

City of Gladstone

**Interim Evaluation Report to
Comply with MS4 NPDES
Permit Requirements**

May 1, 2006

Submitted By:

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ATTACHMENT

Attachment A Phase I, Comprehensive Monitoring Plan for Clackamas County and
Co-permittees

SECTION 1 INTRODUCTION AND OVERVIEW

Section 1 includes an overview of the City of Gladstone’s permit history, a description of the permit area, and a description of how Gladstone coordinates with other Clackamas County co-permittees to meet permit requirements.

1.1 PERMIT OVERVIEW

In the early 1990s, the Federal Clean Water Act required municipalities with populations greater than 100,000 to apply for and obtain a National Pollutant Discharge Elimination System (NPDES) permit for their stormwater discharges. In Oregon, this program was delegated to the Oregon Department of Environmental Quality (DEQ). As a result, DEQ directed six Oregon jurisdictions to apply for and obtain a municipal NPDES stormwater permit. Clackamas County, and incorporated cities in the urban area, was one of the six jurisdictions required to obtain a permit, and the City of Gladstone was one of the ten co-permittees.

For Part 1 of the original NPDES permit application (1993), Clackamas County and co-permittees performed a review of their stormwater systems including mapping, outfall inventories, monitoring of stormwater quality etc. The second part of the application (1995) required the development of a Stormwater Management Plan (SWMP), which included the requirement to develop specific categories of Best Management Practices (BMPs) to address specific sources of pollutants. However, the requirements did not specify the specific number or type of BMPs that should be implemented. Instead, the requirement states that BMPs should be implemented to reduce the discharge of pollutants to the “maximum extent practicable”. The City of Gladstone received their NPDES permit from DEQ in 1995.

The permit period for the 1995 NPDES permit was five years, during which time jurisdictions were responsible for implementation of their SWMPs. The permit required a renewal at the end of the five-year permit period. The renewal application was fairly simple and required jurisdictions to provide updated copies of their SWMPs and to describe the rationale for any changes to their programs. For Gladstone, no major revisions were proposed to the SWMP at the end of the five year permit period (2000), with the exception of including references to ordinance updates in 1998 as affecting the erosion control and development review permit components.

In March 2004, the new NPDES permits were issued to the six larger Oregon jurisdictions, including Clackamas County and its co-permittees. For jurisdictions that include water bodies currently in violation of water quality standards (i.e. waterbodies where total maximum daily loads (TMDLs) have been established), the 2004 permits have new requirements. Where relevant, jurisdictions must attempt to quantify the effectiveness of their SWMPs, set pollutant load reduction benchmarks for performance of SWMPs, check in on progress towards meeting those benchmarks, and apply an adaptive management process until benchmarks are achieved. For the City of Gladstone, all receiving water bodies (Clackamas River, Willamette River, Kellogg Creek, and Cow

Creek) have been identified as violating water quality standards. However, TMDLs for these waterbodies are still pending. A draft TMDL is currently out for public review for the Willamette River, which will affect the Clackamas River and its tributaries as well.

The new 2004 permits also include additional requirements that were not in the earlier permit including a requirement to conduct a SWMP evaluation, more specific monitoring requirements, additional annual reporting requirements, preparation of a revised SWMP, more specific reporting of SWMP commitments, and additional public involvement requirements. Accordingly, to meet the requirements of the new MS4 NPDES permit, the City of Gladstone must address these new permit requirements.

With respect to reporting requirements, the new permit requires the submission of an Interim Evaluation Report due May 1, 2006. The report is required to contain the following:

- i) *An evaluation of, and proposed revisions to, the SWMP that addresses the requirements of Schedules D(2)(b) and B(1), including the rationale supporting the proposed revisions.*

See Section 2.0 for summary of the proposed changes to the Stormwater Management Plan and Section 4.0 for a revised SWMP.

- ii) *A description of the current source identification components of the SWMP and the rationale regarding the adequacy of these components.*

See Section 6.0 for a summary of the source identification components of the revised SWMP.

- iii) *For each of the listed non-storm water discharges [Schedule A(3)] expected to occur in a co-permittee's area, the co-permittee must identify the appropriate control measures and the rationale for the selection of these BMPs (or the rationale for why BMPs are deemed not necessary).*

See Section 7.0 for a summary and evaluation of the City's non-stormwater discharges.

- iv) *The required information regarding TMDL pollutants as described in Schedule D(2)(d)(v) and the corresponding proposed revisions to the SWMP, and/or the required information regarding 303(d) listed pollutants as described in Schedule D(2)(e) and the corresponding proposed revisions to the SWMP.*

See Section 9.0 that contains the required 303(d) evaluations.

- v) *An executive summary of the SWMP, not more than 15 pages in length that describes the main elements of the SWMP.*

See Section 3.0, which includes an executive summary of the revised SWMP.

- vi) *Maps providing updated information as described in 40 CFR Section 122.26(d)(1)(iii)(B), where applicable.*

See Section 10.0 for the relevant maps.

The purpose of this document is to provide all of the documentation necessary to meet the Interim Evaluation Report requirements shown above. The section where each requirement is addressed is listed below each requirement. Also refer to the table of contents.

1.2 DESCRIPTION OF THE PERMIT AREA AND CO-PERMITTEES

This section provides a description of the City's portion of the permit area and watershed boundaries within the permit area.

City of Gladstone Permit Area

The City of Gladstone covers approximately 4.0 square miles and is located within Clackamas County. The City of Gladstone is bounded on the south by the Clackamas River and on the west by the Willamette River. Gladstone is primarily a residential community with virtually no vacant or undeveloped land.

The City is drained by a number of perennial creeks that ultimately discharge into the Willamette or Clackamas Rivers. Approximately 49% of the city area discharges into the Clackamas River, 38% discharges into the Willamette River, and 12% discharges into Kellogg Creek, a tributary to the Clackamas River. All three of these water bodies are currently water quality limited for a number of parameters, which require a 303(d) evaluation in this IER (see Section 7.0). The Willamette River is currently on the 303(d) list for a variety of parameters including mercury, bacteria, and various organics (DDE/DDT, dieldrin, aldrin, PCB). The Clackamas River is on the 303(d) list for temperature and bacteria, and Kellogg Creek is on the 303(d) list for bacteria. As TMDLs have not yet been developed for these water bodies, benchmarks will be required for the Willamette and Clackamas River in a future permit term.

Description of the Clackamas County Permit Area

The Clackamas County permit covers approximately 74 square miles. The City of Gladstone is a co-permittee on the Clackamas County permit, along with a number of other smaller jurisdictions including the cities of Lake Oswego, Oregon City, Milwaukie, West Linn, Wilsonville, Happy Valley, Johnson City, Rivergrove, and the Oak Lodge Sanitary District. Each co-permittee is a relatively small community, most having populations between 15,000 and 25,000 with some (Johnson City, Rivergrove) having populations significantly smaller.

1.3 COORDINATION WITH CLACKAMAS COUNTY AND CO-PERMITTEES

Summary of the City of Gladstone's Stormwater Management Program

The City of Gladstone's Public Works Department maintains most of the responsibility for the development and implementation of the City's SWMP. There are, however, required components of the program where implementation and tracking occurs in other City Divisions, Departments, and groups. The City's Fire Department is responsible for spill response within the City and conducts industrial stormwater inspections in conjunction with their business inspection program. The City's Administration issues intergovernmental agreements (IGAs) with other jurisdictions for a variety of stormwater activities and oversees much of the public outreach and education efforts. Finally, the City has IGAs with various local jurisdictions including the Tri-City Service District for Pretreatment inspections and Clackamas County for such services as erosion control and development review.

Summary of City Coordination with Co-Permittees

As mentioned in sub-section 1.2, there are a number of co-permittees included on the Clackamas County MS4 NPDES permit. Most of these co-permittees are smaller cities with limited resources and funding. Per the permit itself, the co-permittees are responsible for meeting the same permit requirements as the Phase 1 jurisdictions, including significant monitoring efforts. However, with the limited resources, it is unlikely that even the most ambitious co-permittee will be able to match efforts of the Phase 1 jurisdictions. Therefore, Clackamas County co-permittees conduct coordinated efforts when possible to more efficiently meet the new permit objectives. Clackamas County and its co-permittees have established regional objectives in order to coordinate and ensure consistency with regards to development standards, erosion control standards, design criteria for pollution control facilities, and to cost share in monitoring efforts. The City of Gladstone plans to continue this coordinated effort throughout the new permit period, particularly with respect to monitoring and data analysis activities (see Section 5.0 and Attachment A).

SECTION 2 SUMMARY OF PROPOSED CHANGES TO THE STORMWATER MANAGEMENT PLAN

The Department of Environmental Quality (DEQ) has written into the Clackamas and co-permittee's MS4 NPDES permit (#101348) a specific requirement for each municipality to verify that their Stormwater Management Plan (SWMP) from the Phase I permit is in conformance with the federal regulations (specifically CFR 40.122.26).

The City of Gladstone must submit this comprehensive program analysis for their 2006 interim evaluation report per Schedule D(2)(b):

"...Each co-permittee must review Schedule D(2)(c) and, for each component, determine whether implementation of the components in the SWMP as submitted is sufficient to reduce the discharge of pollutants to the maximum extent practicable. Each co-permittee must submit to the Department details on how each of the components are, or will be, addressed and the rationale for the continued existing or revised level of implementation. (If certain components are not included in the plan, then the rationale for exclusion must also be submitted.) The level of implementation for each component must, when practicable, have measurable performance indicators to assist with the reporting on the status of implementation as part of the annual reports."

As a result of the permit requirement provided above, Gladstone reviewed their Stormwater Management Plan (SWMP) to re-evaluate how the plan is addressing relevant Federal and State regulations and programs including: CFR 40.122.26, new MS4 NPDES permit requirements, Total Maximum Daily Loads (TMDLs) and 303(d) Listed Impaired Water Bodies. The purpose of this section is to indicate how the City's SWMP was revised to better address the regulatory and program requirements.

From the program evaluation, the MS4 NPDES requirements are adequately being met by the activities that the City is currently conducting. Potential issues that were identified when conducting the program evaluation were minimal, largely related to clarification or verification of activities that are taking place. Examples include the following items:

- Verify and specify the responsible parties associated with specific tasks outlined under the BMPs. Responsibilities may have changed from the time the initial SWMP was issued.
- Verify the type, frequency, and coverage area of the operations and maintenance activities (catch basin cleaning, street sweeping, structural control inspections, etc).
- Clarify which activities are being conducted as part of an IGA with another jurisdiction, particularly those related to new and redevelopment plan review and erosion control.
- Provide procedures for required inspections (industrial requirements, illicit discharge requirements).

There are two types of BMPs in Gladstone’s program: BMPs for policy related activities and BMPs that are for on-going implementation activities. To better address both the planning and implementation aspects of the stormwater management program, the format of the existing Stormwater Management Plan was also adjusted to specifically state the distinct activities (BMPs) occurring under each regulatory requirement instead of focusing on each regulatory requirement and the variety of activities occurring that could potentially address that requirement. In addition, the “record-keeping” sub-sections for each BMP were redefined as “performance measures” in order to meet permit requirements and to track the tasks associated with each of the BMPs. Therefore, the reader will understand how each BMP is being implemented when reviewing the SWMP and annual reports. As a result of this program evaluation, minor adjustments were made to the BMPs. See Table 2-1 for a more detailed summary and rationale of those changes.

TABLE 2-1: SUMMARY AND RATIONALE OF SWMP CHANGES

	Modification Made to the BMP for the 2006 SWMP	Rationale for BMP Modification	New BMP Name in the 2006 SWMP
Gladstone Structural and Source Control BMPs			
Stormwater Management Plan Table 4-1	<ol style="list-style-type: none"> 1. Reformat existing BMPs and identify performance measures. 2. Verify and/or identify specific maintenance frequencies and procedures for the stormwater conveyance system including ditch cleaning. 3. Update identification of public structural controls. 4. Address stormwater design regulations for new and redevelopment including capital projects by committing to review neighboring jurisdictions guidelines. 5. Specify activities performed by other jurisdiction via an IGA. 6. Revise BMP Section 4.1.6 to outline activities the City is currently conducting for pest management. 	<ol style="list-style-type: none"> 1. Minimized overlap between reported activities; allowed specific Stormwater Management activities to more closely align with regulatory requirements; and meet new permit requirements regarding performance measures. 2. The NPDES permit requires specific maintenance frequencies to be established. Although established, the documented frequencies were not reflective of current activities. In addition, the City needed to establish a specific procedure for ditch maintenance. 3. Additional structural controls, specifically those publicly maintained, needed to be identified. 4. The City does not currently have any specific, established guidelines for stormwater facility design or treatment. The City currently has limited new and redevelopment activities, but will commit to reviewing local jurisdictions design standards in an effort to establish more detailed design criteria. 5. New and redevelopment plan review currently being performed as part of an IGA with Clackamas County Department of Transportation and Development (DTD). 6. The existing BMP only discussed the public education measure being performed as part of Gladstone’s pest management program. The BMP was modified to reflect the City’s current activities. The City expects to review and possibly adopt more substantial guidelines regarding pest management (e.g., review of the City of Portland’s IPM program components). 	<p>Stormwater Conveyance System Cleaning and Maintenance</p> <p>Structural and Pollution Control Facility Cleaning and Maintenance</p> <p>Review of New and Redevelopment Plans for Stormwater Components</p> <p>Street Maintenance</p> <p>Consideration of Water Quality with Flood Control Projects</p> <p>Minimize Impacts Associated with Landscape Maintenance Activities</p>
Gladstone Illicit Discharges Control BMPs			
Stormwater Management Plan Table 4-2	<ol style="list-style-type: none"> 1. Reformat existing BMPs and identify performance measures. 2. Specify activities performed by another jurisdiction via an IGA. 	<ol style="list-style-type: none"> 1. Minimized overlap between reported activities; allowed specific Stormwater Management activities to more closely align with regulatory requirements; and meet new permit requirements regarding performance measures. 2. Inflow and Infiltration (I&I) investigations are currently being performed as part of an IGA with the Tri City Service District. 	<p>Illicit Discharges Elimination Program</p> <p>Spill Response</p> <p>Control Infiltration and Cross Connections to the Stormwater Conveyance System</p>

	Modification Made to the BMP for the 2006 SWMP	Rationale for BMP Modification	New BMP Name in the 2006 SWMP
Gladstone Industrial Control BMPs			
Stormwater Management Plan Table 4-3	<ol style="list-style-type: none"> 1. Reformat existing BMPs and identify performance measures. 3. Identify priority industrial facilities. 4. Establish process for conducting industrial inspections and follow up. 	<ol style="list-style-type: none"> 1. Minimized overlap between reported activities; allowed specific Stormwater Management activities to more closely align with regulatory requirements; and meet new permit requirements regarding performance measures. 2. Industries are currently being inspected as part of the business inspection program. Therefore, priority industries need to be identified in order to conduct additional stormwater-related inspection activities. 3. Industries are currently being inspected as part of the business inspection program. However, a specific inspection form and procedures for inspection needed to be identified. Follow-up measures needed to be addressed, specifically if further monitoring is required. 	Industrial Inspections and Control
Gladstone Construction Site BMPs			
Stormwater Management Plan Table 4-4	<ol style="list-style-type: none"> 1. Reformat existing BMPs and identify performance measures. 2. Specify activities performed by other jurisdiction via an IGA. 3. Establish and address the question of inspection frequency with renewal of the IGA. 	<ol style="list-style-type: none"> 1. Minimized overlap between reported activities; allowed specific Stormwater Management activities to more closely align with regulatory requirements; and met new permit requirements regarding performance measures. 2. Erosion control plan review and erosion control inspections are currently being performed as part of an IGA with Clackamas County Service District #1 (CCSD#1). 3. Erosion control inspection frequency is not identified in the existing Stormwater Management Plan or in the existing IGA with CCSD#1. Per renewal of the IGA, the City will define their inspection frequency, consistent with the frequency reported and conducted by CCSD#1 and report the frequency in the SWMP and revised IGA. 	Require Erosion Control for New and Redevelopment Conduct Erosion Control Inspections
Gladstone Public Education BMPs			
Stormwater Management Plan Table 4-5	<ol style="list-style-type: none"> 1. Reformat existing BMPs, removing reference to public education and outreach activities from existing BMPs and outlining them under a separate BMP category. 2. Identify performance measures. 	<ol style="list-style-type: none"> 1. Minimized overlap between reported educational and outreach activities by outlining them in a separate section and referencing which permit requirements a specific educational or training activity met. 2. Met new permit requirements regarding performance measures. 	Provide Public Education and Outreach Materials regarding Stormwater Management Educational Training Measures for Construction Site Operators Inter-governmental Coordination

SECTION 3 STORMWATER MANAGEMENT PLAN EXECUTIVE SUMMARY

The City of Gladstone covers approximately 4.0 square miles and is located within Clackamas County. The City of Gladstone is bounded on the north by the Clackamas River and on the east by the Willamette River. Gladstone is primarily a residential community with virtually no vacant or undeveloped land.

