Stormwater Management Program (SWMP)

For the
City of Tucson
Stormwater

AZPDES Permit No. AZS000001-2010

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The City of Tucson’s
Stormwater Management Program
(SWMP)

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Overview

The City of Tucson’s Stormwater Management Program (SWMP) was developed as a requirement of the City of Tucson’s AZPDES Stormwater Permit AZS000001-2010 issued by Arizona Department of Environmental Quality (ADEQ) on September 1, 2011. This is the second addition of the SWMP in the permit’s five-year term.

The intent of the SWMP is to codify the requirements of the permit and provide guidance to other City of Tucson Departments and employees who work outside.

I. Public Education and Outreach

A. Permit Requirements

Tucson shall provide outreach and education to the general public on the Stormwater program issues and requirements. The following will detail the outreach strategy used.

Public education and outreach will be provided to one target group each year. These may include: the general public, development community, home owners, Home Owner Associations, or schools. A different group will be targeted each year.

One or more topics shall be used in the public education and outreach each year, but the topic or topics shall be different each year. The following topics will be used:

- Post-construction ordinances and long-term maintenance requirements for permanent Stormwater controls
- Stormwater runoff issues and residential Stormwater management practices
- Potential water quality impacts of application of pesticides, herbicides and fertilizer and control measures to minimize runoff of pollutants in Stormwater
- Potential impacts of animal waste on water quality and the need to clean up and properly dispose of pet waste to minimize runoff of pollutants in Stormwater
- Illicit discharges and illegal dumping, proper management of non-stormwater discharges, and to provide information on reporting spills, dumping, and illicit discharges
- Spill prevention, proper handling and disposal of toxic and hazardous materials, and measures to contain and minimize discharges to the storm sewer system
- Installation of catch basin markers or stenciling of storm sewer inlets to minimize illicit discharges and illegal dumping to the storm sewer system
- Proper management and disposal of used oil

The outreach topic selected and the target group shall be reported in the Annual Report each year, as well as an estimated number of participants reached.
Business sector education/outreach shall be provided to at least one target group each year on one or more appropriate topics. The outreach approach selected, the topic, the target group, and an estimated number of participants reached will be documented in the Annual Report. One or more of the following topics will be used each year:

- Planning ordinances, grading, and drainage design standards for Stormwater management in new developments and significant redevelopments
- Municipal Stormwater requirements and Stormwater management practices for construction sites.
- Illicit discharges and proper management of non-stormwater discharges
- Spill prevention, proper handling of toxic and hazardous materials, and measures to contain and minimize discharges to the storm sewer system
- Proper management and disposal of used oil and other hazardous or toxic materials, including practices to minimize exposure of materials/wastes to rainfall and minimize contamination of Stormwater runoff
- Stormwater management practices, pollution prevention plans, and facility maintenance procedures

B. Implementation

Stormwater Outreach
The City of Tucson attends a variety of Stormwater-related public awareness activities each year including Earth Day, two Water Festivals, a Health and Safety Fair, Operation Splash, Monsoon Safety Awareness Week, events at Ward Offices and attending Southern Arizona Home Builders Association (SAHBA) meetings. A variety of Stormwater handouts are distributed at these events. These include: Yard and Landscape Waste Disposal, Fix Leaky Vehicles, Ten Tips to Prevent Stormwater Pollution, Clean Up After Your Critters, Water Harvesting Guidance Manual, Discharge Guidelines for Pools and Spas, General Construction Flyer, and Best Management Practices (BMP) flyers. These materials target the general public, the business community, the construction and development community, and schools.

The City also partners with Pima Association of Governments (PAG) and other jurisdictions to create public awareness of stormwater issues through radio advertisements, interviews, public service announcements, billboards, magazine ads, movie theater slides, brochures, bus interior posters, and web pages.

The City's ongoing catch basin identification program includes placing weather-resistant metal disks bearing the slogan, “Only Rain in the Drain” near catch basins that are more likely to receive illegal dumping.

In order to inform citizens about the importance of preserving naturally vegetated watercourses, the City has continued a program to install signs identifying washes by name at significant road crossings. If the public is aware of the location and name of their local washes, they may be more likely to protect the wash as a natural resource.

**Educational Program for Developers and Contractors**

Construction information packets containing guidance on complying with the AZPDES General Permit for Construction are distributed throughout the year. The City of Tucson Stormwater Management Section distributes various flyers on General Construction Procedures, SWPPP Guidelines, and Construction Best Management Practices (BMP). The Stormwater Management Section also produced the Water Harvesting Guidance Manual to assist the development community in complying with Land Use Code requirements and low-impact development to maximize use of water harvesting.

A Construction Seminar is held each year in cooperation with Pima Association of Governments (PAG), Arizona Department of Environmental Quality (ADEQ), and surrounding jurisdictions.

**Educational Program for Businesses and Industries**

Business and Industrial education is provided by flyers handed out during the year as needed. Information packets and guidance for industrial facilities include information on the “No Exposure” certification process and an example SWPPP for a local industrial site. Flyers have been developed for Carpet Cleaners, Auto Paint and Body Shops, Auto Repair Shops, Brake Repair Shops, Food Service, Fuel Stations, Auto Salvage Yards, Fabricated Metal Products, Liquid Waste Recyclers, Parking Garage and Parking Lots, Printers and Publishers, Pool and Spa Companies, and Vehicle and Equipment Mobile Cleaners.

The Stormwater Management Section conducts an annual informational mailing to industrial facilities potentially regulated by the Environmental Protection Agency (EPA) and ADEQ multi-sector general permit and sends guidance materials to targeted industrial facilities.

**Environmental Services - Recycling Education**

The City of Tucson Environmental Services Department gives presentations to schools, and promotes City recycling programs at special events through news releases, newsletters, flyers and brochures distributed to the community. This program includes blue barrel curbside recycling and several Neighborhood Recycling Centers (NRCs). Outreach to children includes providing brochures, stickers, recycled rulers, recycled
pencils, magnets, recycled water bottles and height charts. Los Reales Landfill also accepts scrap metal for recycling, TV’s and personal computers.

**Tucson Water**
Tucson Water engages in a wide variety of educational outreach activities intended to increase awareness and encourage citizen action in water-related areas. The outreach program is largely targeted at promoting water conservation and water use efficiency. Tucson Water sub-contracts with Environmental Education Exchange to provide water-related programs and presentations to students.

**Stormwater Harvesting**
The City allows private citizens to do stormwater harvesting by allowing curb cuts that enable stormwater to flow into water harvesting depressions.

**Tucson Clean and Beautiful**
Recycling Education programs serve the greater Tucson-eastern Pima County metropolitan area. Programs include coordination of a live and recorded Recycling Information Line which serves as a clearinghouse for providing area residents with information on recycling and waste reduction programs including curbside recycling, neighborhood recycling centers, Household Hazardous Waste, and other available community environmental programs. Callers also may request brochures, information directories, and other resources by mail, email, and on the Internet.

The Recycling Education Coordinator also manages *E Pluribus Recycles*, an educational play teaching recycling and waste reduction concepts to elementary school students annually. Tucson Clean & Beautiful also produces a periodic email newsletter that is now available online, highlighting local environmental education events and community volunteer opportunities while encouraging involvement in the organization’s programs.

