \$25,000.

More restrictive timelines may be applied as deemed necessary by the Stormwater Manual Administrator (as referenced under Remedies in the maintenance agreement).

iii. All known stormwater treatment and flow control facilities (other than catch basins) permitted under Olympia’s “Drainage Design and Erosion Control Manual for Olympia, 2005 Edition” are inspected annually. On non-residential properties, on-site catch basins are also inspected as part of the City’s PMI Program.

iv. All new flow control and water quality treatment facilities, including catch basins, for new residential developments are inspected at a minimum of every 6 months during construction and appropriate enforcement actions are taken to assure compliance with maintenance standards. These inspections are performed by qualified Community Planning and Development Department staff, often in concurrence with inspections performed under Permit section S5.C.4.b.iii.

S5.C.4.d – Recordkeeping

Olympia Community Planning and Development Department maintains inspection and enforcement records on permitted activities within the City. Many records are housed within the City HTE database; other records including field notes are located in individual project files. Additionally, the Public Works Department maintains inspection and maintenance records for stormwater facilities within a preventive maintenance inspection (PMI) database.

S5.C.5.e – Notice of Intent

The “Notice of Intent for Construction Activity” and “Notice of Intent for Industrial Activity” are available at the front counter of Olympia’s permitting counter, 837 7th Avenue, SE, Olympia, WA 98501, as well as from the city’s website.

S5.C.5.f – Training

Community Planning and Development and Public Works staff are currently trained in Manual implementation, especially erosion control practices. Public Works staff administers the Manual and provides technical assistance to Community Planning and Development staff. More comprehensive training and its documentation will be provided consistent with mandated implementation timelines.

S5.C.5 Pollution Prevention and Operation and Maintenance for Municipal Operations

Within three years of the effective date of this Permit, each Permittee shall develop and implement an operations and maintenance (O&M) program that includes a training component and has the ultimate goal of preventing or reducing pollutant runoff from municipal operations.

S5.C.5.a – Maintenance Standards

Similar to private facilities, public facilities are inspected utilizing appropriate checklists from Appendix 1-G1, “Drainage Maintenance Standard Checklists” in the Manual. If an inspection identifies exceedence of an applicable maintenance standard, the following timelines are followed.

Maintenance shall be performed:

- Within 1 year for typical maintenance of facilities, except catch basins;
- Within 6 months for catch basins; or
- Within 2 years for maintenance that requires capital construction of less than \$25,000.

S5.C.5.b – Maintenance Inspections (Public)

The City of Olympia Storm and Surface Water Utility performs actions under a Public and Private Maintenance Inspection (PMI) Program designed to satisfy the requirements of this section, the preceding section, and Permit section S5.C.4c.

All known permanent stormwater treatment and flow control facilities, other than catch basins, are inspected annually. If an inspection identifies exceedence of an applicable maintenance standard, the timelines in S5.C.5.a above are followed.

S5.C.5.c – Spot Checks

City Operations and Maintenance staff maintain a “hot spot” list of potentially vulnerable stormwater infrastructure. These sites are monitored during and after major storm events. Documentation of monitoring efforts and subsequent follow-up will be provided consistent with mandated implementation timelines.

S5.C.5.d – Catch Basin Maintenance

All known catch basins and inlets owned or operated by the City of Olympia are inspected and cleaned as necessary to comply with the maintenance standards of the City’s “Drainage Design and Erosion Control Manual for Olympia, 2005 Edition.” Decant water is disposed of through a vector waste facility to sanitary sewer consistent with “Appendix IV-G Recommendations for Management of Street Wastes” of the Manual.

S5.C.5.e – Compliance

Twenty percent of all known catch basins and inlets are scheduled to be inspected and cleaned annually such that all known structures are inspected at least once every five years. Olympia is currently updating our record of known catch basins and inlets. Inspections are scheduled using best available data at the time of scheduling.

S5.C.5.f – Road Maintenance

Road and stormwater maintenance practices are largely consistent with best management practices. Standard Operating Procedures have been modified or developed to incorporate stormwater best management practices for the activities listed in the permit.

S5.C.5.g – Public Land Maintenance

Land maintenance practices are consistent with best management practices and supported by the Healthy Olympia Resolution and Integrated Pest Management Plan.

S5.C.5.h – Training

Training of City staff on water quality management practices occurs periodically and is documented in accordance with the Permit.

S5.C.5.i – Stormwater Pollution Prevention Plans (SWPPPs)

The City of Olympia has two facilities that require development of Stormwater Pollution Prevention Plans (SWPPPs). One is the City’s Maintenance Center located at 1401 Eastside Street, SE and the other is the maintenance facility used by our Parks, Arts, and Recreation Department, located in Priest Point Park on the 2600 block of East Bay Drive, NE. The SWPPPs have been developed in accordance with mandated timelines.

S5.C.5.j – Recordkeeping

Records of inspections and maintenance or repair activities conducted by the City of Olympia are maintained in accordance with section “S9 Reporting Requirements” of the Permit.

END OF DOCUMENT