The City is drained by a number of perennial creeks that ultimately discharge into the Willamette or Clackamas Rivers. Approximately 49% of the city area discharges into the Clackamas River, 38% discharges into the Willamette River, and 12% discharges into Kellogg Creek, a tributary to the Clackamas River. All three of these water bodies are currently water quality limited for a number of parameters, which will require a 303(d) evaluation in this IER (see Section 7.0). The Willamette River is currently on the 303(d) list for a variety of parameters including mercury, bacteria, and various organics (DDE/DDT, dieldrin, aldrin, PCB). The Clackamas River is on the 303(d) list for temperature and bacteria, and Kellogg Creek is on the 303(d) list for bacteria. As TMDLs have not yet been developed for these water bodies, benchmarks will not be required for the Willamette and Clackamas River until a future permit term.

Clackamas County covers approximately 74 square miles. The City of Gladstone is a co-permittee on the Clackamas County permit, along with a number of other smaller jurisdictions including the cities of Lake Oswego, Oregon City, Milwaukie, West Linn, Wilsonville, Happy Valley, Johnson City, Rivergrove, and the Oak Lodge Sanitary District. Each co-permittee is a relatively small community, most having populations between 15,000 and 25,000 with some (Johnson City, Rivergrove) having populations significantly smaller. Per the permit itself, the co-permittees are responsible for meeting the same permit requirements as the Phase 1 jurisdictions, including significant monitoring efforts. However, with the limited resources, it is unlikely that even the most ambitious co-permittee will be able to match efforts of the larger Phase 1 jurisdictions. Therefore Clackamas County co-permittees have coordinated efforts when possible, through intergovernmental agreements and comprehensive programs, to meet the new permit objectives. Specific areas of coordination include the establishment and implementation of development standards, erosion control standards, design criteria for pollution control facilities, and monitoring efforts. The City of Gladstone plans to continue this coordinated effort throughout the new permit period.

The City's stormwater management plan (SWMP) is made up of 15 BMPs grouped into five components as shown below. The City of Gladstone's Public Works Department maintains most of the responsibility for the development and implementation of the City's SWMP. There are, however, required components of the program where implementation and tracking occurs in other City Divisions, Departments, and groups. The City's Fire Department is responsible for spill response within the City and conducts industrial stormwater inspections in conjunction with their business inspection program. The City's Administration issues intergovernmental agreements (IGAs) with other jurisdictions for a variety of stormwater activities and oversees much of the public

outreach and education efforts. Finally, the City has IGAs with various local jurisdictions including the Tri-City Service District and various departments of Clackamas County for such services as erosion control, new development review, and Pretreatment inspections.

Component #1
Structural and Source Control BMPs to Reduce Pollutants from Commercial and Residential Areas

- Stormwater Conveyance System Cleaning and Maintenance.
- Structural and Pollution Control Facility Cleaning and Maintenance.
- Review of New and Redevelopment Plans for Stormwater Components.
- Street Maintenance.
- Consideration of Water Quality with Flood Control Projects.
- Minimize Impacts Associated with Landscape Maintenance Activities.

Component #2
A Program to Detect and Remove Illicit Discharges and Improper Disposal Into the Storm Sewer System

- Illicit Discharges Elimination Program.
- Spill Response.
- Control Infiltration and Cross Connections to the City’s Stormwater Conveyance System.

Component #3
A Program to Monitor and Control Pollutants Industrial Facilities

- Industrial Inspections and Control.

Component #4
BMPs to Reduce Pollutants in Stormwater Discharges from Construction Sites

- Continue to Implement the Erosion Control Manual.
- Conduct Erosion Control Inspections.

Component #5
Public Education and Training BMPs

- Provide Public Education and Outreach Materials Regarding Stormwater Management.
- Provide Educational Information to Construction Site Operators.
- Participate in Intergovernmental Coordination.

SECTION 4 REVISED STORMWATER MANAGEMENT PLAN

4.1 SWMP OVERVIEW

As described in Section 2, one of the 2004 MS4 NPDES permit requirements is to conduct an evaluation of the previous SWMP, propose revisions to the plan, and provide the rationale for the revisions. This section contains the revised SWMP, incorporating the revisions as described in Table 2-1. Revisions to the SWMP are based on the results of the SWMP evaluation to make sure regulatory requirements are addressed. Specifically, existing BMPs were reviewed by those responsible for implementing the BMP, in order to propose changes to the BMP and enhance its effectiveness; BMP revisions were reviewed internally to ensure that commitments and activities are accurate and achievable; and a public review process was initiated to get feedback regarding priorities.

In addition to clarifying and adjusting some specific BMPs, the SWMP has been restructured for simplification, to more closely align with specific permit requirements. As a result, the stormwater management plan is now organized into five major components. The first four components match the four major components of the stormwater management plan that are outlined in the MS4 NPDES permit requirements (i.e., Schedule D(2)(c)(i through iv). As public education activities meet a variety of permit requirements, BMPs addressing public education requirements under the first four components of the plan have been grouped into a fifth component. A summary of the new SWMP organization, including a listing of the Gladstone's BMPs under each SWMP component, is as follows.

4.2 CITY OF GLADSTONE SWMP (2006)

As described above, this stormwater management plan is organized into the five major components listed below. The first four components match the four major components of the stormwater management plan that are outlined in the MS4 NPDES permit requirements (i.e., Schedule D(2)(c) i through iv). To simplify the SWMP, BMPs to address all of the public education requirements under the first four components of the plan have been grouped into a fifth component.

1. Structural and Source Control BMPs to Reduce Pollutants from Commercial and Residential Areas
2. A Program to Detect and Remove Illicit Discharges and Improper Disposal Into the Storm Sewer System
3. A Program to Monitor and Control Pollutants from Industrial Facilities
4. A Program to Reduce Pollutants in Stormwater Discharges from Construction Sites
5. Public Education BMPs

Component #1
Structural and Source Control BMPs to Reduce Pollutants from Commercial and Residential Areas

This component of the permit requires the following:

(1) Maintenance activities and a maintenance schedule for structural controls to reduce pollutants (including floatables) in discharges from municipal separate storm sewers.

BMPs:

- Stormwater Conveyance System Cleaning and Maintenance.
- Structural and Pollution Control Facility Cleaning and Maintenance.

(2) Planning procedures including a comprehensive master plan to develop, implement and enforce controls to reduce the discharge of pollutants from municipal separate storm sewers that receive discharges from areas of new development and significant redevelopment. Such a plan must address controls to reduce pollutants in discharges from municipal separate storm sewers after construction is completed. Controls to reduce pollutants in discharges from municipal separate storm sewers containing construction site runoff are addressed in paragraph Schedule D(2)(c)(iv).

BMPs:

- Review of New and Redevelopment Plans for Stormwater Components.

(3) Practices for operating and maintaining public streets, roads and highways and procedures for reducing the impact on receiving waters of discharges from municipal storm sewer systems, including pollutants discharged as a result of deicing activities.

BMP:

- Street Maintenance.

(4) Procedures to assure that flood management projects assess the impacts on the water quality of receiving water bodies and that existing structural flood control devices have been evaluated to determine if retrofitting the device to provide additional pollutant removal from storm water is feasible.

BMP:

- Consideration of Water Quality with Flood Control Projects.

(5) A program to monitor pollutants in runoff from operating or closed municipal landfills or other treatment, storage or disposal facilities for municipal waste. The description must identify priorities and procedures for inspections and establishing and implementing control measures for such discharges (this program can be coordinated with the program developed under Schedule D(2)(c)(iii)).

BMP:

- Not Applicable – There are no operating or closed landfills or other treatment, storage, or disposal facilities for municipal waste.

(6) A program to reduce to the maximum extent practicable, pollutants in discharges from municipal separate storm sewers associated with the application of pesticides, herbicides and fertilizer that

will include, as appropriate, controls such as educational activities, permits, certifications and other measures for commercial applicators and distributors, and controls for application in public right-of-ways and at municipal facilities.

BMP:

- Minimize Impacts Associated with Landscape Maintenance Activities.

(Note: See component #5 and Table 4-5 for educational BMPs associated with this requirement).

See Table 4-1 for the City of Gladstone's BMPs that address the requirements that are listed above.

TABLE 4-1: Structural and Source Control BMPs to Reduce Pollutants from Commercial and Residential Areas

BMP Descriptions	BMP Implementation	Performance Measures
<p>NPDES Permit Requirement - (1) Maintenance activities and a maintenance schedule for structural controls to reduce pollutants (including floatables) in discharges from municipal separate storm sewers.</p>		
<p>Stormwater Conveyance System Cleaning and Maintenance</p>	<p>Responsible Party: Gladstone Public Works Department</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone inspects, maintains and/or repairs stormwater conveyance system components including culverts, conveyance ditches, and catch basins. Culverts and conveyance ditches are inspected annually and cleaned as needed, as determined by the Public Works Supervisor. Catch basins are inspected and cleaned annually at a minimum, more frequently as determined by the Public Works Supervisor. Inlet grates are generally cleaned after major rainfall events.</p> <p>Culverts and catch basins are inspected annually for any cracking or breakage that would limit the structural integrity and performance of the system. If repair or replacement is necessary, the Public Works Supervisor will schedule activities following inspection.</p> <p>Conveyance ditches are inspected for trash and debris that may prevent stormwater from freely discharging through the conveyance system. Ditch cleaning and reshaping activities are conducted in accordance with <i>ODOT's Routine Road Maintenance Water Quality and Habitat Guide</i>. Typical maintenance activities include the removal of garbage and vegetative debris and the removal or reshaping of soil to re-establish the channel and flow path.</p>	<p>(1) Record the number of conveyance system facilities (ditches, culverts, catchbasins) maintained annually.</p> <p>(2) Estimate the volume of debris removed during catch basin cleaning annually.</p> <p>(3) Track changes to the inspection and maintenance procedures. (aka: ODOT's Road Maintenance Guide)</p>
<p>Structural and Pollution Control Facility Cleaning and Maintenance</p>	<p>Responsible Party: Gladstone Public Works Department</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone inspects, maintains and/or repairs public structural control facilities within the City. Currently, the only public structural control facility is an oil/water separator located at the public works fleet maintenance yard. The facility is inspected annually and cleaned as needed, as determined by the Public Works Supervisor. The oil/water separator is also inspected for cracking and breakage that would limit the structural integrity and performance of the system.</p> <p>Private structural control facilities within the City of Gladstone include oil/water separators and a wetland. City staff periodically inspects the private wetland facility, as it is located in a public park.</p>	<p>(1) Record the structural control maintenance activities that occur annually.</p> <p>(2) Track any additional (public and private) structural control facilities installed within the City.</p>

BMP Descriptions	BMP Implementation	Performance Measures
<p>NPDES Permit Requirement - (2) <i>Planning procedures including a comprehensive master plan to develop, implement and enforce controls to reduce the discharge of pollutants from municipal separate storm sewers that receive discharges from areas of new development and significant redevelopment. Such a plan must address controls to reduce pollutants in discharges from municipal separate storm sewers after construction is completed. Controls to reduce pollutants in discharges from municipal separate storm sewers containing construction site runoff are addressed in paragraph Schedule D(2)(c)(iv).</i></p>		
<p>Review of New and Redevelopment Plans for Stormwater Components</p>	<p>Responsible Party: Gladstone Public Works Department and Clackamas County Department of Transportation and Development</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone is a primarily developed city with minimal new development and only limited redevelopment activities occurring. The City does not have plans to conduct comprehensive master planning, due to the limited new development potential. The City of Gladstone does have an intergovernmental agreement (IGA) with Clackamas County Department of Transportation and Development (DTD) for assistance with development review activities including land use planning, zoning, and enforcement. The City of Gladstone is responsible for the public works, utility, and systems development approval, which include review of the drainage and facility design components of new and redevelopment plans.</p> <p>Gladstone’s Municipal Code contains general provisions for the protection of stormwater quality, but such provisions are rarely used due to the infrequent new development activities that occur. The City of Gladstone will review other jurisdictions (Clackamas County Water Environment Services, City of Oregon City) surface/stormwater management guidelines for more explicit water quality design standards to incorporate into their City Municipal Code for new and redevelopment.</p>	<p>(1) Record the number of development applications reviewed for compliance with the stormwater regulations.</p> <p>(2) Track any modifications made to the City of Gladstone Municipal Code, to incorporate more specific stormwater guidelines.</p>
<p>NPDES Permit Requirement - (3) <i>Practices for operating and maintaining public streets, roads and highways and procedures for reducing the impact on receiving waters of discharges from municipal storm sewer systems, including pollutants discharged as a result of deicing activities.</i></p>		
<p>Street Maintenance</p>	<p>Responsible Party: Gladstone Public Works Department</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone continues to conduct street sweeping 4-6 times per year depending on seasonal conditions throughout the City. The City also conducts scheduled winter leaf pick up (October to January) and weekly curbside collection of yard debris with garbage collection in order to minimize flooding and prevent transport of organics into the stormwater conveyance system.</p> <p>Road repair activities are conducted during the dry season to minimize transport and runoff of sediment and other pollutants. When possible, phased construction will occur to minimize disturbed area and limit erosion.</p> <p>Occasional deicing activities occur throughout the City during the winter months. The City generally applies crushed aggregate to roadway areas, and avoids the use of chemicals. Following application, the City recycles the applied material for use during general construction activities and sweeps the roadway for residual materials.</p>	<p>(1) Track the number of miles of road swept per year.</p> <p>(2) Estimate the proportion of residences participating in the winter leaf collection program.</p>

BMP Descriptions	BMP Implementation	Performance Measures
<p>NPDES Permit Requirement - (4) <i>Procedures to assure that flood management projects assess the impacts on the water quality of receiving water bodies and that existing structural flood control devices have been evaluated to determine if retrofitting the device to provide additional pollutant removal from storm water is feasible.</i></p>		
<p>Consideration of Water Quality with Flood Control Projects</p>	<p>Responsible Party: Gladstone Public Works Department</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone is generally built-out and does not have any current master plan or proposed capital improvement projects. However, intermittent public works projects do occur to address flooding concerns. The City is currently reviewing other local jurisdictions (Clackamas County Water Environment Services, City of Oregon City) surface/stormwater management guidelines for more explicit water quality design standards, and the City will reference these standards to evaluate and assess water quality when constructing various public works projects. In developing the process, they will refer to processes and requirements other local jurisdictions use in constructing capital improvement projects including approved treatment technologies and stormwater facility design characteristics (design storm, pollutant removal goal).</p>	<p>(1) Record public works projects constructed annually.</p> <p>(2) Track the development of a process to assess water quality during flood management projects.</p>
<p>NPDES Permit Requirement - (5) <i>A program to monitor pollutants in runoff from operating or closed municipal landfills or other treatment, storage or disposal facilities for municipal waste. The description must identify priorities and procedures for inspections and establishing and implementing control measures for such discharges (this program can be coordinated with the program developed under Schedule D(2)(c)(iii)).</i></p>		
<p>NA</p>	<p>Explanation: The City of Gladstone does not own or operate any municipal landfills or other treatment storage or disposal facilities for municipal waste.</p>	<p>NA</p>