**Household Hazardous Waste**
Household Hazardous Waste distributes brochures on how to properly dispose of auto fluids, batteries, paints and solvents, pool chemicals, and pesticides. The program provides information to businesses through their Small Business Waste Assistance Program.
C. Five Year Plan

The City of Tucson Stormwater Section has developed a five-year public education and outreach plan to focus on specific target audiences and topics, as required under the permit. The plan includes the following:

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Target Audience</th>
<th>Topic</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011-2012</td>
<td>General Public, Schools</td>
<td>Potential impacts of animal waste on water quality</td>
</tr>
<tr>
<td>2012-2013</td>
<td>General Public, Municipal Employees, Shopping Centers, Auto Industry</td>
<td>Proper management and disposal of used oil. How to clean up spills</td>
</tr>
<tr>
<td>2014-2015</td>
<td>General Public, Development Community</td>
<td>LID Outreach, Water conservation</td>
</tr>
<tr>
<td>2015-2016</td>
<td>General Public, Lawn &amp; Garden Centers</td>
<td>Potential water quality impacts of pesticides, herbicides, and fertilizers</td>
</tr>
</tbody>
</table>
II. Public Involvement and Participation

A. Permit Requirements

Tucson shall engage the public to help spread the message on preventing Stormwater pollution, to undertake group activities that highlight storm drain pollution, and contribute volunteer community actions to restore and protect local water resources. The following will detail the outreach strategy used.

The City shall implement at least one of the following during each year of the permit to provide fundamental support to the City’s Stormwater Management Plan (SWMP). The number of complaints/reports, amounts of garbage/waste collected, attendance at public/volunteer activities, and effectiveness and evaluation of each activity shall be documented in the Annual Report.

- Provide the opportunity to involve the public in the City’s Stormwater management program and to encourage public participation in monitoring and reporting spills, discharges, or Wildcat dumping within their communities (such as facilitation of neighborhood watch groups) once per year.
- Provide the public with an opportunity to participate in the City’s Stormwater management program, such as voluntary litter control activities (e.g., facilitation of Adopt-A-Wash, Adopt-A-Park, and Adopt-A-Street litter control activities) or voluntary erosion control projects. Maintain and support program as a regular ongoing activity.
- Provide the public with a household hazardous waste program to facilitate proper disposal of used oil, antifreeze, pesticides, herbicides, paints, and other hazardous and toxic materials by City residents (such as scheduled household hazardous waste collection events or operation of full-time disposal facilities) a minimum of two (2) times per year for the first two (2) years of the permit, three (3) times per year for years three (3) and four (4) of the permit, and every year thereafter.

Tucson shall provide and publicize a reporting system to facilitate and track public reporting of spills, discharges or dumping to the storm sewer system (“Report a Concern” on the Stormwater web site, Incident Report database kept by Stormwater Inspectors).

The current SWMP shall be posted no later than one year from the effective date of the permit. The latest Annual Report shall be posted on the City’s web site immediately after completion each year.
B. Implementation

Public Reporting of Concerns
Spills, discharges, or dumping may be reported by using the Stormwater Management Section’s web site and the “Report a Concern” link. These are tabulated in our database.

Environmental Services – Recycling
The City of Tucson Environmental Services Department provides an opportunity for residents to participate in residential recycling. Tucson residents and businesses are able to recycle a wide variety of material – especially plastics. Curbside pickup for recycled items is available on the same day as the resident’s trash pick-up. Neighborhood Recycling Centers are drop-off sites located throughout Tucson where residents can take any recyclables accepted in the Blue Barrel Recycling Program.

Tucson Clean and Beautiful
Tucson Clean and Beautiful is a nonprofit environmental organization funded in part by the City of Tucson, Pima County, private and corporate grants, and community membership donations. Through the Adopt-A-Park and Adopt-A-Wash program, public areas have been officially adopted by community volunteer groups, including schools, neighborhood and civic associations, government, and religious organizations. These groups make an ongoing volunteer commitment to clean up litter and provide assistance in monitoring and reporting maintenance concerns at their adopted area. Volunteer removal of litter and illegally dumped material from public areas helps to reduce impacts to Stormwater quality.

Trees for Tucson is a grassroots urban forestry program that advocates planting desert-adapted, low-water-use trees in order to increase shade tree cover that acts to decrease the volume of direct Stormwater runoff. Shade trees also help trap pollutants to improve water quality, stabilize soil and prevent soil erosion. Tucson Clean and Beautiful produces a periodic e-mail newsletter and hosts a website. These online resources complement information shared by phone, in person and in brochure format, highlighting local environmental education events and community volunteer opportunities. These programs, as well as the central message of Tucson Clean and Beautiful, encourage the public to act responsibly in ways that improve and promote Stormwater quality.

Household Hazardous Waste
The City of Tucson provides year round Household Hazardous Waste (HHHW) disposal services through a central dedicated hazardous waste facility and five Antifreeze, Batteries, Oil and Paint (ABOP) drop-off sites. The Household Hazardous Waste Collection program distributes outreach materials to the General Public through direct mailings, handouts, at public events and facilities on topics including proper
disposal of auto fluids, batteries, paints and solvents, pool chemicals, and pesticides. Educational materials provided to the public include a brochure describing the collection site locations, hours of operations, and tips on how to reduce environmental impacts. The public participates in the program by visiting the facilities and dropping off their household hazardous waste.

The program also provides information to businesses through the Small Business Waste Assistance Program. Waste collection is available to Conditionally Exempt Small Quantity Generator (CESQG) that generates small quantities of hazardous waste.

III. Illicit Discharge Detection and Elimination (IDDE)

The Illicit Discharge Detection and Elimination program is divided among four City of Tucson Departments; Planning and Development Services (PDSD), Transportation (DOT) and Tucson Water (TW).

PDSD is responsible for compliance with the International Building Code and the Uniform Plumbing Code that prohibit cross-connections between sanitary sewers and storm drains. PDSD inspectors visit building sites during construction to ensure that all work meets building, electrical and plumbing codes, including prohibition of illegal connection to the storm drain system and requirements for proper wastewater disposal.

DOT, Engineering Division inspects all drainage projects build under the City’s Capital Improvement Program. Inspectors from the Division also examine drainage projects built under Private Improvement Agreement Contracts that are dedicated to the City upon completion. Both types of inspections ensure that drainage projects are built to City standards and help minimize illicit connection. The Stormwater Management Section, a part of the Engineering Division, implements the City’s Field Screening Program to detect the presence of illicit flows in the storm drain system. In addition to responding to tips and notices from the public or other informants of discharges.

TW is responsible for enforcement of the City’s Water Waste and Theft ordinance. Under this ordinance, Water Waste Investigators are assigned to respond to staff and citizen complaints of dry weather flows of water in the streets, drainage channels, and parking lots. This enforcement program is designed to reduce water waste resulting from over-irrigation and other practices, but also serves as a means of detecting and responding to various types of illicit discharges.

In addition, Pima County Regional Wastewater Reclamation Department participates in the program through a review and approval process of all modifications the wastewater system within the city limits. This review ensures compliance with the Uniform Plumbing Code and appropriate disposal of wastewater.
A. Municipal Employee Training

1. New Employees: During their first year of employment with the City, all employees take the initial Occupational Safety and Health Administration (OSHA) training and Handbook that includes identification and reporting of spills and illicit discharges. New employees are instructed to report all suspicious non-storm flows to the City’s Emergency Management Coordinator for documentation and the Stormwater Management Section for investigation and action as necessary.