BMP Descriptions	BMP Implementation	Performance Measures
<p>NPDES Permit Requirement - (6) <i>A program to reduce to the maximum extent practicable, pollutants in discharges from municipal separate storm sewers associated with the application of pesticides, herbicides and fertilizer that will include, as appropriate, controls such as educational activities, permits, certifications and other measures for commercial applicators and distributors, and controls for application in public right-of-ways and at municipal facilities.</i></p>		
<p>Minimize Impacts Associated with Landscape Maintenance Activities</p>	<p>Responsible Party: Gladstone Public Works Department</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone conducts landscape maintenance and pest management activities on public park, roadside, and open space areas. The City maintains copies of MSDS sheets for chemicals used on City property, and provides them to the public on request. All City employees that apply pesticides and fertilizers within the City are trained and certified in accordance with OSHA requirements.</p> <p>Pest management activities are generally focused on low pollutant generating practices including the manual removal of non-native vegetation species and the avoidance of herbicide application near waterways. The City of Gladstone is currently reviewing the City of Portland’s IPM guidelines and may consider adopting a more formal pest management program.</p> <p>Educational activities associated with pest management are described under Component 5, Table 4-5.</p>	<p>(1) Estimate the relative volume of herbicide and fertilizers applied by the City, based on purchasing records.</p> <p>(2) Track the development of a more formal pest management program (per City’s consideration of Portland’s IPM program).</p>

Component #2
**A Program to Detect and Remove Illicit Discharges and Improper Disposal
Into the Storm Sewer System**

This component of the permit requires the following:

(1) A program, including inspections, to implement and enforce an ordinance, orders or similar means to prevent illicit discharges to the municipal separate storm sewer system; this program description must address all types of illicit discharges, however the following category of non-storm water discharges or flows must be addressed where such discharges are identified by the municipality as sources of pollutants to waters of the United States: water line flushing, landscape irrigation, diverted stream flows, rising ground waters, uncontaminated ground water infiltration, uncontaminated pumped ground water, discharges from potable water sources, start up flushing of groundwater wells, aquifer storage and recovery (ASR) wells, potable groundwater monitoring wells, draining and flushing of municipal potable water storage reservoirs, foundation drains, air conditioning condensation, irrigation water, springs, water from crawl space pumps, footing drains, lawn watering, individual residential car washing, flows from riparian habitats and wetlands, dechlorinated swimming pool discharges, street wash waters, discharges of treated water from investigation, removal and remedial actions selected or approved by the Department pursuant to Oregon Revised Statute (ORS) Chapter 465, the state's environmental cleanup law; and discharges or flows from emergency fire fighting activities where discharges or flows from fire fighting are identified as not significant sources of pollutants to the waters of the state.

(2) Procedures to conduct on-going field screening activities during the life of the permit, including areas or locations that will be evaluated by such field screens;

(3) Procedures to be followed to investigate portions of the separate storm sewer system that, based on the results of the field screen, or other appropriate information, indicate a reasonable potential of containing illicit discharges or other sources of non-storm water [such procedures may include: sampling procedures for constituents such as e. coli, surfactants (MBAS), residual chlorine, fluorides and potassium; testing with fluorometric dyes; or conducting in storm sewer inspections where safety and other considerations allow.] Such a description must include the location of storm sewers that have been identified for such evaluation.

BMP:

- Illicit Discharges Elimination Program.

(4) Procedures to prevent, contain, and respond to spills that may discharge into the municipal separate storm sewer.

BMP:

- Spill Response.

(5) A program to promote, publicize, and facilitate public reporting of the presence of illicit discharges or water quality impacts associated with discharges from municipal separate storm sewers.

(Note: See Component #5 and Table 4-5 for educational BMPs associated with this requirement).

(6) Educational activities, public information activities, and other appropriate activities to facilitate the proper management and disposal of used oil and toxic materials.

(Note: See Component #5 and Table 4-5 for educational BMPs associated with this requirement).

(7) Controls to limit infiltration of seepage from municipal sanitary sewers to municipal separate storm sewer systems where necessary.

BMP:

- Control Infiltration and Cross Connections to the Stormwater Conveyance System.

See Table 4-2 for the City of Gladstone's BMPs that address the requirements that are listed above.

TABLE 4-2: BMPs to Detect and Remove Illicit Discharges and Improper Disposal Into the Storm Sewer System

BMP Descriptions	BMP Implementation	Performance Measures
	<p>NPDES Permit Requirement - (1) A program, including inspections, to implement and enforce an ordinance, orders or similar means to prevent illicit discharges to the municipal separate storm sewer system; this program description must address all types of illicit discharges, however the following category of non-storm water discharges or flows must be addressed where such discharges are identified by the municipality as sources of pollutants to waters of the United States: water line flushing, landscape irrigation, diverted stream flows, rising ground waters, uncontaminated ground water infiltration, uncontaminated pumped ground water, discharges from potable water sources, start up flushing of groundwater wells, aquifer storage and recovery (ASR) wells, potable groundwater monitoring wells, draining and flushing of municipal potable water storage reservoirs, foundation drains, air conditioning condensation, irrigation water, springs, water from crawl space pumps, footing drains, lawn watering, individual residential car washing, flows from riparian habitats and wetlands, dechlorinated swimming pool discharges, street wash waters, discharges of treated water from investigation, removal and remedial actions selected or approved by the Department pursuant to Oregon Revised Statute (ORS) Chapter 465, the state's environmental cleanup law; and discharges or flows from emergency fire fighting activities where discharges or flows from fire fighting are identified as not significant sources of pollutants to the waters of the state.</p> <p>(2) Procedures to conduct on-going field screening activities during the life of the permit, including areas or locations that will be evaluated by such field screens;</p> <p>(3) Procedures to be followed to investigate portions of the separate storm sewer system that, based on the results of the field screen, or other appropriate information, indicate a reasonable potential of containing illicit discharges or other sources of non-storm water [such procedures may include: sampling procedures for constituents such as e. coli, surfactants (MBAS), residual chlorine, fluorides and potassium; testing with fluorometric dyes; or conducting in storm sewer inspections where safety and other considerations allow.] Such a description must include the location of storm sewers that have been identified for such evaluation.</p>	

BMP Descriptions	BMP Implementation	Performance Measures
<p>Illicit Discharges Elimination Program</p>	<p>Responsible Party: Gladstone Public Works Department</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone conducts illicit discharge inspections, monitoring, and investigations annually during the dry weather period of the year (typically August) on all major outfalls (36" in diameter and greater). Most minor outfalls are inspected, monitored, and investigated as well. City personnel complete data inspection forms consistent with those shown in Part 1 of the City's original NPDES Application during inspection of each outfall.</p> <p>During the inspections, if the outfall is suspected of an illicit connection, sampling, analysis, and investigation are conducted according to the following procedure:</p> <ol style="list-style-type: none"> 1) A water sample is taken and analyzed for the suspected contaminant group. 2) Identify the water quality problem and use a drainage map and other source identification data to locate the potential sources. 3) Investigate the potential sources using one or more of the following techniques: on-site inspections, smoke-testing drain lines, dye tracing potential connections, and/or TV inspection of lines. <p>The Public Works Supervisor notifies the City Administrator of all positive identifications, and the appropriate actions are taken to eliminate the discharge. Actions generally include initial letter notifications, and if the illicit discharge is not removed, a formal enforcement with penalty.</p>	<ol style="list-style-type: none"> (1) Track the number and location of outfalls inspected annually. (2) Indicate all illicit discharge inspection results and indicate outfalls requiring monitoring (sampling) and/or investigation. (3) Describe the outcome and resolution of any investigation activities conducted.
<p>NPDES Permit Requirement - (4) Procedures to prevent, contain, and respond to spills that may discharge into the municipal separate storm sewer.</p>		
<p>Spill Response</p>	<p>Responsible Party: Gladstone Fire Department</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone has an "Emergency Operations Plan", which specifies appropriate procedures to contain and respond to chemical and hazardous waste spills within the City. Initial spill response within the City is the responsibility of the Gladstone Fire Department. When a spill is reported, the Fire Department is initially dispatched, and they determine whether or not to contact the DEQ Hazardous Materials Team for additional assistance. The Fire Department is trained and certified in accordance with OSHA Hazardous Materials Awareness and Response Level training. Generally, the Fire Department focuses on containment of spills and the protection of surface waters through the use of absorbent pads and booms. The Public Works Department may assist the Fire Department with containment and/or clean up, depending on the volume and hazardous rating of the spilled material.</p>	<ol style="list-style-type: none"> (1) Indicate the number of spills reported to the Gladstone Fire Department annually. (2) Indicate spill sources, causes, and resulting water quality problems resulting from spill activities annually.

BMP Descriptions	BMP Implementation	Performance Measures
<p>NPDES Permit Requirement - (5) <i>A program to promote, publicize, and facilitate public reporting of the presence of illicit discharges or water quality impacts associated with discharges from municipal separate storm sewers.</i></p>		
<p>A Description of the City’s Public Reporting Program is included in Component #5, Table 4-5.</p>		
<p>NPDES Permit Requirement - (6) <i>Educational activities, public information activities, and other appropriate activities to facilitate the proper management and disposal of used oil and toxic materials.</i></p>		
<p>A Description of the City’s Public Education and Informational Activities regarding management of hazardous materials is included in Component #5, Table 4-5.</p>		
<p>NPDES Permit Requirement - (7) <i>Controls to limit infiltration of seepage from municipal sanitary sewers to municipal separate storm sewer systems where necessary</i></p>		
<p>Control Infiltration and Cross Connections to the Stormwater Conveyance System</p>	<p>Responsible Party: City of Gladstone Public Works Department and various departments of Clackamas County</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone’s development review process and coordination with Clackamas County DTD and the City’s illicit discharge inspection and investigation program all work to prevent and resolve any possible cross-connections of sanitary and storm lines.</p> <p>The City of Gladstone contracts with Clackamas County for emergency services activities including inflow and infiltration (I & I) investigations for their sanitary collection system. Sanitary lines are generally smoke tested for any cracking or breakage that would result in infiltration to and/or from the storm system. Smoke testing activities were most recently conducted in 2004 per Gladstone’s request and are conducted on an as-needed basis as determined by the City of Gladstone. Based on the smoke test results, the dilapidated sewer lines and joints are repaired and/or replaced by the City of Gladstone, and the work is cost shared by the Tri-City Service District, as managed by Clackamas County Water Environment Services (WES).</p>	<p>(1) Indicate whether any cross-connections were discovered during the plan review process or during illicit discharge investigations and describe follow-up activities.</p>

Component #3
A Program to Monitor and Control Pollutants Industrial Facilities

This component of the permit requires an industrial monitoring program that does the following:

(1) Identify priorities and procedures for inspections and establishing and implementing control measures for such discharges.

(2) Describe a monitoring program for storm water discharges associated with the industrial facilities identified in Schedule D(2)(c)(iii), to be implemented during the term of the permit, including, at a minimum, the submission of quantitative data on the pollutant parameters included in the department's NPDES 1200-Z industrial general stormwater permit.

BMPs:

- Industrial Inspections and Control.

See Table 4-3 for the City of Gladstone's BMPs that address the requirements that are listed above.

TABLE 4-3: A Program to Monitor and Control Pollutants Industrial Facilities

BMP Descriptions	BMP Implementation	Performance Measures
<p>NPDES Permit Requirement - (1) Identify priorities and procedures for inspections and establishing and implementing control measures for such discharges.</p> <p>NPDES Permit Requirement - (2) Describe a monitoring program for storm water discharges associated with the industrial facilities identified in Schedule D(2)(c)(iii), to be implemented during the term of the permit, including, at a minimum, the submission of quantitative data on the pollutant parameters included in the department's NPDES 1200-Z industrial general stormwater permit.</p>		
<p>Industrial Inspections and Control</p>	<p>Responsible Party: City of Gladstone Public Works Department and Fire Department</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone maintains a business license inventory of all of the local businesses, including industrial facilities throughout the City. The inventory is maintained to aid with Business inspections. Industries that either have an industrial stormwater permit or historically may contribute increased pollutant loads to the stormwater system are inspected for stormwater related impacts during the business inspection program.</p> <p>The business inspection program is implemented by the City's Fire Department. Annually, the Fire Department will inspect specific industrial facilities for appropriate stormwater controls and surface water pollution prevention, in conjunction with the business inspection activities. Stormwater inspection results are recorded on an inspection checklist and maintained on file along with the business inspection results. Industrial facilities may also be inspected in accordance with illicit discharge investigations.</p> <p>The City has an IGA with the Tri-City Service District and Clackamas County Service District #1 and the Oak Lodge Sanitary District for implementation of a Pretreatment Program, including record keeping, inspections, monitoring, preparation of documents and permits, and enforcement activities. Pretreatment activities, however, are isolated to those industries operating under a Wastewater Discharge Permit, and the City of Gladstone currently does not have any such industries.</p> <p>Industrial monitoring activities generally occur during the illicit discharge monitoring and investigations. If during the business inspection, an industry is discovered to be contributing to excessive pollutant discharges, the site is reported to the City Administrator and the industry is required to either stop the discharge or monitor to ensure compliance with ambient water quality standards.</p>	<p>(1) Indicate the number of industrial inspections conducted (during the business inspection activities) for stormwater.</p> <p>(2) Report status and abatement measures for any industry found to be inappropriately discharging to the municipal stormwater system.</p>

Component #4
A Program to Reduce Pollutants in Stormwater Discharges from Construction Sites

This component of the permit requires the following:

- (1) *Procedures for site planning which incorporate consideration of potential water quality impacts.*
- (2) *Requirements for nonstructural and structural best management practices.*

BMP:

- Require Erosion Control for New and Redevelopment.

- (3) *Procedures for identifying priorities for inspecting sites and enforcing control measures that considers the nature of the construction activity, topography, and the characteristics of soils and receiving water quality.*

BMP:

- Conduct Erosion Control Inspections.

- (4) *Appropriate educational and training measures for construction site operators.*

(Note: See Component #5 and Table 4-5 for educational BMPs associated with this requirement).

See Table 4-4 for the City of Gladstone's BMPs that address the requirements that are listed above.