2. Current Employees: Current City employees are required to take annual OSHA refresher training through the City’s on-line university called City Learn. Every other year, this mandated training includes information on detecting and reporting spills and suspicious non-storm flows. The training instructs observers to report non-storm flows and spills that threaten to reach the storm drain system to the City’s Emergency Management Coordinator.

3. Current Stormwater Employees: Stormwater Inspectors receive annual refresher training prior to inspecting the major outfalls and field screening points. These inspections are generally conducted during the regional drought periods of spring and fall. Training includes an in-office review of field protocols, inspection forms, sampling procedures, (including sample methods and the use of chain of custody forms), the use of the City’s GIS Hydrologic and Wash map which includes the City’s storm drain system and watercourses, and data entry for the field screen database.

   a. Training Description: During this training, stormwater inspectors familiarize themselves with the Center for Watershed Protection and Robert Pitt, University of Alabama’s 2004 Illicit Discharge Detection and Elimination Guidance Manual, as well as outreach materials with information on eliminating potentially polluting discharges. Examples of these outreach materials along with enforcement protocols and the City’s Stormwater Management Protocols for Dry-Weather Field Screening of Outfalls (FSO) is included in the Stormwater Inspector Manual and is in the Appendix. Field training is scheduled prior to annual field screening, and includes the use of the Storm Water Test Kits, and visual investigation processes.

4. Training for Select Groups: The City of Tucson is in the process of identifying the City of Tucson employees Select Groups with no direct stormwater responsibilities to receive information targeted at eliminating potentially polluting discharges. To date, the groups identified are: Tucson Fire Department Hazardous Materials Unit, Tucson Water Inspectors, and staff
from Streets and Traffic Maintenance Division. The City has developed stormwater pollution awareness training and will present to these groups once every two years.

B. **Spill Prevention and Response**

1. Protecting the Storm drain System from Spills:
   Spill response within the City is provided by the Hazardous Materials Unit of the Tucson Fire Department. They have been trained to berm or protect storm drain inlets as practical and appropriate in the event of a spill. As First Responders, they provide technical spill response expertise and oversight and initiate the City’s Hazard Communication Protocol. Among other requirements, this protocol specifies that in the event that a spill threatens to reach the City’s storm drain system, the Stormwater Section should be notified. Stormwater personnel can provide specific information on the storm drain system in the area of the spill and, if necessary, provide instructions on protecting or cleaning the stormwater conveyance system.

2. Spill Prevention at Municipal Facilities:
   In 1997, The City of Tucson implemented a Citywide Hazardous Substance/Spill Response Policy. Spill prevention practices required at City facilities include;
   - reduction of the use of toxics,
   - reduction in the quantities of these materials that are stored,
   - use of secondary containment,
   - bermed and covered storage areas where warranted, and
   - readily accessible spill kits.

   The policy defines spill responsibilities for each city agency and includes specific procedures to follow in the event of a spill, including provisions to notify the City’s Environmental Management Program Coordinator in the event that a spill threatens the storm drain system. The policy includes specific procedures to follow in the event of a spill that includes isolating the area, documenting proper disposal of wastes and documenting the incident. Since July of 1998, all spills at City facilities have been reported to the Environmental Services for inclusion in a centralized database.

3. Used Oils and Toxic Control Measures:
   Proper use, storage, transport and disposal of used oil and other hazardous or toxic materials and wastes is achieved in three ways. First, city employees are required to take an annual OSHA refresher course through the City’s on-line university called City Learn. This training includes proper handling, transport, and disposal of potential stormwater pollutants.

   Secondly, inspection of all City owned and operated facilities are conducted
annually by the City’s Multi-Agency Inspection Team (MAITs). These inspections include a multi-disciplinary team consisting of representatives from Tucson Fire Department, Central Safety Services, Risk Management, and Stormwater Management Section among others. The MAITs inspectors assure that spill prevention practices are followed at all City owned and operated facilities.

Third, the Tucson Fire Department funds the City’s Hazardous Waste Disposal Program. Under this program, the Fire Department is responsible for providing technical expertise, trained and equipped personnel for the prevention, mitigation and resolution of incidents involving hazardous substances and wastes. The Tucson Fire Department insures that City facilities properly dispose of hazardous wastes.

To meet the requirements of the City’s new MS4 permit, during fiscal year 2012-2013, the Stormwater Inspector assigned to MAITs will perform and document assessments of City facilities where more than five gallons of potentially polluting materials are stored in outside areas. Additionally, The inspector will ensure, on a semi-annual bases, that site-specific material handling and spill response procedures are in place and effective.

C. Major Outfalls and Field Screening Points

1. Outfall Inventory. In the early 1990s, the City of Tucson followed the procedures outlined in 40 CFR 122.26 to identify 500 outfalls which have been subsequently utilized to detect non-storm flows. These outfalls have been mapped on the City's GIS Hydrologic and Wash map that includes the City's storm drain system. A map showing the 500 outfalls is included in the Appendix. During the first year of the permit term, the City mapped additional outfalls determined to be an inspection priority for illicit discharge screening.

2. Field Screening Procedures. The City has developed procedures for inspecting field screening points and a database to track and record all findings of conditions and the presence of potential illicit discharges. Procedures for inspecting outfalls include visual inspection for flow, trash, suds, odors, and other indicators of potential illicit discharges. The City follows the protocol established under the 40 CFR 122.26 requirements for the Phase I MS4 permit application. These requirements include conducting field screening utilizing the Storm Water Test Kits when flow is observed. If the field test indicates the presence of contaminants, a sample is collected and submitted to the laboratory for analysis, and an investigation to determine the source of the flow is conducted. If flow is present, re-inspection within 24 hours is required to determine if the flow is still present.
D. Inspections of Major Outfalls

1. Inspection Priorities and Schedule: To meet the requirements of the City’s MS4 permit, the City has inspected the developed watershed upstream of Lakeside Lake, an impaired water, and determined there are 13 outfalls to the Atterbury Wash that flows into Lakeside Lake, and have been included as priority dry weather screening outfalls. In addition, the City has reviewed the database and determined there are not any instances where illicit discharges have occurred or are there any significant sources of pollutants. Now identified as a priority, these 13 outfalls will be inspected annually.

2. Of the City's 500 identified outfalls, 20% are inspected every year, and records of the inspection, any observations, any analytical data, and any follow-up actions are documented in the City's Field Screen Outfall Database.

3. During Industrial facility inspections, the City inspector inspects drainage within the facility, looking for evidence of non-storm flow which could indicate a cross-connection or other illicit discharge. Any findings are documented on the Stormwater Industrial Inspection Summary. If any concerns are noted, the Stormwater Inspector takes actions to educate the facility operator or enforce the provisions of the City’s Stormwater Ordinance (SWORD) as appropriate.

E. Investigation of Potential Illicit Discharges

1. Dry Weather Discharges: The City has developed Stormwater Management Protocols for Dry-Weather Field Screening of Outfalls (FSO) that includes details for investigating dry weather discharges, including criteria to identify, characterize, and prioritize dry weather flows as well as practices to determine and evaluate the source of the flow and to follow a schedule to eliminate potentially polluting non-storm flows or take enforcement actions where the source is known.

2. Existing Dry Weather Flows: Currently, there are no known illicit discharges to the City’s MS4 that have not yet been resolved. When one of the 500 field screen locations shows evidence of dry weather flow, and past records indicate that the outfall was previously identified as having evidence of dry weather flow, it is re-evaluated to insure that the flows are still not considered to be a source of pollutants. Because it takes five years to inspect all 500 outfalls, this means that all outfalls with known dry weather flow are periodically checked for continuing flow. However, non of the outfalls have had flow in the past five years.

3. Illicit Discharge Investigation (Source Identification): If flowing or ponded water is present at a field screening location, and the field test kit identifies any
contaminate (as indicated by any positive test result), the inspector immediately investigates to determine the source of the water. This may include searching up gradient in the drainage (manholes, inlet grates, catch basins, etc.) for inflows and/or illicit connections, reviewing storm drain maps and records of the area, and interviewing people who work at possible sources of inflow.

4. Tracking and Reporting: The City utilizes a field screening outfall database (FSO) for all of the data collected during dry weather field screening. The database is organized by outfall, and previous inspection records are readily accessible. The database also includes fields where observations, testing results, laboratory results and follow-up actions can be recorded. A summary report is prepared based on the current information contained in the database. A map can be generated based on the database and will be included in the 4th year Annual Report. The map indicates which outfalls were flowing, if any, or had evidence of recent flow, and any outfall where field testing was conducted, and/or samples were collected for laboratory analysis. Any outfalls with indications of recent flow are re-inspected within three days. If there is any flow field test kits are utilized to conduct tests. If any contaminate is detected, a sample is collected for laboratory analysis.

5. Illicit Discharge Elimination: The City of Tucson MS4 system has few closed conduits; the majority of the storm drain system consists of open channels and natural and improved washes. Conducting follow-up investigations of dry weather flows can be as basic as following the flow path upstream to the source. In the event that the flow passes through an underground conduit, Stormwater Inspectors utilize the GIS Hydrology and Wash Map to determine the flow path of the discharge. If the source can be determined and has the potential to be a source of pollutants, as evidenced by field or laboratory testing, it should be considered illicit. The following steps are taken to cease the discharge to the storm drain system: discussion with responsible parties, distribution of guidance materials, issuance of a written or verbal warning, issue of a notice of violation, issue of a citation, and notification of regulatory authorities.

6. Public Awareness and Reporting of Potential Illicit Discharges: The City utilizes an integrated stormwater quality education program that includes messages on recognizing and reporting suspect non-storm discharges. This program includes storm drain inlet markers bearing the slogan, “Only Rain in the Drain,” wash identification signs with the admonition to “Protect Our Natural Watercourses,” and “No Dumping” signs at washes where illicit dumping has been known to occur. Citizens with concerns regarding suspect non-storm or dry weather flows are directed through the City’s website to a “report a concern” link that sends an email alerting the Stormwater Section staff at stormwater@tucsonaz.gov. Detailed discussion of the City’s Stormwater Quality Education Program can be found under I. Public Awareness and Outreach.
7. Investigation of Reported Potential Illicit Discharges: Stormwater Inspectors investigate reports of dry weather flows to determine if they are significant sources of pollutants. Due to the nature of the City’s storm drain system, sampling is not usually the first course of action when investigating a non-storm flow. The City’s storm drain system contains limited subsurface conduit, and is primarily comprised of natural and improved open channels. Usually, the inspector can trace the flow path and identify the source. Typical dry weather flows include discharges from pools and irrigation overflow. The Stormwater Management Protocols for Dry-Weather Field Screening of Outfalls (FSO) discussed in E.1 includes a list of allowable dry weather flows and criteria to determine if a suspect flow is a significant source of pollutants.

8. Responding to Reports of Potential Illicit Discharges: Stormwater Inspectors respond to a minimum of 90% of reports of illicit discharges by initiating an inspection to determine the source.

9. Investigating Potential Illicit Discharges: Stormwater Inspectors investigate a minimum of 80% of potential illicit discharges identified by field screening, public reporting, or other detection methods, such as reports by other City Departments or Government Agencies, within three days of the detection or report. When discharges contain obvious indicators of pollutants as determined by visual observation or field testing, then the investigation is initiated immediately.

F. Illicit Discharge Elimination

1. Illicit Discharge Ordinance: The City has adopted the Stormwater Ordinance or SWORD which prohibits the discharge of all sources of pollutants to the City’s stormwater drainage system, including non-storm flows and illicit discharges. The SWORD contains provisions to enforce against any party shown to be discharging pollutants to the storm drain system and requires the responsible party to eliminate the discharge, and perform clean-up activities as needed or face penalties. The compliance process developed defines a corrective action to be initiated within 5 days.

2. Non-Stormwater Discharge Evaluation: Discharges that qualify for the AZPDES De Minimus General Permit are not prohibited. Qualifying Discharges include:
   - Discharges associated with operation and maintenance of the potable or reclaimed water systems, well development, or well monitoring,
   - Residential dechlorinated swimming pool discharges,
• Discharges from residential coolers and air conditioning condensate,
• Discharges from residential or charity exterior car washing where only water or biodegradable soaps are used,
• Building or street wash water where only water or biodegradable soaps are used.

If the source of the discharge qualifies for the De Minimus General Permit, and if the results of the field tests are negative, then the discharge is not considered to be a significant source of pollutants. Please note, however, that swimming pool (and spa) discharges should follow Discharge Guidelines for Pool & Spa Water found in the Appendix. If the source qualifies for the De Minimus General Permit and field test results indicate the presence of pollutants, ADEQ should be notified.


G. Compliance Activities/Enforcement

The City of Tucson has developed Enforcement Guidance that includes prioritizing the violation, as either a very minor deficiency, a minor deficiency, or a major deficiency. Depending on the severity of the infraction, the Stormwater Inspector can issue a verbal or written warning with an opportunity to resolve the condition within a set time frame, a notice of violation, or a citation. Resolution must be reached on 80% of these incidents within one year, or the violation is transferred to the City Court. The Compliance Process flowchart is in the Appendix.
IV. Municipal Facilities Pollution Prevention/Good Housekeeping Program

The Municipal Facilities Pollution Prevention Program is shared by a number of City of Tucson Departments and Programs. They include:

General Services Department

The General Services Department (GSD) has taken the lead in implementing the City’s Spill Policy. GSD supplies spill kits for the Thomas O. Price Service Center. Upon request, the General Services Department will coordinate the disposal of spent materials. Used rags are no longer disposed of at Household Hazardous Waste but are taken to the landfill. Restocking the spill kits with absorbent material is the responsibility of the department.

Thomas O. Price Service Center houses the vehicle maintenance yard and material storage yards that support the functions of Facilities Management, Fleet Services, and Communications. Since 1992, the Thomas O. Price Service Center has been operated under a Spill Prevention Control and Countermeasure (SPCC) plan. In 1992 the City developed a Stormwater Pollution Prevention Plan (SWPPP) for this facility. A major update to both the SWPPP and the SPCC Plan was completed in October 2004. The SWPPP is adhered to daily and updated, at a minimum, annually.