TABLE 4-4: BMPs to Reduce Pollutants in Stormwater Discharges from Construction Sites

BMP Descriptions	BMP Implementation	Performance Measures
<p>NPDES Permit Requirement – (1) Procedures for site planning which incorporate consideration of potential water quality impacts.</p> <p>NPDES Permit Requirement – (2) Requirements for nonstructural and structural best management practices.</p>		
<p>Require Erosion Control for New and Redevelopment</p>	<p>Responsible Party: City of Gladstone Public Works, City of Gladstone Administration, and Clackamas County Service District #1</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: Erosion control standards were adopted into the Gladstone Municipal Code in 1996. The City’s erosion control standards include various methods of erosion prevention including seeding, straw application, use of rip rap and other devices to prevent bank erosion, and other control methods as included in the “<i>Erosion Prevention and Sediment Control Planning and Design Manual (2000)</i>”. Erosion control measures must be included on the earthwork plans. Submitted earthwork plans must include methods (non-structural BMPs) or interim facilities (structural BMPs) to be constructed or used during construction activity.</p> <p>The City of Gladstone has an IGA with Clackamas County Service District #1 (CCSD#1) for a variety of erosion control services including review and approval of erosion control plans, attendance at pre-construction conferences, site inspections during construction activities, and notification to the City of enforcement needs. Plan review is conducted by CCSD#1 in accordance with the guidelines established in the City of Gladstone’s Municipal Code.</p>	<p>(1) Report any updates or modifications to the approved erosion control standards or the <i>Erosion Prevention and Sediment Control Planning and Design Manual (2000)</i>.</p> <p>(2) Renew the IGA with CCSD#1 for erosion control services as needed.</p>

BMP Descriptions	BMP Implementation	Performance Measures
<p>NPDES Permit Requirement - (3) Procedures for identifying priorities for inspecting sites and enforcing control measures that considers the nature of the construction activity, topography, and the characteristics of soils and receiving water quality</p>		
<p>Conduct Erosion Control Inspections</p>	<p>Responsible Party: City of Gladstone Public Works and Clackamas County Service District #1</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone has an IGA with Clackamas County Service District #1 (CCSD#1), authorizing CCSD#1 to conduct erosion control inspections on the City’s behalf. During construction activities, sites will be inspected a minimum of twice during construction activities, consistent with County’s current inspection frequency. Sites will be inspected more frequently if needed, specifically during periods of higher activity and greater soil disturbance. The City of Gladstone occasionally conducts windshield inspections of construction sites and will inform the County of any erosion control measures that may not be working. CCSD#1 will in turn inspect that site promptly.</p> <p>If non-compliance is observed, CCSD#1 informs the City of Gladstone that enforcement actions are necessary. The City of Gladstone will conduct their own inspection of the site and may issue a stop work order until erosion control provisions are made. Fines may be imposed for continued non-compliance in accordance with procedures outlined in the Municipal Code.</p>	<p>(1) Report the number of erosion control inspections conducted each year.</p> <p>(2) Report the number of erosion control violations discovered during inspections, and describe methods to resolve the issue.</p>
<p>NPDES Permit Requirement - (4) Appropriate educational and training measures for construction site operators.</p>		
<p>A Description of the City’s Educational Program for Construction Site Operators is included in Component #5, Table 4-5.</p>		

Component #5 Public Education

Three of the four major components of the SWMP requirements include public education-related requirements as follows:

Educational Requirement from Component #1 –

(6) - A program to reduce to the maximum extent practicable, pollutants in discharges from municipal separate storm sewers associated with the application of pesticides, herbicides and fertilizer that will include, as appropriate, controls such as educational activities, permits, certifications and other measures for commercial applicators and distributors, and controls for application in public right-of-ways and at municipal facilities.

Educational Requirement from Component #2 –

(5) - A program to promote, publicize, and facilitate public reporting of the presence of illicit discharges or water quality impacts associated with discharges from municipal separate storm sewers.

(6) - Educational activities, public information activities, and other appropriate activities to facilitate the proper management and disposal of used oil and toxic materials.

BMPs:

- Provide Public Education and Outreach Materials regarding Stormwater Management.

Educational Requirement from Component #4 –

Appropriate educational and training measures for construction site operators.

BMP:

- Educational Training Measures for Construction Site Operators.

Additional Coordination Efforts –

BMP:

- Inter-governmental Coordination.

See Table 4-5 for the City of Gladstone's BMPs that address the requirements that are listed above.

TABLE 4-5: Public Education and Training BMPs

BMP Descriptions	BMP Implementation	Performance Measures
	<p>NPDES Requirement, Component #1 – (6) A program to reduce to the maximum extent practicable, pollutants in discharges from municipal separate storm sewers associated with the application of pesticides, herbicides and fertilizer that will include, as appropriate, controls such as educational activities, permits, certifications and other measures for commercial applicators and distributors, and controls for application in public right-of-ways and at municipal facilities.</p> <p>NPDES Requirement, Component #2 – (5) A program to promote, publicize, and facilitate public reporting of the presence of illicit discharges or water quality impacts associated with discharges from municipal separate storm sewers.</p> <p>NPDES Requirement, Component #2 – (6) Educational activities, public information activities, and other appropriate activities to facilitate the proper management and disposal of used oil and toxic materials.</p>	
<p>Provide Public Education and Outreach Materials regarding Stormwater Management</p>	<p>Responsible Party: City of Gladstone Public Works and City Administration</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone continues to implement a public education program aimed at reducing the discharge of pollutants associated with a variety of activities including but not limited to:</p> <ol style="list-style-type: none"> 1. Application of pesticides, herbicides, and fertilizers by citizens. 2. Illicit discharges and dumping of waste material into the storm drainage system. 3. Disposal of waste oil and toxic material. <p>The City of Gladstone coordinates with a number of local agencies and organizations to provide outreach materials to residents regarding stormwater quality. As a member of the <i>Clean River Partners of Clackamas County</i>, the City of Gladstone participates in the <i>Regional Coalition for Clean Rivers and Streams</i>. Outreach materials provided as a result of participation include articles in local newspapers, various mailings including the <i>Trash Talk and Streamlines</i> newsletter, and various bill inserts. Topics addressed with the materials include natural lawn care practices, landscaping techniques for clean water, recycling, and waste reduction.</p> <p>Gladstone also uses the City newsletter to provide information regarding stormwater protection and quality to City residents. The City newsletter generally includes articles and information as related to: methods, rates, and equipment for pesticide and fertilizer application; locations and hours of waste disposal facilities; contact information for City Hall for public reporting of illicit discharges; recycling and litter control tips; and general water quality concerns.</p> <p>To aid in public education as related to proper disposal of waste materials, the City of Gladstone also performs catch basin stenciling. Catch basins are stenciled as needed, as determined by Public Works staff.</p>	<ol style="list-style-type: none"> (1) Track the number and content of informational articles published in the City newsletter. (2) Indicate participation in any cooperative public education campaigns. (3) Record the number of catch basins stenciled in a given year.

BMP Descriptions	BMP Implementation	Performance Measures
NPDES Requirement, Component #4 – (4) Appropriate educational and training measures for construction site operators.		
Educational Training Measures for Construction Site Operators	<p>Responsible Party: City of Gladstone Public Works</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone supplies their technical guidance manual, the <i>Erosion Prevention and Sediment Control Planning and Design Manual (2000)</i> to engineers, contractors, and the general public.</p> <p>Pre-construction activities include a planning conference as required by the City’s Municipal Code, and during the conference, the prime-contractor is given a copy of the Handbook and made aware of the City’s Municipal Code requirements.</p>	<p>(1) Indicate the number of <i>Design Manuals</i> distributed each year.</p>
Additional Coordination Efforts		
Inter-governmental Coordination	<p>Responsible Party: City of Gladstone Administration</p> <p>Permit Year: Ongoing</p> <p>BMP Activities: The City of Gladstone will continue to meet and coordinate with Clackamas County and other Clackamas County co-permittees regarding regional water quality and stormwater management efforts. Specific areas of coordination include monitoring efforts and public education and outreach.</p> <p>The City of Gladstone has an established IGA with departments of Clackamas County and districts run by Clackamas County for assistance with erosion control, development review and Pretreatment. The City also has an established IGA with Oak Lodge Sanitary District for Pretreatment. The City of Gladstone will continue to update and refine these agreements.</p> <p>Gladstone also participates with federal, state, and local agencies and groups involved with a broad range of water quality issues including stormwater. Some organizations include the Regional Coalition of Clean Rivers and Streams and the Willamette River Water Coalition.</p>	<p>(1) Indicate groups, committees, and organizations that the City is currently participating in related to stormwater.</p> <p>(2) Report any revised and/or updated IGAs.</p>

SECTION 5 CITY OF GLADSTONE STORMWATER MONITORING PLAN

The monitoring requirements of the permit have been divided into two components: program monitoring and environmental monitoring. Program monitoring includes those activities as described in the Stormwater Management Plan that have specific indicator metrics (e.g., number of miles of streets swept, number of cross-connections found, tons of material removed from storm sewers, etc.). The program monitoring that will be conducted by the City of Gladstone is provided in Tables 4-1 through 4-5 in the form of performance measures for each best management practice (BMP).

Environmental monitoring is another component of the overall monitoring program. Environmental monitoring includes sampling and testing of both instream waters and MS4 discharges. The City of Gladstone is currently conducting the following monitoring activities as described in Table B-1 of the permit.

- Willamette River Outfall – the unnamed tributary at McLoughlin Rd. and Risley.
Frequency of Sampling – 1 time per year during the first storm event.

Conducting these activities fulfills the City's permit requirements for monitoring through Permit Year 2. Then, the permit requires that each co-permittee review and, if necessary, update its monitoring components to address the following objectives:

- i) Determine the status of implementing the components of the SWMP;
- ii) Evaluate the effectiveness of BMPs for specific source controls;
- iii) Evaluate the source of specific pollutants;
- iv) Assess the chemical, biological, and physical effects of MS4 runoff on receiving waters;
- v) Characterize MS4 runoff discharges; and
- vi) Evaluate long-term trends in receiving water quality associated with storm water discharges.

The updated monitoring component must also be designed to track the long-term progress of the SWMP towards achieving improvements in receiving water quality, including progress towards meeting pollutant load reduction benchmarks associated with TMDL parameters where applicable. The results of the monitoring component must be used to support the adaptive management process and lead to refinements of the SWMP.

The monitoring that is currently being conducted by Gladstone will not, by itself, be sufficient to address each of the new permit monitoring objectives entirely. In addition, given the wide ranging variability of stormwater quality data, conducting monitoring that is sufficient to address any of these six objectives will require significant resources in order to obtain data that are statistically valid. This amount of monitoring would be beyond what is considered to be the maximum extent practicable for Gladstone. DEQ itself acknowledged this issue and provided the following clause in the permit:

“If representative of the entire area subject to these permit requirements, the co-permittees may develop a cooperative MS4 discharge and in-stream monitoring strategy that assigns monitoring responsibilities to selected co-permittees.”

Therefore, in order to maximize resources and to develop data that are more robust, statistically significant, and useful, six of the Clackamas County co-permittees have coordinated and developed a revised monitoring plan. Clackamas County Service District #1 is the co-permittee that has taken the lead on the development of this plan with participation from the cities of West Linn, Milwaukie, Oregon City, Gladstone, and Lake Oswego.

Development of the first phase of the plan involved a review of the monitoring that has been conducted to date by the Clackamas co-permittees, in accordance with their Table B-1 requirements. Existing efforts were reviewed comprehensively in light of addressing the six monitoring objectives listed above and answering questions that will support stormwater management decisions. As a result of this review, monitoring recommendations were made. The Phase I, comprehensive monitoring plan for Clackamas County and co-permittees has been included as Attachment A. Phase II of the plan will include information regarding implementation of the plan including sampling locations, sampling methods, and parameters for analysis. Phase II of the plan will be submitted with the 2006 Gladstone annual compliance report.

SECTION 6 SOURCE IDENTIFICATION COMPONENTS OF THE REVISED SWMP

Schedule B(2)(b)(i-vi) of the Clackamas County and co-permittee's MS4 NPDES permit outlines the requirements for the contents of the Interim Evaluation Report. Item (ii) requires the following:

(ii) A description of the current source identification components of the SWMP and the rationale regarding the adequacy of these components.

Preparation of this section is based on a conversation with DEQ where they explained that the intent of this specific requirement was to provide an update of the source identification requirements from the original Part 1 and Part 2 MS4 NPDES Permit Applications.

For the previously submitted Part 1 MS4 NPDES permit application the following information was required to be submitted with respect to the identification of sources:

A USGS 7.5 minute topographic map (or equivalent topographic map with a scale between 1:10,000 and 1:24,000 if cost effective) extending one mile beyond the service boundaries of the municipal storm sewer system covered by the permit application. The following information shall be provided:

- 1. The location of known municipal storm sewer system outfalls discharging to waters of the United States;*
- 2. A description of the land use activities (undeveloped, residential, commercial, agricultural, and industrial uses) accompanied with estimates of population densities and projected growth for a 10-year period within the drainage area served by the separate storm sewer. For each land use type, an estimate of average runoff coefficient shall be provided.*
- 3. The location and description of the activities of the facility of each currently operating or closed municipal landfill or other treatment, storage, or disposal (TSD) facility for municipal waste.*
- 4. The location and permit number of any known discharge to the municipal storm sewer that has been issued a NPDES permit.*
- 5. The location of major structural controls for storm sewer discharges (retention basins, detention basins, major infiltration devices, etc.).*
- 6. The identification of publicly owned parks, recreational areas, and other open lands.*

The information for each of these items has been updated and is provided in the Mapping Section (Section 10.0) of this Interim Evaluation Report.

For the previously submitted Part 2 MS4 NPDES permit applications, an inventory was conducted of industrial discharges to the City of Gladstone's stormwater system. In the Part 2 application, a total of 6 industries were identified. Facilities either had a small

quantity generator (SQG) permit, a General 1500 permit (Gen15), or had an SIC code that indicated the facility met the requirements of an industrial facility based on the Part 2 permit requirements.

Currently, only four of the six originally identified industrial facilities still exist within the City. However, based on a review of Gladstone's business license inventory, there are a number of facilities that fall under auto sales and service classification (42), gas service station classification (6), manufacturing classification (7), and professional/personal service classification. Within these classifications, there are industrial facilities that may be considered priority industrial facilities. In addition, there is currently one active industrial stormwater permit, a 1200-Z permit for the First Student-Gladstone facility, a school bus holding area (SIC Code Number = 4151).

SECTION 7 EVALUATION OF NON-STORMWATER DISCHARGES

With respect to non-stormwater discharges, Gladstone's MS4 NPDES permit requires the following:

A(3) - Each co-permittee must effectively prohibit non-storm water discharges into the MS4 unless such discharges are otherwise permitted by an existing NPDES permit. Unless identified by any co-permittee, or the Department, the following non-storm water discharges need not be addressed by the co-permittee's illicit discharge program, provided appropriate BMPs, if needed, to minimize the impacts of such sources are developed under the SWMP: water line flushing; landscape irrigation; diverted stream flows; rising ground waters; uncontaminated groundwater infiltration; uncontaminated pumped ground water; discharges from potable water sources; start up flushing of groundwater wells; aquifer storage and recovery (ASR) wells; potable groundwater monitoring wells; draining and flushing of municipal potable water storage reservoirs; foundation drains; air conditioning condensate; irrigation water; springs; water from crawl space pumps; footing drains; lawn watering; individual residential car washing; flows from riparian habitats and wetlands; dechlorinated swimming pool discharges; street wash waters; discharges of treated water from investigation, removal and remedial actions selected or approved by the Department pursuant to Oregon Revised Statute (ORS) Chapter 465, the state's environmental cleanup law; and discharges or flows from emergency fire fighting activities where discharges or flows from fire fighting are identified as not significant sources of pollutants to waters of the state.

With respect to reporting on compliance with the above requirement, the permit also requires the following:

B(2)(b)(iii) - For each of the listed non-storm water discharges [Schedule A(3)] expected to occur in a copermitee's area, the co-permittee must identify the appropriate control measures and the rationale for the selection of these BMPs (or the rationale for why BMPs are deemed not necessary).

The City of Gladstone has reviewed each of the above 24 categories of non-stormwater discharges. The reviews consisted of interviewing City staff with respect to activities conducted, interviewing DEQ, obtaining additional information from other municipal stormwater management programs, and reviewing relevant monitoring data collected from other municipal stormwater management programs. As a result, one of the following four conclusions was made regarding each category of stormwater discharges:

1. The City does not have this type of non-stormwater discharge.
2. The City does have this type of non-stormwater discharge. However, based on best professional judgment and/or regional monitoring results, the quality of such discharges is not expected to adversely impact receiving waters.
3. The City does have this type of non-stormwater discharge. However, the impact on receiving waters is not expected to be significant relative to other impacts that are being addressed by the City's SWMP and/or control of this discharge is not practicable.
4. The City does have this type of non-stormwater discharge and has determined that the impact should be addressed. A BMP is included in the SWMP to address this impact.

The attached table provides a summary of the review that was conducted and its results. It should be noted that some of the non-stormwater discharge categories were combined based on their similarities with respect to potential impacts.

TABLE 7-1: Summary of Non-Stormwater Discharges

Category of Non-Stormwater Discharge	Statement 1 – 4 That Applies	Rationale for Selecting Statement 1 - 4	Relevant SWMP BMP that Addresses the Discharge (See the SWMP for details)
<ul style="list-style-type: none"> Water line flushing. Discharges from potable water sources. Water from the draining and flushing of municipal potable water storage reservoirs. 	2	<p>These discharges have been grouped together as they all relate to the discharge of potable water. Depending on the magnitude of discharge, capacity of the receiving water body, and the travel distance between the source and water body, discharges from potable water sources could potentially impact streams due to elevated levels of chlorine.</p> <p>In the City of Gladstone, there is little new development occurring, and therefore, super chlorinated water discharge from the flushing of new water lines does not readily occur. Hydrant and water line flushing from older water lines occurs infrequently and if it does occur, is generally discharged to pervious surfaces, in conjunction with DEQs recommended guidelines.</p>	N/A
<ul style="list-style-type: none"> Landscape irrigation. Runoff from lawn watering. 	4	<p>These discharges have been grouped together as they both relate to the watering of yards and landscape areas. Generally, lawn watering and landscape irrigation activities may promote increased levels of fertilizer, pesticides, and herbicides into receiving waters.</p> <p>To address impacts related to these non-stormwater sources, the City of Gladstone focuses on the use of public education as means to promote behavioral changes. In addition, when conducting landscape maintenance activities on public property, City maintenance staff generally performs manual removal of non-native vegetation species and avoid applying chemicals near waterways.</p>	See Minimize Impacts Associated with Landscape Maintenance Activities under Component #1 and Provide Public Education and Outreach Materials regarding Stormwater Management under Component #5 of the Stormwater Management Plan.
<ul style="list-style-type: none"> Diverted stream flows 	1	Historically, the City has not diverted stream flows unless authorized under a State permit to construct in a waterway.	N/A
<ul style="list-style-type: none"> Rising ground waters. Uncontaminated groundwater infiltration. Uncontaminated pumped ground water. 	2	<p>These discharges have been grouped together as they relate to the direct discharge of groundwater into the stormwater conveyance system. These types of discharges are generally associated with surface water saturation and cannot typically be prevented. These discharges are not expected to adversely affect water quality.</p> <p>The City of Gladstone implements a number of operation and maintenance BMPs to indirectly address impacts associated with additional flows in the stormwater conveyance system. Such BMPs minimize the amount of sediment and other pollutants that could potentially be discharged with increased flows due to rising groundwaters and groundwater infiltration.</p>	See Stormwater Conveyance System Cleaning and Maintenance under Component #1 of the Stormwater Management Plan.
<ul style="list-style-type: none"> Water from foundation drains. Water from crawl spaces. Water from footing drains. 	3	<p>These discharges have been grouped together as they relate to the discharges associated with eliminating accumulated groundwater or stormwater from building structures. Generally, not all structures discharge directly to the MS4 system; most drain to lawns or greenspaces when possible. Typically, stormwater entering these structures is filtered through soil and is not likely to be a significant source of pollutants. Risk of stormwater pollution associated with these discharges would primarily be due to a homeowner’s landscape practices, spills, or illegal dumping. However, these impacts are not expected to be significant relative to other impacts being addressed by the City’s SWMP.</p> <p>The City of Gladstone implements a number of operation and maintenance BMPs to indirectly address impacts associated with additional flows in the stormwater conveyance system. Such BMPs minimize the amount of sediment and other pollutants that could potentially be discharged with increased flows associated with structures.</p>	See Stormwater Conveyance System Cleaning and Maintenance under Component #1 of the Stormwater Management Plan. Provide Public Education and Outreach Materials regarding Stormwater Management under Component #5 of the Stormwater Management Plan.
<ul style="list-style-type: none"> Water from the start up flushing of groundwater wells. Water from aquifer storage and recovery (ASR) wells. Water from potable groundwater monitoring wells. 	1	The City of Gladstone does not own or operate any of these type wells thus not have any anticipated discharge associated with these type wells.	N/A

Category of Non-Stormwater Discharge	Statement 1 – 4 That Applies	Rationale for Selecting Statement 1 - 4	Relevant SWMP BMP that Addresses the Discharge (See the SWMP for details)
<ul style="list-style-type: none"> Air conditioning condensate. 	2	<p>Due to regulated industry standards, there is not currently reason to suspect that condensate released from air conditioning systems contains contaminants and/or enters the storm system. The City of Gladstone does not have any large-scale facilities that use wet cooling towers that may discharge blow down water (recirculated water that has been chemically treated) to the stormwater system. There have been no discovered illicit connections of air conditioning systems to the stormwater conveyance system. Generally condensate from air conditioning systems used in the City consists only of H₂O and is typically discharged to landscaping or pervious surfaces.</p> <p>Although this discharge may occur, this discharge is not expected to adversely affect water quality. The City continues to conduct illicit discharge investigations to control inappropriate discharges to the MS4 system.</p>	See Illicit Discharges Elimination Program under Component #2 of the Stormwater Management Plan.
<ul style="list-style-type: none"> Water from springs. Flows from riparian habitats and wetlands. 	2	<p>Water from springs and/or riparian habitat may occasionally discharge into the City’s MS4 system. However, these flows generally only occur following heavy rainfall periods when surface soils have become saturated. It is not clear whether such volume of discharge from these sources would potentially impact the City’s MS4 system. In addition, riparian habitats and wetlands in particular generally serve a water quality and natural resources benefit by absorbing stormwater volumes, filtering sediment, and providing for uptake of nutrients.</p> <p>Although this discharge may occur, this discharge is not expected to adversely affect water quality. The City implements a number of practices to indirectly address additional flows in the MS4 system and limit possible contaminants that could discharge due to these flows.</p>	See Stormwater Conveyance System Cleaning and Maintenance under Component #1 of the Stormwater Management Plan and Provide Public Education and Outreach Materials Regarding Stormwater Management under Component #5 of the Stormwater Management Plan
<ul style="list-style-type: none"> Agricultural irrigation water. 	3	<p>Runoff from agricultural irrigation operations has the potential to contribute nutrients, pesticides, sediment, and a variety of other pollutants to stormwater runoff. Most pollutants contributed by agricultural sources enter local receiving waters directly or via the MS4 system. The City of Gladstone has no zoned agricultural area and only one parcel that may potentially be irrigated and contribute pollutants to the MS4. Given the small area affected and the inability to impose requirements on agricultural practices, the City does not have a program to address agricultural practices. Senate Bill 1010 states that water quality impacts from agricultural practices must be addressed in TMDL watersheds. During the next permit period, it is likely that the Willamette River and tributaries will have a TMDL; thus, the State will be required to regulate agricultural discharges.</p> <p>Because agricultural discharges are projected to be relatively small and regulated by the Department of Agriculture, the City implements a number of practices to indirectly address additional flows in the MS4 system and limit possible contaminants that could discharge due to these flows.</p>	See Minimize Impacts Associated with Landscape Management Practices under Component #1 of the Stormwater Management Plan. See also Provide Public Education and Outreach Materials Regarding Stormwater Management under Component #5 of the Stormwater Management Plan.
<ul style="list-style-type: none"> Water from individual residential car washing. 	4	<p>Runoff from individual car washing will likely contain surfactants, sediments, metals, oil and grease and other pollutants that could impact the City’s MS4 system. Cumulative impacts from the City as a whole could potentially be significant. The City of Portland conducted monitoring of runoff quality from four charity car washes. They found elevated levels of suspended sediment and metals (chromium, copper, lead, nickel, and zinc) and at one site, found elevated levels of bacteria.</p> <p>To address impacts related to this non-stormwater discharge, the City of Gladstone focuses on the use of public education as means to promote behavioral changes.</p>	See Provide Public Education and Outreach Materials Regarding Stormwater Management under Component #5 of the Stormwater Management Plan
<ul style="list-style-type: none"> Dechlorinated swimming pool water. 	2	<p>Water discharged directly from swimming pools is generally not suitable for direct discharge into the MS4 system due to the initial levels of chlorine and other chemicals. After dechlorination, however, the water is not expected to pose any significant water quality problems.</p> <p>Although this discharge may occur, this discharge is not expected to adversely affect water quality. The City implements a number of practices to indirectly address additional flows in the MS4 system and limit possible contaminants that could discharge due to these flows.</p>	See Stormwater Conveyance System Cleaning and Maintenance and Street Maintenance under Component #1 of the Stormwater Management Plan.

Category of Non-Stormwater Discharge	Statement 1 – 4 That Applies	Rationale for Selecting Statement 1 - 4	Relevant SWMP BMP that Addresses the Discharge (See the SWMP for details)
<ul style="list-style-type: none"> Street wash waters. 	1	<p>Roadway surfaces within the City are not watered prior to maintenance activities. The City’s street sweeper is equipped with a water tank, which is used during dry periods to mist the surface of the road and prevent blowing dust. Such volume of water does not generate runoff. Therefore, the City does not believe this source of discharge to exist.</p>	N/A
<ul style="list-style-type: none"> Discharges of treated water from investigation, removal and remedial actions selected or approved by the Department pursuant to Oregon Revised Statute (ORS) Chapter 465, the state’s environmental cleanup law. 	1	<p>The City of Gladstone does not have any of these type discharges.</p>	N/A
<ul style="list-style-type: none"> Discharges or flows from emergency fire fighting activities where discharges or flows from fire fighting. 	4	<p>Large fires may generate runoff that flows to the MS4 system. However, not all fire fighting activities generate enough runoff to leave the site itself, due to the intensity of some fires and the use of chemical application for some fire fighting activities. If runoff does occur, there may be impacts to receiving water bodies, particularly if the volume of discharge is significant and the fire location is in close proximity to the receiving stream.</p> <p>Typically, the Fire Department’s first responsibility is to protect the public. Generally, protective measures would be taken after a fire is suppressed. The City is also minimizing it’s use of foam for fire suppression.</p> <p>There are not currently any BMPs in the City of Gladstone’s program to directly address increased runoff due to fire fighting activities, as fire fighting is a public safety measure. The City does implement a number of BMPs to indirectly address impacts related to increased flows in the MS4 system and possible contamination related to these increased flows.</p>	<p>See Stormwater Conveyance System Cleaning and Maintenance and Street Maintenance under Component #1 of the Stormwater Management Plan. See also Provide Public Education and Outreach Materials Regarding Stormwater Management under Component #5 of the Stormwater Management Plan.</p>

SECTION 8 SUMMARY OF PUBLIC INVOLVEMENT PROCESS

New permit requirements Schedule D(2)(g)(i-iii) require each co-permittee to conduct a public involvement process for:

- i) Interim Evaluation Report and MS4 permit renewal submittal
- ii) On-Going Adaptive Management

To meet the first requirement, the City conducted a 30-day public review period to receive public comments on the City's Interim Evaluation Report (IER) and revised Stormwater Management Plan (SWMP). Gladstone placed a notice in the local newsletter, indicating that the draft IER is available for review and public comment. Copies of the IER were placed at City Hall for review. Contact information was provided in the notice along with a time period for submittal of comments to the City. The public had 30-days to review and comment, beginning on March 13, 2006. The public comment period ended on April 11, 2006, and the City received no comments.

To meet the second requirement regarding on-going adaptive management, the City's stormwater management program must be continually evaluated and updated. To accomplish this, the revised SWMP contains language to ensure BMPs may be modified based on the results of inspections, City priorities, and future definitions of MEP. With the pending approval of the Willamette River TMDL, the City will need to consider adaptive management of their stormwater program to develop and address future benchmarks. Per the permit, the City may modify their stormwater program and SWMP accordingly. Substantive revisions to the City's SWMP, not including the addition of BMPs or the minor modification of existing BMPs that do not change the City's level of commitment, would require a public review process to meet the adaptive management requirement.

SECTION 9 303(d) EVALUATION FOR THE CITY OF GLADSTONE

All of the receiving water bodies within the City of Gladstone are currently water quality limited for various parameters. The Willamette River, which receives discharge from approximately 38% of the City is water quality impaired for bacteria, mercury, iron and manganese, PAHs, and a number of organochlorine compounds (collectively, 303(d) pollutants; DEQ, 2002). The Clackamas River, which discharges approximately 49% of the City, is water quality limited for temperature and bacteria. Clackamas River tributaries, specifically Kellogg Creek and Cow Creek, are also water quality limited for temperature and/or bacteria. The City of Gladstone's MS4 NPDES permit requires a review of their program with respect to these 303(d) constituents. Specifically, the requirements for this review consist of three parts:

ScheduleD(2)(e)

- 1) Determine whether there is a reasonable likelihood for storm water from the MS4 to cause or contribute to water quality degradation of receiving waters through the discharge of pollutants on the 2002 303(d) list. Provide the rationale for the conclusion, including the results of an evaluation.*
- 2) If the discharges from the MS4 is a contributor to specific listed pollutants, determine and describe the relationship between the 303(d) listed pollutant and the MS4 discharges.*
- 3) Determine whether the BMPs in the existing SWMP are effective to address the 303(d) pollutants. If not, describe how the plan could be adapted to more appropriately address these pollutants. A summary of the rationale for this determination must also be included in the report.*

The sections below analyze each 303(d) parameter with respect to the above mentioned permit requirements. Analysis regarding the contribution of stormwater runoff via the MS4 system to the ambient pollutant concentrations and analysis regarding the effectiveness of stormwater BMPs in treating these 303(d) parameters is conducted using information from national databases, regional data, draft or existing TMDL documents and other local studies. BMPs specific to the City of Gladstone's stormwater management program are evaluated with respect to their potential to reduce loads of each of the 303(d) pollutants.

The following text addresses the 303(d) evaluation requirement for the following 303(d) parameters:

- Bacteria
- Mercury
- Iron and Manganese
- PAH's
- PCBs, DDT, DDE, aldrin, dieldrin

9.1 BACTERIA

Water quality standards for bacteria are designed with the intent of protecting human health by limiting the amount of pathogens in the water. With secondary water treatment, the primary beneficial use protected by water quality standards is recreational contact with water. Both *Fecal coliform* (pre-1996) and *Escherichia coli* (*E. coli*) have been used as indicators of harmful pathogens in receiving waters. The Oregon Department of Environmental Quality’s (DEQ’s) current water quality standard is for *E. coli* in freshwater where water contact recreation is the most sensitive beneficial use. The *E. coli* standard is less than 406 *E. coli* organisms (most probable number – MPN) per 100 milliliters (mL) in any single sample; and a 30-day log mean of 126 *E. coli* organisms per 100 mL, based on a minimum of five samples. These standards were established for ambient or receiving water concentrations, not for in-pipe concentrations of stormwater prior to mixing at the discharge point.

Part 1: Likelihood of water quality degradation related to stormwater.