In accordance with these plans, spill control stations were erected next to vehicle parking and repair areas, as well as at the Fuel Island. Fleet Maintenance personnel received training in the City’s Hazardous Substance/Spill Response Program requirements to clean minor spills. The Tucson Fire Department, HazMat Unit or contractors handle cleanup for large spills, or spills of unknown materials. During normal operations, personnel from the General Services Department routinely clean up minor spills that occur while maintaining the City’s vehicles. In most cases, these minor spills were caused by failure of coolant and hydraulic lines on City vehicles or equipment.

Fire Department

The Fire Department is responsible for enforcing the hazardous materials storage provision of the International Fire Code. This includes reviewing building plans for compliance with International Fire Code and conducting building inspection. The Fire Code includes requirements for secondary containment in hazardous materials storage. The Fire Department has HazMat emergency response units respond to spills incidents that could impact waters of the U.S. or the City’s municipal separate storm sewer system. Upon arrival at a site, the HazMat Unit will investigate the incident, contain the spill, and in conjunction with Fire Department Fire Prevention Division Inspectors, initiate containment and cleanup procedures.
Environmental Management Program
The City of Tucson's Environmental Management Program, or EMP, provides a set of management processes and procedures that address the needs of the City's staff to analyze, control and reduce the environmental impact of its activities, services and programs.

The EMP allows City staff to continuously improve its environmental performance, operate with greater efficiency and control, and provide the highest level of environmental protection to the departments and the community.

The City of Tucson’s EMP is comprised of a group of senior department representatives whose focus is to convene and implement proactive, comprehensive and collaborative environmental management tools to address environmental issues facing the City of Tucson.

Quarterly meetings are scheduled for the EMP group to assemble, and apply issue identification and problem-solving tools that can be used by employees to meet individual department’s environmental activities and needs. Staff evaluate the processes and procedures they use to manage environmental issues and incorporate strong operational controls, roles, and responsibilities into existing job descriptions and work instructions. The EMP integrates the environment into everyday business operations, and environmental stewardship becomes part of the daily responsibility for employees across the entire City organization.

Representatives from the larger departments form a Governing Board (GB). The EMP GB meets monthly to set priorities, manage current incidents, and follow up on previous incidents. The meetings usually include training, question and answer sessions, and informational updates.

The City's EMP is an evolving, growing, changing program based on the "Plan, Do, Check, Act" model. This model leads to continual improvement based upon:

- **Plan** ○ Planning, including identifying environmental aspects and establishing goals
- **Do** ○ Implementing, including training and operational controls
- **Check** ○ Checking, including monitoring and corrective action
- **Act** ○ Reviewing, including progress reviews and acting to make needed changes to the EMP.

Department of Transportation
Erosion control and repair of road surfaces includes dust suppression, dirt street maintenance, shoulder grading, and dirt alley maintenance. These activities contribute to improving stormwater quality by reducing suspended solids and other naturally occurring constituents of concern associated with sediment in runoff.

The Streets and Traffic Maintenance Division has established a standard of sweeping major arterial and collector streets monthly, and sweeping the central business district weekly. The debris from street sweeping is stored in roll offs, picked up daily, and hauled to approved
landfills for disposal. An additional element of the sweeping program involves sweeping for special events and at various City-owned facilities as appropriate. This category includes sweeping following traffic accidents or after spill cleanups in the street. After storms a cleanup involves additional street sweeping and debris removal.

The primary responsibility for maintenance of the public storm drain system lies with the Department of Transportation, and includes activities of the Streets and Traffic Maintenance Division and the Engineering Division.

Parks and Recreation Department
Within City-owned parks and golf courses, the Parks and Recreation Department is responsible for drainage system maintenance. Drainage channels are maintained primarily using manual and mechanical means to control vegetation.

Within City owned and operated parks and golf courses, washes, and selected detention/retention basins, the Parks and Recreation Department performs minor maintenance and repairs to the stormwater drainage system. In addition, the Department is responsible for the maintenance of detention/retention basins owned by the City within and adjacent to developed park areas. These basins are on the Dell Urich Golf Course, at 600 South Alvernon Way. A series of six small detention basins along the Arroyo Chico Drainage way lie within the golf course. The only other detention basin under Parks and Recreation jurisdiction is located at Oak Tree Park, 5433 S. Oak Tree Drive. Debris is removed from all basins seasonally, or as necessary, contingent on flow.

All open channels within the Parks and Recreation Department’s parks and golf courses are maintained with careful attention to plant life and the environment. Drainage ways are monitored and actions are taken to ensure healthy plant life and restriction-free waterways.

Central Safety Services
The Central Safety Services Section manages the City’s Multi-Agency Inspection Program (MAITs). This program utilizes a multi-disciplinary team consisting of representatives from various city departments to inspect City-owned and operated facilities for environmental and safety regulatory compliance. The MAITs team, consists of representatives from the following City agencies: Central Safety Services, Tucson Fire Department, Environmental Services, General Services, Stormwater Management Section; and a representative of the City’s liability insurer. Each City-owned facility is inspected annually. Following each inspection, the inspection team documents any concerns and recommends pollution control measures in an inspection report. The report is supplied to the Department in charge of the facility for follow up action.
A. Employee Training

New City employees attend mandatory OSHA training during their first year and ongoing employees receive OSHA training every other year as discussed in the previous section. Current OSHA training for City of Tucson employees includes the following key subject areas:

1. Spill Training: topics covered include prevention, response and practices to prevent or minimize spills or discharges to the City’s storm drain system, and

2. Proper Handling, storage, transport and disposal of used oil and other toxics and hazardous materials and wastes to prevent spills, exposure to rainfall, and contamination of stormwater runoff.

Specialized training for Stormwater Inspectors includes the following:

1. Stormwater management practices and pollution prevention plans.

2. Review of applicable local regulations such as the Floodplain Ordinance, WASH and Environmental Resource Zone (ERZ) watercourse regulations, the Stormwater Ordinance, Watercourse Maintenance Guidelines, and supporting development standards of Tucson Code.

3. Review of stormwater discharge regulations and permit requirements, including the Stormwater Management Program (SWMP).

Tucson Department of Transportation (TDOT) Stormwater Inspectors receive training during their first year of employment and refresher training every other year. New Stormwater employees each receive a copy of the Stormwater Inspector Manual that includes information on applicable ordinances and regulations, development standards and the Watercourse Maintenance Guidelines. Every other year these materials are reviewed and updated as needed.

On-going training for Planning and Development Services Department Stormwater staff includes frequent review and discussion of City Ordinances, Development Standards, and stormwater regulations. New staff are trained by existing staff in a mentoring process along with annual attendance of Pima Association of Government’s (PAG) annual stormwater construction seminar.

During fiscal year 2012-2013, the City will develop and present training on best management practices (BMPs) for street repair and road improvements to control the discharge of pollutants to the storm drain system, to employees directly involved in these activities.
B. Municipally Owned and Operated Facilities

1. Municipal Facility Inventory: As discussed in the previous section, Central Safety Services maintains a list of City owned and operated facilities which are inspected as part of the Multi-Agency Inspection Team or MAITs Program. This list serves as a starting point for developing the required information for each facility. During Fiscal year 2012-2013, the following information will be added to the inventory (that have the potential to discharge pollutants to waters of the U.S.): latitude/longitude, facility contact, the operational status (operating or closed), the Standard Industrial Classification (SIC) code(s) which best reflects the services provided by each facility, and brief description of activities that may generate pollutants of concern as well as pollutants of concern and other factors of risk at such facilities.