Analysis

Recent TMDL documents state that bacteria concentrations exceeding water quality criteria are ubiquitous in urban streams in the lower Willamette River Valley (DEQ 2004a, c). This is consistent with nationwide findings of elevated bacteria concentrations in receiving waters of urban areas. Bacteria analyses performed for TMDLs are a result of sampling receiving water bodies rather than MS4 systems. However, elevated bacteria levels have been found to be associated specifically with the MS4 systems, and national and local data sources support this observation. At a national level, Pitt et al. (2004) evaluated data from MS4s across the nation. This data evaluation was restricted to samples from storm sewer pipes or outfalls only (rather than receiving waters), so it is truly representative of the contribution of the permitted MS4 systems. Results are summarized in Table 9-1. An assessment was also completed specifically to the Pacific Northwest (EPA Rain Region 7) Region, and bacteria concentration values summarized for all land uses ranged from 10 to approximately 50,000 mpn/100mL, with a median value of approximately 2,000 mpn/100mL.¹

TABLE 9-1: Summary of Fecal Coliform Concentrations in U.S Urban Stormwater Systems (Pitt et al., 2004)

Land Use	Median (MPN/100 mL)	Number of Observations	% Above Detection	Coefficient of Variation
Overall	5,091	1,704	91%	4.6
Residential	8,345	446	88.3%	5.0
Mixed Residential	11,000	313	94.9%	3.3
Commercial	4,300	233	88.0%	2.8

¹ Bacteria concentrations are variously reported as “colonies,” “colony-forming units (cfu)”, or “most probably number (mpn)” per 100mL of water, depending on the test used.

Land Use	Median (MPN/100 mL)	Number of Observations	% Above Detection	Coefficient of Variation
Mixed Commercial	4,980	109	94.5%	3.3
Industrial	2,500	297	87.9%	5.6
Mixed Industrial	3,033	115	95.7%	2.5
Freeways	1,700	49	100.0%	2.0
Mixed Freeways	730	16	81.3%	2.0
Open Space	7,200	23	91.3%	1.1
Mixed Open Space	2,600	95	97.9%	2.3

A regional data compilation and summary of land-use based stormwater sampling of MS4 systems in Oregon (not receiving waters) indicated median bacteria concentrations in storm drain systems of up to 1,300 *E. coli* colonies per 100 mL, and 1,600 *Fecal coliform* colonies per 100 mL (WCC, 1997). These values are presented in Table 9-2. In addition, sampling of bacteria in MS4 systems from the City of Portland and Clean Water Services since MS4 permits were issued in 1995 continues to suggest that urban stormwater exceeds the ambient bacteria standard by a wide margin.

TABLE 9-2: Median Bacteria Concentrations in Oregon Urban Stormwater Systems 1992 – 1996.
(WCC, 1997 and Raj Kapur, Clean Water Services, pers. comm., 2005)

Land Use	Fecal coliform (MPN/100 mL)	E. Coli (MPN/100 mL)
Residential	1,600	600
Multi-Family Residential	1,600	600
Commercial	1,600	1,300
Industrial	885	610
Public Open Space	1,090	1,000
Vacant	1,090	1,000
Rural	1,090	1,000

Recent sampling of Fanno Creek, a tributary to the Tualatin River in the Portland metropolitan area, by the U.S. Geological Survey (USGS 2000, 2002) indicates a link between bacteria and runoff conditions, and suggests impacts of failing septic systems on the bacterial load specifically for Fanno Creek. The USGS sampling occurred within the receiving water body rather than the storm drainage system. The USGS performed spatially detailed sampling during low flow conditions in the summer of 1996, and storm sampling at three locations during three storms between June 1998-December 1999. The median *E. coli* concentration in Fanno Creek during low flow conditions was 520 CFU/100mL, with 70% of the samples exceeding the single-sample ambient standard; the median *E. coli* concentration in nearby but less developed Bronson Creek during the same period was 180 CFU/100mL, with 33% exceeding the single-sample ambient standard (USGS, 2000). Bacteria concentrations were found to be much higher during conditions of storm runoff. During the three storm events, the median *E. coli*

concentration in Fanno Creek was 1,800 CFU/100mL and 96% of these samples exceeded the single-sample ambient standard.

DEQ has also evaluated the relationship between bacteria and wet weather in the course of developing TMDLs for the Columbia Slough and the Johnson Creek basins, both of which are located in the Portland metropolitan area. In each case, data supports a correlation between wet weather conditions and exceedance of the bacteria standard.

Conclusion

Based on this analysis, it is clear that urban stormwater can contribute to elevated levels of bacteria in local receiving water bodies.

Part 2: What is the relationship between the 303(d) listed pollutant and the MS4 discharges?

Analysis

As described above, MS4 discharges can contribute to elevated bacteria levels in receiving waters. Unfortunately, the relative contribution of bacteria from different sources is difficult to determine.

The intent of the water quality standard for bacteria is to limit the potential discharge of pathogenic (particularly human) bacteria. Bacteria from humans are thought to enter MS4 systems from a number of sources including:

- Failing septic systems or leaky sewer systems and associated infiltration and inflow to the MS4 system;
- Combined sewer overflows and sanitary sewer upsets;
- Illegal dumping (e.g., from mobile sanitary services) and illicit connections to the storm drain instead of the sanitary sewer service.

It is important to note however that bacteria in receiving waters have also been associated with domestic animals (including feral populations), and wildlife (such as avian species and rodents). Multiple studies over the past decade have revealed that only a small percentage of bacteria in ambient waters are actually associated with human sources. Four microbial source tracking (MST) studies using ribosomal tracking of coliform bacteria illustrate this point well as follows:

1. **Blaine, WA:** The City needed to evaluate contamination sources to shellfish beds (HEC, 1999). In Cain Creek, an urban stream, no human sources of bacteria were found. Instead, half of the matched bacterial strains were attributed to dogs and cats (evenly divided), and the remaining half of the matched strains were attributed to ducks/geese and gulls (in a 2:1 ratio). Results from Portal Drain, a storm sewer outfall, were nearly identical. Bacterial concentrations were noticeably higher during a wet period on the flood tide, suggesting that there may be some transport from bacterial sources in the bay upstream with the tides. HEC noted, however, that these samples were collected later in the spring than other samples, so the warmer weather and difference in wildlife activity may have also influenced the total concentration of

bacteria. In a stream draining an unsewered area with some agricultural land use, 8% of the identified bacteria strains were of human origin.

2. Boise, ID: A study in support of implementation of the Boise River TMDL included two sites that are stormwater outfalls, as well as several sites in receiving waters (CH2MHill, 2003). At one of these sites, where the stormwater was combined with irrigation return flow, sources of 72% of the bacterial strains were identified: dog was the dominant source (30%), humans were next at 21%, 12% was avian (mixed, including ducks/geese), 5% cat, 3% rodent, and 1% duck-geese-rabbit. At the second site, which had a combination of residential and recreational land uses, sources of 83% of the bacterial strains were identified. In this case, 29% of the bacteria were associated with avian sources, 29% with dog, 10% with human, 8% with cat, 3% rodent, and approximately 1% each of opossum-rabbit and duck-geese-squirrel-cat.
3. Puyallup, WA: In a study of receiving waters in urban areas of Puyallup, Washington, geese were shown to be the dominant bacterial source at 41% of the total bacterial strains (Milne et al., 2004). This is important because the study area contains the Western Washington Fairgrounds, considered to be a potentially significant bacterial source. The next largest bacterial source was rabbit-rodent (28%), followed by: canine (11%), unknown (9%), human (5%), raccoon (3%), deer-elk (2%), and < 1% each of feline, bovine, or horse. During high rainfall events, human sources were not distinguishable.
4. Tualatin Basin, OR: In a yet to be published study conducted by Clean Water Services in 2005, avian species with about 50% of the total bacteria strains were predominant, followed by rodents, and domestic animals. None of the stormwater samples analyzed showed any human sources of bacteria.
5. Seattle, WA: A study in Pipers Creek, an urban stream in northwestern Seattle, contained a primary wastewater treatment plant in the middle of this watershed. While the wastewater treatment plant discharged to Puget Sound through a deep-water outfall, concerns were raised about leaks in this conveyance system. A MST study using a ribosomal tracking method found that 30 percent of the samples contained bacteria matching a cat source strain, 7 percent were from dogs, and 3 percent were from ducks. Fifty-seven percent of the bacteria could not be definitively identified (HEC, 1993). HEC concluded that the relatively high percentage of cat source was attributed to the success of Seattle's scoop laws for dogs. The cat source of bacteria was presumably a combination of domestic cats and feral cats.

Seasonal variations in bacterial concentrations independent of suspended sediment concentrations were observed by USGS (2002). In a relatively minor storm in June at Fanno Creek, bacteria numbers were substantially higher than during winter storms, and higher than the concentrations typical of MS4 systems. This may be due to a number of processes including: dilution by larger volume of winter storms, suspension of bed sediments containing bacterial colonies that developed *in situ* in streambed sediments during warm weather, runoff from a more concentrated reservoir of bacteria present in

upland soils during warm weather (Hunter and others, 1999 as cited in USGS, 2002), or due to a greater buildup of bacteria on impervious surfaces due to a longer antecedent dry period than is typical of winter storms. Understanding this seasonal variation and determining whether it occurs at other sites could bring about useful management insights specifically targeted at reducing bacteria levels.

Conclusion

Regionally available bacteria source tracking studies have shown that bacterial sources in urban environments are not predominantly human. The more predominant sources of bacteria include wildlife and/or domestic pets (e.g., canine/feline).

Part 3. Determine whether the BMPs in the existing SWMP are effective to address the 303(d) pollutants.

Analysis

This section describes the effectiveness of structural stormwater BMPs for which information was available relative to bacterial removal based on either local data or data from the ASCE International BMP Database (ASCE, 2005). Based on a review of both national and local data on BMP effectiveness, a number of observations were made:

1. Reducing overall stormwater volumes through infiltration (i.e., low impact development techniques) can help to reduce bacteria loads to surface waters by reducing the volume of stormwater entering a stream and hence suspended bacteria loads. Soil is an excellent filtration medium for bacteria, as demonstrated by numerous studies that have been conducted to develop design standards for septic systems.
2. Although there are significant limits with respect to bacteria removal through the use of structural BMPs, there are some factors that promote increases in bacteria die-off that have implications for BMP effectiveness. These include:
 - Sunlight - Maximum die-off requires clear water, however, the turbidity and organic matter found in urban runoff can greatly interfere with the sunlight effect (Bank and Schemmel, 1990, in CWP, 1999). Substantial treatment would be needed to remove suspended solids before UV light could be effective. In addition, exposing water bodies to increased UV light results in warming, which is contrary to the goal of water quality standards for temperature.
 - Chemical/Ultraviolet Disinfection - Although effective for treatment of drinking water and wastewater, chlorine dosing of stormwater is difficult due to the variable flows and turbidity levels. Therefore, it has only been used for this purpose in rare cases. In addition there are stringent water quality standards with respect to the discharge of chlorine. Exposure to ultraviolet disinfection would be even more problematic due to the concentrations of suspended sediment typical of stormwater.
 - Growth Inhibitors - cooler temperatures, low nutrient levels, low carbon supplies, low pH levels and dry conditions are all factors that inhibit the growth of bacteria.

3. There are upper limits on what stormwater treatment systems that rely on sedimentation can achieve with respect to bacteria removal (ASCE, 2005).² Even an advanced secondary wastewater treatment plant that filters its effluent still discharges fecal coliform at the 10^3 to 10^5 levels before final disinfection. That being said, the most common removal mechanisms and their estimated effectiveness are as follows:
 - Sedimentation - One study indicated that 15 to 30 percent of fecal coliform cells present in stormwater are adsorbed to larger suspended particles, most of which are greater than 30 microns in diameter (Schillinger and Gannon 1982, in CWP 1999). The bacteria that do adsorb to these larger particles can settle rapidly out of the water column. Of the bacteria that do not attach or adsorb to larger particles, the remainder either attach to smaller particles less than 30 microns in diameter or do not attach at all. Specifically, fifty percent of fecal coliform bacteria were found unattached. These bacteria have slower settling velocities and may remain in suspension for days or weeks. A subsequent study found that approximately 90 percent of bacteria (both attached and unattached) are expected to settle out from a typical stormwater pond in about two days under ideal conditions (Auer and Niehaus 1993, in CWP 1999).
 - Sand Filtration - Most field studies of sand filters show removal of 50 to 65 percent of bacteria.
 - Soil Filtration - Similar to sand filtration although more effective since the higher organic matter and clay content of most soils increases potential bacteria adsorption (Robertson and Edberg, 1997, in CWP, 1999).
4. Structural BMP-specific study results conducted nationally and locally suggest that there are limited practicable options for bacterial removal from stormwater. Results below cite results from specific BMP evaluations using local data where available, supplemented with national data as necessary. Effluent data from the BMPs that were studied were so variable with respect to bacteria that it can't be determined whether one is more effective than another or whether any of them are very effective at all:
 - Detention Ponds – Gresham monitors the Mt. Hood Community College and Kelly Creek detention ponds. Outflow concentrations of *E. coli* in 2003-2004 averaged approximately 100 CFU/100mL, down from outflow concentrations measured in 2001-2002 that ranged from 220-440 CFU/100mL (Gresham 2004). At both ponds, outflow values were less than inflow values, indicating that the ponds are responsible for some load reductions. *E. coli* data collected as part of ongoing BMP effectiveness evaluations by Clean Water Services showed ranges from 600 MPN/100 mL to 250,000 MPN/100 mL in effluent samples, with a

² It is important to note that only the data reported in the National BMP Database that was collected as Event Mean Concentrations (EMCs) was examined for this summary. Data reported in the National BMP Database that was collected as grab samples was not examined.

- median value of 2,550 MPN/100mL (Kapur 2005).³ Data indicate that effluent bacteria levels were actually higher than influent levels in many of the samples.
- Retention Ponds - Outflow concentrations of *E. coli* from the Water Garden wet (retention) pond at the City of Portland's Water Pollution Control Laboratory average 1209 CFU/100mL (BES 2001).
 - Sand Filters - The City of Portland currently monitors a sand filter (the Parkrose sand filter) that has effluent concentrations that are consistently below the 406 CFU/100 mL standard.
 - Swales - Outflow concentrations of fecal coliform averaged 2,506 colonies/100 mL based on 3 events (CWP, 1999). Average *E. Coli* concentrations in effluent from Portland swales ranged from 5,500 to 12,000 colonies/100 mL. The range of effluent concentrations in the swale sampled by CWS was even greater (15-70,000 MPN/100mL). As a group, the grass swales were found to have no ability to reduce fecal coliform levels, with zero or negative changes in concentrations reported in four out of five studies. Pet droppings, wildlife use, in-situ growth of the bacterial colonies, and short travel times within the swale were all cited as reasons for the poor performance of swales.
 - Grass Filter Strips - Studies suggest only a modest capability to remove fecal coliforms from runoff.
 - Vortechnics Settling Chamber - Samples collected from 1997-2004 by CWS revealed often-higher bacteria levels in effluent samples than influent samples⁴. Concentrations ranged from 7 MPN/100 mL to 28,300 MPN/100 mL.
5. Very little monitoring has been conducted to determine if source controls and other non-structural BMPs (ex: public education) can actually reduce watershed bacteria levels. There are four primary types of source control used to control bacteria: pet management, wildlife management, illicit connection control, and converting septic-systems to sanitary system hook-ups. A study on controlling pet waste in the Chesapeake Bay showed that approximately 41% of dog walkers do not pick up the waste. Eighty percent of that 41% indicated that several factors (i.e., complaints, simpler collection methods, more convenient disposal methods and/or fines) would still not induce them to change their behavior. This indicates that source control programs will need to be very creative to alter these deeply rooted attitudes. A recent survey by CWS ratepayers favored fines (presumably associated with an ordinance) and, secondarily, disposable scoops or bags and disposal locations in places popular with dogs as inducements for compliance (CWS, 2002). The Pipers Creek study cited above provides some support for the recommendations of CWS. The effectiveness of illicit connection control is evaluated qualitatively below. Hook-ups of failing septic systems can be very effective for localized problems, as suggested in data from Fanno Creek.

³ As a means of qualifying these results, Jan Miller (personal communication 5/3/05) notes that the detention pond, while designed to be dry, has a spring source and so remains damp and vegetated year-round with wetlands species.

⁴ The Vortechnics chamber is difficult to sample and oversized relative to receiving flow volume.

Although broadly recognized as effective and necessary, few successful studies exist that quantitatively show the effectiveness of public education and information efforts to change behaviors related to stormwater quality. Based on a meta-analysis of numerous surveys concerning environmental knowledge, attitudes and behavior, Doug McKenzie-Mohr (Univ. of Toronto) found that human behavior is more influenced by convenience and perceptions of what others will think than by what people believe to be correct. Although Gresham has targeted campaigns to encourage proper disposal of pet waste through education accompanied by provision of conveniently located waste receptacles, it has been difficult to translate use of the receptacles to a quantity of bacteria that has been prevented from entering stormwater.

Based on the overall review of BMP effectiveness, there appears to be three important data gaps that should be noted:

1. Studies did not discuss/evaluate whether maintenance practices such as street sweeping and catch basin cleaning are effective at reducing levels of bacteria in runoff. To the extent that these practices remove sediment-bound bacteria before they reach receiving waters, they should be further evaluated with respect to effectiveness.
2. Studies did not discuss the potential effectiveness of successful source control or public education programs (e.g., it is difficult to quantify the effect that 50,000 distributed landscaping brochures have on bacteria loads in urban areas). In particular, the effectiveness of garbage disposal for rodent control, wildlife control (e.g., “Don’t feed the wildlife” signs), and pet waste disposal campaigns have not been quantified.
3. Studies did not evaluate the potential effectiveness of low impact development (LID) techniques aimed at reducing flow volumes.

Conclusion

As stated earlier studies have shown that only small percentages of bacteria loads in stormwater are from human sources. Larger proportions of bacteria are from pets and wildlife. Most structural and non-structural stormwater BMPs have not been shown to be very effective at reducing bacteria loads and in some cases even increase loads. The exception would be for BMPs that reduce runoff volumes including low impact development practices and infiltration.

Based on the overall analysis of bacteria as discussed above, the City of Gladstone’s Stormwater Management Plan (SWMP) focuses on the following sources to reduce the discharge of bacteria to the maximum extent practical:

- Human Sources - Even with the small proportion of the bacteria load that is associated with human sources, this source is the target of the water quality standard and should be eliminated to the extent possible. This would include fixing or eliminating failing septic systems and searching for and eliminating illicit discharges.

- Domestic and Feral Animal Sources - Reducing sources of bacteria associated with pet waste should focus on educating pet owners regarding proper pet waste management. Other activities that could assist in behavior modification include providing free bags for waste pickup at convenient locations and/or assessing fines for those caught not picking up the waste. To address feral animal sources issues such as proper management of food wastes, etc. should be considered so as to reduce areas that attract nuisance rodents, etc.
- Wildlife Sources - As there are natural sources of bacteria it is assumed that the intent of the water quality standard was not to eliminate these sources. However, enhancement of riparian areas could potentially provide for slowing of flows and hence enhancing infiltration and filtration.

Based on this conclusion, the City of Gladstone’s SWMP should be effective at reducing bacteria to the MEP because it already includes BMPs to address all three of these potential bacteria sources. Table 9-3 outlines the City of Gladstone’s BMPs to address bacteria loading.

TABLE 9-3: Gladstone BMPs to Address Bacteria Loading

BMP Name	BMP Description
Provide Public Education and Outreach Materials regarding Stormwater Management	Implement public information, education, involvement and activities to raise awareness and promote pollution prevention and stormwater management.
Illicit Discharges Elimination Program	Identify, investigate, control, and/or eliminate illicit discharges (illicit connections, illegal dumping, and spills) to the storm drain system.
Stormwater Conveyance System Cleaning and Maintenance	Maintain stormwater conveyance system components to minimize discharge of pollutants into receiving waters.
Structural and Pollution Control Facility Cleaning and Maintenance	Maintain stormwater control facilities to minimize discharge of pollutants into receiving waters.

It should be noted that these BMPs are not likely to reduce bacteria levels to the extent that they will meet water quality standards since a large portion of the bacteria load is likely due to feral and wild animal sources which will not be eliminated.

9.2 MERCURY

Mercury in the aquatic food chain is now recognized as a widely distributed problem throughout North America (Brumbaugh et al. 2001). In the Willamette basin, mercury is on the 303(d) list due to fish advisories for the mainstem of the Willamette River and headwater tributary Coast Fork Willamette.

Water quality standards for mercury are designed to protect human health by limiting the amount of mercury that can bioaccumulate in the food chain of the Willamette River and tributaries, eventually lodging in human-consumable fish in the form of methylmercury, which is highly toxic. Existing Oregon water quality standards are 144 ng/L, 146 ng/L, and 2000 ng/L for water and fish ingestion, fish ingestion, and drinking water respectively. However, recent food web modeling (DEQ, 2004d) suggests that these criteria are not low enough to achieve fish tissue concentrations of 0.3 mg/kg: DEQ estimates that the water column “guidance value” for total mercury should be 0.92 ng/L. Ambient water column concentrations in the Willamette River currently average 1.3 ng/L.⁵

Part 1: Likelihood of water quality degradation related to stormwater.

Analysis

Recent TMDL documents state that ambient mercury concentrations in the Willamette River result in excessive levels in fish tissue (DEQ, 2004a). Sources of mercury in the environment are identified in the TMDL as:

- Air deposition of ionic mercury (Hg^{2+}) from local and far-field sources, at a rate approximately $10 \mu\text{g}/\text{m}^2\text{-yr}$ (DEQ, 2004b). Far-field sources include coal combustion in Asia. Near-field sources could include everything from Mt. St. Helens to broken fluorescent light bulbs and incinerators/crematoria (Krabbenhoft, personal communication, 4/18/05).
- Mine wastes from cinnabar (HgS) mining and milling, and amalgam-based gold milling activities in the Cascades. These wastes include mercury-enriched soils, waste or ore rock, and water discharges from mine openings (adits).
- Soil erosion, where soil mercury concentrations in the Willamette River valley floodplain are typically 0.09 mg/kg at the surface (i.e., A-horizon), and 0.05-0.06 mg/kg in the subsurface (i.e., B-horizon) outside of mining districts (Khandoker, 1997).
- Limited point sources, including industrial and municipal wastewater discharges. Mercury in municipal wastewater discharges can be traced to a large number of small sources—diet (e.g., swordfish or tuna), personal care products, pharmaceuticals, waste amalgam from dentists, broken thermometers—in addition to industrial sources covered by pretreatment requirements. Most of this influent mercury is removed during wastewater treatment (Downing, 2005). In preliminary results from the San Jose/Santa Clara Water Pollution Control Plant, influent mercury concentrations of 193.7 ng/L (1.3 ng/L methylmercury) were

⁵ A critique of DEQ’s analysis was filed as part of ACWA comments on the draft TMDL in January, 2005. This critique, prepared by URS and Entrix on behalf of ACWA, finds major flaws in DEQ’s link between methylmercury concentrations in fish tissue and total water column concentration of mercury, with particular emphasis on the poor relationship between water column methylmercury and total mercury. For purposes of this memo, however, these flaws will not be considered.

reduced to 2 ng/L total mercury (THg) and 0.03 ng/L methylmercury following treatment by tertiary filters.

- River sediments reflecting total mercury derived from all of these sources. A compilation of Willamette Basin data from the 1990s by the USGS indicates that streambed sediment averages 0.29 mg/kg, but ranges from 0.01 to 2.5 mg/kg (Rice, 1999). This average value is confirmed by DEQ (2004a) for the Willamette River mainstem.

Stormwater runoff is the primary pathway by which aerially deposited mercury in the urban environment reaches aquatic systems. Brumbaugh et al. (2001) notes that urban streams that have no other specific point sources typically have elevated levels of total and methyl mercury in streambed sediments. Little is known about mercury concentrations in most tributary streams of the lower Willamette River valley (DEQ 2004a, b). Sampling by the USGS (2004) in metro-Portland area creeks (Johnson, Fanno, and Beaverton Creeks) indicates that these urban creeks have both slightly higher concentrations of water column mercury and a slightly higher percentage of methylmercury than comparable creeks in the forested basins of East Fork Dairy Creek, and Lookout Creek. Dissolved mercury averaged 0.77 ng/L in urban streams (9% methylmercury), and 0.62 ng/L in forest streams (6.5% methylmercury). This pattern has been partially corroborated in one of the few studies to address mercury partitioning in stormwater, undertaken in the Sacramento, California area. In the Sacramento-area study, urban and non-urban streams had comparable water column total mercury concentrations, but methylmercury concentrations were higher in the urban streams (Archibald and Walberg 2004).

A recent evaluation of data from MS4s across the nation revealed that relatively poor data are available for mercury in stormwater (Pitt et al. 2004; Pitt 2005). This data evaluation was restricted to samples from storm sewer pipes or outfalls only (rather than receiving waters), so it is truly representative of the contribution of the permitted MS4 systems. Of 3765 samples compiled in this effort, fewer than 1/3 were analyzed for mercury. In the subset of samples analyzed for mercury, mercury was undetected at analytical detection levels of 100-300 ng/L in most samples (i.e., close to Oregon water quality standards but well above target water column concentrations from the draft Willamette River TMDL). In the 103 samples in which mercury was detected (as total mercury), concentrations ranged from 30 to 9,200 ng/L, with the mean and median concentrations equal to 370 and 200 ng/L, respectively. No data were presented that could illuminate the partitioning of mercury between the total, dissolved, or methylmercury fractions. Looking at Oregon results from the compilation of samples from MS4 systems by Pitt (2005), mercury concentrations ranged from non-detects at 200-500 ng/L, to detected values of 200-700 ng/L. The Oregon results exhibit a similar proportion of sampled/detected values as the national data compilation.

Conclusion

Based on this analysis, it appears very little is known regarding the connection of urban stormwater runoff to instream mercury concentrations. However, urban stormwater is suspected of providing a pathway for aerial sources of mercury to be discharged to receiving waters.

Part 2: What is the relationship between the 303(d) listed pollutant and the MS4 discharges?

Analysis

Stormwater conveyance, whether in a piped system or surface conveyances (e.g., ditches and channelized streams) is designed to get stormwater quickly off impervious surfaces in the urban environment. Therefore, urban runoff has relatively little contact time with soil and other environments where mercury can be bound up as less-reactive compounds prior to reaching receiving waters. This is important because “young” mercury seems to be more bioavailable than “old” mercury (Krabbenhoft, personal communication, 2005). In other words, this young mercury is more rapidly methylated and incorporated into the aquatic food chain. From the data summarized above, it does appear that MS4 systems may provide an important pathway source of mercury.

Three example calculations are illustrative of the relative contribution of different mercury sources in the urban environment:

1. Air deposition:

- Assume that the average mercury load to urban environments from air deposition is diluted by the average annual rainfall for the Portland metropolitan area.
- Annual mercury load from air deposition is calculated in the draft Willamette TMDL as $10 \mu\text{g}/\text{m}^2$ (DEQ, 2004a);
- Average annual rainfall is 41.22 inches, or 1.05 m (National Climate Data Center means for 1971-2000 at Oregon City, Hillsboro, Troutdale, Portland, and Beaverton averaged);
- Urban runoff from impervious surfaces is approximately 95% of incident precipitation ($1.05 \text{ m rainfall} * 95\% = 1.0 \text{ meter runoff}$);
- Assume that there is no re-volatilization or other mercury losses.
- Average concentration of mercury in runoff from urban impervious surfaces in the metropolitan area is $10 \mu\text{g}/\text{m}^3$, or 10 ng/L. This is approximately an order of magnitude higher than the target water column concentration (i.e., 0.92 ng/L) necessary to achieve required fish tissue concentrations.

2. Sediment resuspension:

- Mercury concentrations in streambed sediments of the Willamette River average approximately 0.3 mg/kg (DEQ, 2004b).
- Typical suspended sediment concentrations in Willamette River streams are 10 mg/L in moderate streamflows (DEQ, 2004b).
- The contribution to the water column mercury concentration from suspended sediment, assuming that it is derived from re-suspended bed sediment, would be 3 ng/L, or approximately 3 times the target water column mercury concentrations.

3. Soil erosion:

- Mercury concentrations in surface soil in the Willamette Valley are approximately 0.09 mg/kg.
- Typical suspended sediment concentrations in Willamette River streams are 10 mg/L in low and moderate streamflows (DEQ, 2004a). Wet weather conditions generally increase instream concentrations; data from the City of Portland indicates that instream TSS concentrations range from 30-60 mg/L during wet weather conditions (Wildensee, 2005).
- The contribution to the water column mercury from suspended sediment if soil erosion is the only source of that sediment would be 0.9 ng/L, or just about the target water column mercury concentrations.

Conclusion

Data discussed under Part 1 and 2 of the mercury analysis indicates that urban stormwater systems in Oregon provide efficient transport pathways for mercury to reach receiving waters. Elevated urban peak flows can promote resuspension of mercury-enriched streambed sediments, effectively moving the problem “downstream.” Soil erosion can also contribute to elevated mercury loading in the urban environment, although erosion is estimated to be an even more substantial issue in agricultural or forest harvest settings (DEQ, 2004b).

Part 3. Determine whether the BMPs in the existing SWMP are effective to address the 303(d) pollutants.

Analysis

The goal of stormwater BMPs should be to reduce the load of both mercury and methylmercury to receiving waters. This is done by reducing the mercury load in absolute terms, and reducing methylation in the environment. Mercury binds strongly to sulfur-containing organic ligands such as weathered plant material so that mercury that reaches biologically active soils tends to be well-sequestered (i.e., less bioavailable for methylation). Therefore, sediment-trapping BMPs can be expected to be effective at trapping mercury and reducing methylmercury loads. If, as has been hypothesized, “young” mercury is more bioavailable than “old” mercury, then the potential for enhanced methylation in stormwater BMPs must also be addressed in addition to reduction of total mercury. Krabbenhoft (personal communication, 2005) notes that delivery of methylmercury to aquatic systems requires—in addition to mercury—sulfur, carbon, the anaerobic conditions that favor sulfate-reducing mercury, and a method to periodically flush methylmercury from where it is being formed. Methylmercury can also be reduced to elemental mercury by photo-degradation.

Structural BMP effectiveness data for mercury are essentially non-existent: only 5 sites included in the ASCE International BMP database have mercury data, and for most of those observations, mercury was not detected (ASCE, 2005). The City of Austin sampled residual sediments in inlet filters for mercury at 3 sites between 1994 and 1996. Detection limits were variable, ranging from 0.14 to 0.20 mg/kg (i.e., above the mercury concentration in typical Willamette Valley soils). Mercury was detected in 3 of 16

samples at concentrations ranging from 0.18 to 0.66 mg/kg. One wet retention basin in Michigan was sampled for mercury, with 8 inlet and 6 outlet samples. Inlet concentrations averaged 0.29 µg/L, and outlet concentrations averaged 0.22 µg/L. However, this study is somewhat dated (from the early 1990's) and mercury data gathered in the Midwest may not be the most representative of conditions in the Pacific Northwest, due to the large number of mining and coal-burning facilities and activities. More recent, local sampling and analysis by the City of Portland found that mercury concentrations in stormwater are typically <0.01 µg/L or <0.005 µg/L (Wildensee, personal communication). Most outlet concentrations for the Parkrose sand filter were below method detection limits at <0.01 µg/L; a 50% reduction between inflow and outflow was observed for those samples with mercury detected in both the inflow and outflow.

Because data are severely limited, the effectiveness of stormwater BMPs currently cannot be quantitatively assessed with any degree of certainty. Stormwater BMP effectiveness should be tested using well controlled and documented evaluation protocols. Furthermore, target effluent concentrations should be at or below ambient concentrations that are already quite low. For this reason, none of these structural BMPs may result in sufficiently low effluent concentrations to meet the water quality target in the draft Willamette River TMDL.