2. Higher Risk Facilities: During fiscal year 2011-2012 MAITs Inspections, the Stormwater Inspector assigned to the team collected information and assessed the potential of City owned and operated facilities to impact stormwater quality, and during 2012-2013, the facilities will be prioritized based on the following criteria:
   
   i. Proximity to Lakeside Lake, an impaired water,
   ii. Requirement for MSGP,
   iii. Potential for impacting stormwater quality due to material handling, storage and use, including pesticide and herbicide use and maintenance of oil and toxic materials,
   iv. Current priority City owned facilities include Lincoln Regional Park and Fred Enke Golf course, both located upstream of the impaired Lakeside Lake, Los Reales Landfill, MSGP # AZMSG-61695, and Price Service Center. These facilities are inspected annually.

3. The City controls the use of pesticides, herbicides, and fertilizers, but ensuring that only those used in any area within are adjacent to the waters of the U.S. by only using those approved for aquatic use under Federal Insecticide, Fungicide, Rodenticide Act (FIFRA).

C. Inspections

1. Prioritizing Areas of MS4 for Inspection: The City of Tucson, Department of Transportation, Streets and Traffic Maintenance Division shares responsibility for inspection and maintenance of the City’s MS4 Drainage System with the Parks and Recreation Department. There are approximately 32 miles of drainage channels/washes and seven retention/detention basins located within City owned parks. All 32 miles of drainage channels within City owned parks are considered priority and are inspected a minimum of once a year. Based on
system history, citizen complaints, and known maintenance concerns, the City annually inspects key areas of the stormdrain system located outside of City owned parks for the presence of illicit discharges, excess sediment, litter, debris or other pollutants that may obstruct flow or be transported in Stormwater. In addition, Stormwater Inspectors perform inspections of the City’s MS4.

2. Municipal Facility Assessments: The City’s Multi-Agency Inspection Team (MAITs) conducts annual inspections of all City owned and operated facilities. Follow-up inspections are conducted to verify that corrections have been performed as needed. The Stormwater Inspector assigned to MAITs will perform assessments of City facilities by the end of the second year of the permit, to determine if five or more gallons of potential Stormwater pollutants are stored in areas exposed to Stormwater. Based on this assessment, and on the types of activities performed, material stored and proximity to receiving waters, the City will determine which of these facilities will be considered high risk.

The City shall identify municipal facilities inspected in the Annual Report and note whether improvements were needed. The City shall initiate any recommended improvements within three months of the inspection and set a schedule for implementation. The City will maintain a tracking system and the status of improvements and dates of implementation.

D. Infrastructure Maintenance

1. The City shall evaluate the drainage system maintenance priorities and update the inspection schedule at least once a year. The number of units (broom miles, unit number of storm drain inlets, or pounds of debris, etc.) cleaned each year in the Annual Report.

2. The Streets and Traffic Maintenance Division’s current priorities for street sweeping for major arterial and collector streets is monthly, and sweeping streets in the central business district is weekly. These priorities are reassessed annually. Street and parking lot sweeping in public parks is conducted through the Parks and Recreation Department. The City shall evaluate street sweeping frequency at least once a year. The number of units (street miles, broom miles, or pounds of debris collected, etc.) shall be reported in the Annual Report for street and lot sweeping activities.

3. The City will assess all municipal maintenance activities performed by the City (e.g., paving and road repairs, saw cutting, concrete work, curb and gutter replacement, buried utility repairs and installation, vegetation removal, street and parking lot striping, drainage channel cleaning, etc.) and develop a control
measure field manual for municipal maintenance activities within two years of permit issuance.

E. Municipal System Maps


- Linear Drainage Structures: Line layer showing the location of Stormwater system pipes. The direction of flow can be determined based on the topographic layer.
- Storm Drain Grates and Catch Basins: Point layer showing the locations of storm drain grates and catch basins.
- Outfalls: Point layer showing the location of all major outfalls (field screen locations); polygon layer showing the drainage area associated with each of the five sampling sites where Stormwater is monitored.
- Detention/Retention Basins: Point or polygon layer showing the locations of all identified City-owned retention and detention basins.
- Jurisdictional Boundary: Line or polygon layer showing the jurisdictional boundaries of the MS4, including any new land annexations during the permit term.

The additional features will include:

- Linear Drainage Structures
  - Line layer showing the location of all streets used for stormwater conveyance and the direction of stormwater flow.
  - Line layer showing other linear stormwater conveyance structures (channels, floodways, etc.) and the direction of stormwater flow.
- Land Uses – Polygon layer showing the land uses within each drainage area associated with each outfall.
- Detention/Retention Basins
  - Point layer showing the location of all privately-owned retention and detention basins that are connected to the municipal stormwater conveyance system (i.e., that receive drainage from or discharge to a stormwater conveyance).
  - Line layers showing the drainage infrastructure associated with each retention/detention basin.
- Locations of Discharges to Waters of the United States
  - Line or polygon layer showing the location (and name) of all waters of the U.S. that may receive stormwater discharges from the MS4 either directly or
by way of a conveyance owned or operated by another person. Any water
body that is listed as an Outstanding Arizona Water (A.A.C. R18 – 11-112)
or as an Impaired Water (Arizona’s 303(d)) and other impaired water list(s)
shall be clearly identified.

During the first four years of this permit, the City will incorporate mapping of
additional features identified in the new MS4 permit. Completion of this
effort is anticipated by September 30, 2015. In addition, the City will complete
a study evaluating the costs, methods and time needed to further develop the
City’s GIS Stormwater Map. This study will also be completed by September
30, 2015.
V. Industrial and Commercial Facilities (Non-Municipally Owned)

The City of Tucson Stormwater Management Section is responsible for implementing the City’s program to control pollutants in stormwater discharges from industrial and commercial facilities. Outreach to the industrial and commercial community on stormwater management is detailed in Sections I. and II. Public Education and Public Involvement.

A. Municipal Employee Training

New Stormwater Management Staff receive extensive training during their first year. Stormwater training incorporates both Stormwater Pollution Prevention Plans (SWPPP) review and inspection. An emphasis on cross training allows a few staff members to fill in as needed to meet fluctuations in workload. They receive extensive written materials, including a Stormwater Inspector Manual with inspection and enforcement procedures, manuals on the Arizona Construction and Multi-Sector General Permits, the Stormwater Ordinance (SWORD), the SWMP, and outreach materials for stormwater management for industrial and commercial facilities.

Stormwater Inspectors receive training every other year through seminars, educational videos and on-line training. Where applicable, training dates and topics are recorded for inclusion in the Stormwater Annual Report.

B. Inventory

OSHA training for City of Tucson employees includes the following key subject areas:

1. The Stormwater Management Section maintains a database of Industrial and Commercial facilities that have the potential to discharge pollutants to the City’s storm sewer system. The list includes the facility name and address, and the Standard Industrial Classification (SIC) code(s) best reflects the principal products or services provided by each facility. The Stormwater Management Section added a brief description of the facilities’ activities to the Industrial Facility Database. The database includes the following facilities:

   i. Industrial facilities identified in 40 CFR 122.26(d)(2)(iv)(C);
   ii. Industrial facilities subject to MSGP requirements, including those facilities that have submitted for a no exposure exclusion; and
   iii. Other industrial and commercial sources (or categories of sources) which the City determines to be a significant source of pollutants.

2. Higher Risk Facilities: The Stormwater Management Section prioritized inspections. The higher risk facilities are most likely to be sources of stormwater pollution. The risk assessment includes the type of facility, the products or services provided by the facility, proximity to receiving waters,
receiving water quality, and other factors that indicate the potential to impact water quality.

3. Maintaining the Inventory: The Industrial Facility Database will be updated a minimum of biennially throughout the permit term through various means including correspondence with the facility, inspection visits to the facility, and mailings to groups of facilities requesting their assistance in protecting stormwater quality. The inventory will be reviewed biennially to determine if there are any facilities that have not filed a Notice of Intent (NOI) with the State of Arizona.

4. AZPDES Non-filers: When the City learns either through reporting or during a review of the Industrial Facility Database that a particular facility may not have obtained coverage as required under the Arizona MSGP, the City will report that facility’s location and contract information to the ADEQ – Water Quality Compliance Section, Field services Unit Manager, Mail Code: 5415B-1, 1110 West Washington Street, Phoenix, AZ 85007 biennially. In addition, the City either calls or send a letter to the facility notifying them of the City’s MS4 Permit requirement to report them to ADEQ.

5. Other Measures to Control Pollutants from Landfills, Municipal Waste Facilities, and Industrial Facilities: The City conducts annual inspections of Los Reales Landfill, despite the landfill’s coverage under the MSGPs and its subsequent ranking as low-risk facility. This inspection is an additional measure to ensure that pollutants from landfills, municipal waste facilities, and industrial facilities are controlled.

6. Finding MSGP Targeted Industrial Facilities: In addition to the established inventory of industrial facilities, Stormwater Inspectors routinely visit areas of the City zoned for industrial uses and take note of new businesses. The City’s business license database no longer references the SIC code, however, on-line searches of local business directories, are made to locate new facilities.

7. Notifying New Industries of MSGP Requirements: Once a new facility that is potentially targeted under Arizona’s MSGP is identified, a Stormwater Inspector schedules a site visit to assess the facility, and if appropriate, provide an outreach packet with information on the MSGP permit requirements. In addition, the City advises the facility operator of the requirement to report them to ADEQ as a non-filer.
C. Inspections

1. Inspection Procedures: The industrial inspector verifies that an NOI has been filed and an authorization number issued by ADEQ, and that a SWPPP exists for the facility. A review of the SWPPP is performed to verify that substantial elements required by the permit are addressed. Additionally, an inspection of the site is performed to verify that the SWPPP is implemented and accurate. Outdoor materials handling and storage areas are inspected, along with hazardous materials handling, secondary containment measures, and spill controls. The location of stormwater flow entering and exiting the site is inspected. Potential sources of pollutants or illicit discharges are addressed during the inspection and in an inspection report. A thorough inspection report is prepared for and provided to the owner and operator of the facility.

2. Industrial Facility Inspections – Higher Risk: The City developed a system to identify higher risk facilities. The City prioritized industrial and commercial facilities in the Industrial Facility Database based on the following criteria:
   i. Requirement for MSGP,
   ii. Proximity to Lakeside Lake, an impaired water, and
   iii. Potential for impacting stormwater quality.

3. Inspect 20% of all facilities: The City will inspect a minimum of 20% of the industrial facilities in the City’s Industrial Facilities Database that have an MSGP annually. The number of inspections completed each year and follow-up inspection will be documented in the Annual Report.

4. Enhancing the Industrial Facility Program: During the permit term, the Stormwater Management Section will evaluate alternatives for enhancing the industrial/commercial stormwater program with the goal of increasing field presence through increased numbers of inspections and increasing interaction with commercial and industrial facilities through outreach or other innovative measures.

D. Compliance Activities and Enforcement

1. Enforcement Flow Chart: The City’s enforcement process is illustrated by the enforcement flow chart, included in the Appendix. The flow chart shows escalation actions in response to the severity of the infraction, repeat offenses, and willful negligence.
2. Formal Enforcement Protocol: The City has established a formal enforcement escalation protocol that focuses on having the highest level of enforcement resolved or turned over to the City court system within one year of the initial inspection/violation.

3. Industrial Facility Inspection Protocols: The City has conducted a review of the City's procedures for Industrial Facility Inspections for effectiveness. Recommendations for improvements have been made and incorporated. An enforcement protocol to address violations of municipal stormwater requirements, ordinance, or code identified during inspections is in place.

4. The City will document in the Annual Report the number of corrective or enforcement actions taken during the reporting period including severity, elapsed time for resolution, penalties assessed, and outcome.
VI. Construction Sites

Planning and Development Services Department
All new development and redevelopment plans for the private sector are reviewed for conformance with planning documents, City Code, ordinances, and development standard design manuals. The Planning and Development Services Department (PDSD) issues building permits and grading permits following plan approval. PDSD also administers the International Building Code (IBC), including the dedicated chapter on Excavation and Grading.

PDSD staff includes stormwater inspectors to meet the construction inspection requirements of the AZPDES Construction General Permit. PDSD’s inspectors are responsible for Notice of Intent (NOI) verification, Stormwater Pollution Prevention Plan (SWPPP) and construction site stormwater compliance inspections for development activity outside of the public right-of-way for private development. Verification that the SWPPP and NOI are complete is a requirement for the issuance of a grading permit.

PDSD began holding pre-construction meetings for private construction projects in June 2005. The meeting provides an opportunity to review a standardized checklist of the City’s requirements (see Appendix D) and to make sure the developer understands the stormwater controls that must be utilized. Inspectors conducted 159 pre-construction meetings in FY 2009-10.

Construction Site Inspection
Construction site inspection is a task of PDSD. All projects on private property are inspected for compliance with the International Building Code (IBC), which details requirements and enforcement procedures for construction activities. In addition to inspecting for IBC compliance, PDSD has an AZPDES inspection program for construction sites within the City that disturb one or more acres. In FY 2009-10, a total of 586 inspections were made on active AZPDES permitted construction sites in the City. Each site inspection included 4 objectives:

- Verifying existence of a SWPPP for that construction site;
- Verifying that all substantial elements required by AZPDES Construction General Permit were addressed in the SWPPP;
- Verifying that the plan was implemented; and
- Verifying that the SWPPP had evolved to meet changing construction conditions.

During inspections the inspector looked for proper storage and use of construction site materials such as oils, hydraulic fluid and gasoline. City Inspectors made every effort to ensure that any compliance issues were quickly handled before enforcement action was needed. The City of Tucson uses codes such as the Excavation and Grading Ordinance to assist in the enforcement of AZPDES construction site requirements. Records of inspection are kept for a period of three years after the project has been completed. Additional records kept include the Notice of Intent and the Notice of Termination.
A. Municipal Employee Training

1. New Employees
   The City will provide new employee training at least one time per year and shall
   provide refresher training for existing employees directly involved in these
   activities at least once every two years. In the event there are no new employees
   in a given period, the City will document this information in the Annual
   Report.

2. Current Employees
   Current employees receive training in both SWPPP review and inspections. An
   emphasis on cross training allows a limited number of staff to fill in as needed
   to meet fluctuations in workload. Current employees receive extensive written
   materials, including a Stormwater Inspector Manual with inspection and
   enforcement procedures, manuals on the Arizona Construction and Multi-
   sector General Permits, the Stormwater Ordinance (SWORD), ADEQ's
   Construction General Permit, and outreach materials for stormwater
   management for industrial and commercial facilities. Stormwater Inspectors
   also attend the annual Construction Seminar.

B. Planning and Land Development

The City of Tucson has long advocated water harvesting, open space, native plant
preservation, landscape requirements, riparian habitat preservation, scenic corridor,
hillside preservation, and other practices to limit the impact of development on the
environment, including stormwater quality. During development plan review, City
plan reviewers verify that plans submitted for review comply with provisions of these
ordinances.

During the first four years of the new permit term, the City will continue to evaluate
Low Impact Development (LID) practices to assess the feasibility of incorporating
additional measures into the City’s practices. Land use planners and other appropriate
departments will be consulted in the evaluation

By September 30 2015, the City will submit the report the findings of how LID
practices would contribute to the reduction of pollutants in stormwater discharges
to the MS4. In addition, the evaluation will identify any additional, feasible LID
practices for potential incorporation into City design standards. Before
incorporating these practices into City design standards, new LID practices will need to be vetted in the community and taken before Mayor and Council for approval.

C. Plan Review and Approval

1. Plan Review: All new development and redevelopment plans for the private sector are reviewed for conformance with planning documents, City Code, ordinances, and development standard design manuals. The Planning and Development Services Department (PDSD) issues building permits and grading permits following plan approval. PDSD also administers the International Building Code (IBC), including the dedicated chapter on Excavation and Grading. This chapter includes requirements for structural and nonstructural post construction controls.

2. Plan Approval: All projects which are subject to the requirements of the Arizona Construction General Permit are required to submit a SWPPP, and NOI for review. Verification that the SWPPP and NOI are complete is a requirement for the issuance of a grading permit.

3. Pre-Construction Meetings: Planning and Development Services Department began holding pre-construction meetings for private construction projects in June 2005. The meeting provides an opportunity to review the SWPPP together and to make sure the developer understands the stormwater controls that must be utilized. Prior to breaking ground, the City holds a preconstruction meeting and requires that a copy of ADEQ's authorization document is included in the SWPPP.

D. Inventory

1. Permits Plus Database: The City uses the Permits Plus Database to track development plans and construction sites. Information in the database includes: requirement for a Construction General Permit, plan and SWPPP review comments, number of submittals, site location, and construction inspections.
2. Updating Database: The Permits Plus Database is continually updated as plans are submitted and reviewed, permits are issued, and construction sites are inspected.

3. Identifying and Documenting Non-filers: During the first site visit, PDSD Stormwater Construction Inspectors verify that the SWPPP has been implemented prior to the start of construction, and that the site has an ADEQ authorization number. In the event that this is not the case, the City will promptly notify the Stormwater Section.

4. City Department for NOIs: Planning and Development Services Department and the Department of Transportation receive and maintains copies of NOIs.

E. Construction Site Prioritization

The City has established a process for construction site inspection priorities. An inspection schedule of is discussed below.

F. Inspections

1. Description of Inspection Program: PDSD has an AZPDES inspection program for construction sites within the City that disturb one or more acres. Each site inspection includes the following objectives:

   • Verifying existence of a SWPPP for that construction site;
   • Verifying that all substantial elements required by AZPDES Construction General Permit were addressed in the SWPPP;
   • Verifying that the plan was implemented; and
   • Verifying that the SWPPP evolves to meet changing construction conditions.

   During inspections the inspector looks for proper storage and use of construction site materials such as oils, hydraulic fluid and gasoline. City Inspectors make every effort to ensure that any compliance issues are quickly handled before enforcement action is needed. The City of Tucson uses codes such as the Excavation and Grading Ordinance and the Stormwater Ordinance to assist in the enforcement of AZPDES construction site requirements. High priority sites are those that disturb over an acre of land.

2. Inspection Schedules: At a minimum, high priority construction sites are inspected once every three months and before a rain event, depending on the construction activity, and low priority sites are inspected at least once every six months.
3. Follow-up Inspections: In instances where Stormwater Inspectors observe stormwater quality issues which require action, the site is re-inspected within a month to ensure that the issues identified have been addressed.

G. Stormwater Control Measures

1. Additional Structural and Nonstructural Practices: The City requires that plans conform to the International Building Code which includes these erosion and sediment control requirements:

- Maximum fill and cut slopes;
- Maximum bench heights and widths;
- Types of allowable fill materials;
- Fill compaction requirements;
- Setbacks of fill slopes from property boundaries;
- Treatment of fill slopes and other slopes to prevent erosion from stormwater runoff;
- Requirements for maximum fill/cut slopes for drainage channels;
- Terracing drainage requirements, including erosion controls;
- Subsurface drainage controls for stability;
- Drainage way erosion control provisions;
- Requirements for interceptor drains at top of slopes to prevent erosion;
- City amendment prohibiting grubbing without first obtaining a grading permit;
- City amendment for reseeding requirements, including the posting of bond; and
- City amendment for proper construction of drainage facilities.

2. Standards for Construction Site Controls: By September 2013, the City will adopt a set of standards, based on a review of existing standards, such as ADOT’s Erosion Control Manual, for installation and maintenance of construction site stormwater controls.

3. Review of Construction Inspection Procedures: The City has reviewed stormwater inspection procedures for construction sites. Further reviews will consider the current program effectiveness, make recommendations for improvements and incorporate appropriate changes.
4. Escalation Protocol: Construction Inspection Procedures will include enforcement timeframes identified in the compliance process and escalation for corrective actions. Enforcement timelines focus on resolving the highest level of enforcement within one year.

H. Compliance Activities and Enforcement

1. Compliance Flow Chart: The City’s enforcement process is illustrated by the compliance flow chart, included in the Appendix. The flow chart shows escalation actions in response to the severity of the infraction, repeat offenses, and willful negligence.

2. Formal Enforcement Protocol: On or before September 30, 2013, the City will establish formal enforcement escalation protocol that focuses on having the highest level of enforcement resolved or turned over to the City court system within one year.
VIII. Post-Construction

A. Review of Master Plan
Before December 2013, the City will evaluate the existing Master Plan to ensure the plan contains stormwater pollutant controls which are adequate and effective. The findings and recommendations of this evaluation, as well as a schedule for implementing enhancements will be described in the FY 2012-13 Annual Report. The description will include planning procedures and post-construction practices to reduce the discharge of stormwater pollutants from newly-developed and redeveloped areas.

B. Municipal Employee Training
Municipal employee training for construction and post-construction is discussed under Section VI Construction Site Controls.

C. Post Construction Controls
The City will inspect projects in the post-construction phase to ensure controls are installed and are being maintained as approved. The City will inspect at least 75% of sites that have received City permits for earthwork or other ground disturbing activities within one year after construction has been completed to determine the effectiveness of site stormwater controls.

The City has developed an inspection, maintenance, and tracking program for Post-Construction Controls.

D. Compliance Activities and Enforcement
The City has implemented an effective compliance program that incorporates escalating actions for violations of municipal stormwater requirements, ordinance or code.

The City shall document areas of non-compliance and follow-up actions taken by the City to achieve compliance.
Appendix

Protocols for Dry-Weather Screening of Outfalls (FSO)

Pool & Spa Owners (Flyer)

Spill Response Program

Map of Field Screen Outfalls

Compliance Process

Stormwater Industrial Inspection Summary