Evaluating BMP effectiveness is also more involved than simply analyzing patterns of inflow and outflow concentration differences. Particularly because the goal is to remove very small quantities of mercury from the aquatic environment, a more holistic (i.e., life cycle) view of mercury removal is required. All material removed from these BMPs should be disposed of properly. Incineration during disposal or recycling, for instance, can re-vaporize the mercury that was previously trapped, resulting in a local airborne source. In general, mercury should be sequestered in upland soil or subsurface environments.

In the absence of data, structural stormwater BMPs that would conceptually be most effective at reducing mercury loads would include the following characteristics:

- They would promote the sort of retention times necessary for the dissolved mercury fraction to be adsorbed to particulates.
- They would trap sediment (particularly fine sediment) for alternative disposal.
- They would promote reduction in flow volumes such that mercury would be incorporated into the soil matrix.
- They would provide aerobic conditions that limit methylation.
- They would not result in the remobilization of particulate, dissolved, or methylmercury.

In addition, non-structural BMPs to be implemented within the municipal NPDES-permitted community should focus on source reduction efforts by dentists (i.e., amalgam collection, mandatory in San Francisco proper), households, and other commercial interests. This latter category included collection and proper recycling or disposal of mercury switches in automobiles, impact lights (e.g., tennis shoes and toys), fluorescent

lights (containing mercury vapor), and pharmaceuticals. From a stormwater perspective, BMPs that focus on reducing mercury vapor emissions are also important because they reduce a local source of mercury in air deposition. In addition, BMPs that focus on sediment control (ex: erosion control, operation and maintenance activities) will also be beneficial at reducing mercury by reducing the potential for methylation to occur.

Conclusion

Effectiveness of stormwater BMPs in reducing mercury loads has not yet been determined quantitatively. The results of this monitoring, as well as evaluations of non-structural BMPs, will be used to re-evaluate the SWMP with respect to mercury for the next permit term. BMPs that the City of Gladstone currently implements that can be effective at reducing mercury loads are shown in Table 9-4.

TABLE 9-4: Gladstone BMPs to Address Mercury Loading

BMP Name	BMP Description
Provide Public Education and Outreach Materials regarding Stormwater Management	Implement public information, education, involvement and activities to raise awareness and promote pollution prevention and stormwater management.
Illicit Discharges Elimination Program	Identify, investigate, control, and/or eliminate illicit discharges (illicit connections, illegal dumping, and spills) to the storm drain system.
Stormwater Conveyance System Cleaning and Maintenance	Maintain stormwater conveyance system components to minimize discharge of pollutants into receiving waters.
Structural and Pollution Control Facility Cleaning and Maintenance	Maintain stormwater control facilities to minimize discharge of pollutants into receiving waters.
Street Maintenance	Maintain streets to minimize discharge of pollutants to receiving waters.
Review New and Redevelopment Plans for Stormwater Components	Refine and initiate stormwater management requirements for new and redevelopment projects to minimize pollutant discharges and erosive stormwater flows.
Industrial Inspections and Control	Control the discharge of pollutants in stormwater discharges from industrial facilities to the municipal separate storm sewer system.
Require Erosion Control for New and Redevelopment	Minimize the discharge of sediment and associated pollutants due to construction activities from entering the MS4.
Conduct Erosion Control Inspections	Control the discharge of sediment and associated pollutants by inspecting BMPs during construction activities.

9.3 IRON AND MANGANESE

Iron and manganese are fundamental components of soils and the rocks from which soils are derived. Typical concentrations of iron and manganese in surficial geological materials of the Willamette River valley are 5% iron (i.e., 50,000 mg/kg) and 1,000 mg/kg manganese (Shacklette and Boerngen, 1984); these concentrations are high compared to national averages due to the prevalence of volcanic or volcanic-derived geological materials. Soil concentrations of these elements vary by soil horizon (i.e., they are typically concentrated in subsoils) and are relatively higher where soils are derived from basalts (e.g., the Columbia River basalts, Troutdale gravels, etc.). Iron concentrations in streambed sediments of the lower and middle Willamette River (below Salem) range from 3.5 % to 8.5 %; 7% iron is a typical value for the lower Willamette River (Rice, 1999). These sediment concentrations most likely reflect the influence of iron (and manganese)-enriched bedrock⁶, although there may be some anthropogenic contribution as well.

Part 1: Likelihood of water quality degradation related to stormwater.

Analysis

Water quality standards for these chemicals are designed to protect aquatic life as well as human health due to water and fish ingestion. Ambient Oregon chronic freshwater criteria for iron are 1.0 mg/L. The criteria for the protection of human health based on water and fish ingestions are 0.30 and 0.05 mg/L for iron and manganese, respectively. The lower Willamette River is on the 303(d) list for both these constituents (DEQ, 2002).

Both instream iron and manganese concentrations, from which the Willamette River listings are based, are measured as the total recoverable metal fraction. Therefore, some of the resulting exceedances of water quality criteria could be related to elevated suspended sediment concentrations. Total suspended sediment concentrations as low as 5 mg/L could result in an exceedance of the iron criterion, assuming that the iron content in suspended sediment is equivalent to the iron content of streambed sediments. Similarly, the manganese criterion would be exceeded when total suspended sediment concentrations exceed 50 mg/L. Iron and manganese concentrations in stormwater have typically not been evaluated by municipalities in the Willamette Valley. However, total suspended solids have been measured in stormwater as a function of land use (WCC, 1997). Average concentrations of total suspended sediment (TSS) range from 53 mg/L in open space settings to 169 mg/L for transportation land uses⁷, suggesting that ambient water quality criteria for iron and manganese are often likely to be exceeded in stormwater.

⁶ Iron enrichment in sediments between Columbia River basalt lava flows was sufficient to support turn of the century iron mining in Lake Oswego and Scappoose, for instance (Orr and Orr, 1999).

⁷ Median concentrations of TSS range from 16 mg/L in open space areas to 120 mg/L in transportation corridors.

Conclusion

Stormwater runoff likely contributes to exceedances of water quality criteria for iron and manganese in the Willamette River during periods heavy rainfall, causing elevated suspended sediment concentrations due to transport of eroded soil or resuspension of streambed sediments.

Part 2: What is the relationship between the 303(d) listed pollutant and the MS4 discharges?

Analysis

Given the lack of measured iron and manganese concentrations in urban stormwater in the Portland metropolitan area, the relationship between MS4 discharges and these listed pollutants cannot be quantified locally. However, qualitative relationships are possible based on gross observations of urban runoff processes. Stormwater conveyance, whether in a piped system or surface conveyances (e.g., ditches and channelized streams) is designed to get stormwater quickly off impervious surfaces in the urban environment. This process provides efficient transport of eroded soil that could be deposited on impervious surfaces from air deposition or erosion of bared soil surfaces. Urban runoff can also contribute indirectly to elevated iron and manganese concentrations in the water column by quickly elevating streamflow volumes in receiving waters, resulting in either resuspension of streambed sediments or accelerated erosion of streambanks.

Conclusion

As described above, iron and manganese concentrations can be elevated above ambient water quality criteria due to natural concentrations of these parameters in soils, the amount of suspended sediment in stormwater runoff, and erosion of streambed sediments with increased runoff volumes.

Part 3. Determine whether the BMPs in the existing SWMP are effective to address the 303(d) pollutants.

Analysis

The goal of stormwater BMPs designed to address iron and manganese should be to reduce the suspended sediment load in receiving waters, and to moderate the effects of increased urban runoff volumes. A modest amount of structural BMP effectiveness data are available with respect to iron from the International BMP database (ASCE, 2005), and BMP effectiveness data for the Portland metropolitan area have been summarized based on prior monitoring under various MS4 programs. Based on available information, structural stormwater BMPs that would conceptually be most effective at reducing iron and manganese loads would include the following characteristics:

- They collect and/or trap sediment (particularly fine sediment) that is not easily remobilized.
- They promote reduction in flow volumes such that sediment transport capacity of the conveyance system or receiving waters is appropriately reduced.

Conclusion

UICs, which reduce stormwater volumes discharged to surface water bodies, are the preferred BMP for treatment of iron and manganese-rich stormwater, assuming that concentrations of other stormwater pollutants are acceptable for discharge to groundwater. Wetlands, wet ponds, sand filters, and biofilters/swales are all effective structural BMPs for treating TSS-rich stormwater because they both retain sediment and provide some amount of flow modification. Detention ponds provide the best flow attenuation of the structural BMPs but may be prone to sediment resuspension. Properly deployed and maintained erosion and sediment control BMPs (and training/education that improves their effectiveness) are necessary during construction activities. Maintenance activities that include the collection of sediments will also be effective (i.e., street sweeping and catch basin cleaning).

The City of Gladstone’s stormwater management plan is already focused on sediment reduction to the maximum extent practicable through the use of BMPs (structural and nonstructural) described below. BMPs that the City of Gladstone currently implements that can be effective at reducing iron and manganese loads are shown in Table 9-5.

TABLE 9-5: Gladstone BMPs to Address Iron and Manganese Loading

BMP Name	BMP Description
Provide Public Education and Outreach Materials regarding Stormwater Management	Implement public information, education, involvement and activities to raise awareness and promote pollution prevention and stormwater management.
Illicit Discharges Elimination Program	Identify, investigate, control, and/or eliminate illicit discharges (illicit connections, illegal dumping, and spills) to the storm drain system.
Stormwater Conveyance System Cleaning and Maintenance	Maintain stormwater conveyance system components to minimize discharge of pollutants into receiving waters.
Structural and Pollution Control Facility Cleaning and Maintenance	Maintain stormwater control facilities to minimize discharge of pollutants into receiving waters.
Street Maintenance	Maintain streets to minimize discharge of pollutants to receiving waters.
Review New and Redevelopment Plans for Stormwater Components	Refine and initiate stormwater management requirements for new and redevelopment projects to minimize pollutant discharges and erosive stormwater flows.
Industrial Inspections and Control	Control the discharge of pollutants in stormwater discharges from industrial facilities to the municipal separate storm sewer system.

BMP Name	BMP Description
Require Erosion Control for New and Redevelopment	Minimize the discharge of sediment and associated pollutants due to construction activities from entering the MS4.
Conduct Erosion Control Inspections	Control the discharge of sediment and associated pollutants by inspecting BMPs during construction activities.

It should be noted that while stormwater BMPs can reduce the loads of iron and manganese (measured either directly or using TSS as a surrogate), they may not be sufficient to allow effluent to consistently meet ambient water quality concentrations due to naturally elevated levels in local soils.

9.4 PAHs

Polycyclic aromatic hydrocarbons (PAHs) are a group of chemicals that are both naturally occurring and anthropogenically derived. These ringed hydrocarbons are found both within and as combustion products of organic material, including petroleum hydrocarbons. They are persistent in the environment, hydrophobic (i.e., partition out of water to sediment), and carcinogenic to wildlife and humans. Hydrophobicity increases with the molecular weight of the PAH, while acute toxicity is greater with the lower molecular weight PAHs (LPAHs; Nagpal, 1993; Smith et al, 2000). Several high molecular weight PAHs (HPAHs) are carcinogenic. They are transported by air and deposited as wet or dry deposition on land, resulting in worldwide occurrence at trace levels. As with many toxics, they have been intensively studied in the Great Lakes region. Concentrations of PAHs in air increase in proximity to urban areas. Many regional water quality investigations by the U.S. Geological Survey have found them widespread in streambed sediments.

Water quality standards for these chemicals are designed to protect human health by limiting the amount present in the food chain of the Willamette River and tributaries that can eventually lodge in human-consumable fish. In addition, these chemicals have toxic effects on wildlife. The Oregon standard for protection of human health for total PAHs is 2.8 ng/L. No freshwater standard exists.

Part 1: Likelihood of water quality degradation related to stormwater.

Analysis

The lower Willamette River is on the 303(d) list for PAHs, based on estimated 35-day average aqueous concentrations during low flows of 52.9 ng/L at RM 6 on the Willamette River (DEQ, 2002). Concentrations observed during 1998 high flow conditions were estimated to be about half these values (McCarthy and Gale, 1999). In the Portland metropolitan area, these compounds are found in streambed sediments. The USGS found PAHs in mid-channel Willamette River sediments at a concentration of 809 µg/kg in 1997 (measured as the sum of 15 PAH compounds; McCarthy and Gale, 1999); Portland harbor contains PAH hot spots associated with industrial sources with PAH concentrations several orders of magnitude greater.

Smith et al. (2000) report differences in PAH loading in urban runoff as a function of hydrocarbon residue, with loadings from a gas station site substantially higher than loadings from high traffic volume parking lots, which are greater in turn than the loadings from freeway onramp sites, which are greater in turn than loadings from low traffic volume parking lots. Sampling of stormwater runoff by the City of Portland (described in detail below) found PAH concentrations that exceed water quality standards by nearly 2 to 5 orders of magnitude, depending on land use.

Conclusion

Stormwater runoff is the primary pathway by which PAHs in the urban environment reach aquatic systems, and PAHs have been detected in urban stormwater in the Portland area. Storm runoff also transports eroded soil containing PAHs to the aquatic environment, and some of this runoff occurs via MS4 systems. Because water quality degradation occurs with very low concentrations of these PAH chemicals, stormwater can easily contribute to water quality degradation in the Willamette River.

Part 2: What is the relationship between the 303(d) listed pollutant and the MS4 discharges?

Analysis

Stormwater conveyance, whether in a piped system or surface conveyances (e.g., ditches and channelized streams) is designed to get stormwater quickly off impervious surfaces in the urban environment. Therefore, urban runoff has relatively little contact time with soil and other environments where PAHs can be chemically bound prior to reaching receiving waters. The City of Portland sampled stormwater for PAHs as a function of land use in preparation for application of their initial NPDES MS4 permit. Total PAH concentrations ranged from 105 ng/L in runoff from open space, through 1,929 ng/L at residential stations, to 6,925 ng/L at commercial sites, 10,058 ng/L on a traffic corridor, and 34,539 ng/L at stations representing industrial land uses (WCC, 1993). HPAHs were 72% of the total PAH concentration at the open space sites, 54% of the total at the residential sites, 40-41% of the total at the traffic, commercial, and mixed use sites, and 8% of the total at the industrial sites.

Conclusion

These data indicate that urban stormwater systems in Oregon provide efficient transport pathways for PAHs to reach receiving waters via MS4 systems. The limited sampling by the City of Portland also demonstrates that urban background concentrations of PAHs in runoff (i.e., from open space) exceed water quality standards – either because natural PAHs would result in exceedances, or because airfall deposition contributes broadly to PAH loadings. The data also indicates the importance of stormwater treatment for high traffic and industrial areas to remove PAHs. Treatment of stormwater from areas directly exposed to hydrocarbons and hydrocarbon combustion products is more important than reduction of soil erosion for reducing PAH concentrations in urban runoff.

Part 3. Determine whether the BMPs in the existing SWMP are effective to address the 303(d) pollutants.

Analysis

Structural BMP effectiveness data for PAHs is extremely limited: only 3 sites included in the International BMP database appear to have been sampled for PAHs in inflow and outflow; a few additional sites analyzed retained sediment for PAHs (ASCE, 2005). Recent sampling of treated municipal stormwater prior to injection into the subsurface via dry wells or other underground injection control devices detected no benzo(a)pyrene (a PAH) above the detection limit of 100 ng/L (GeoSyntec, 2004). Because the BMP effectiveness data are severely limited, the effectiveness of stormwater BMPs to reduce PAH concentrations cannot now be quantitatively assessed. Furthermore, if the goal of structural BMPs is to achieve effluent concentrations that are at or below ambient concentrations, which are already quite low, it may not prove to be entirely cost effective or feasible to monitor for this parameter.

In the absence of data, stormwater BMPs that would conceptually be most effective at reducing PAH loads would include the following characteristics:

- They trap sediment (particularly fine sediment) and floating hydrocarbons and ensure that they are not easily remobilized.
- They promote reduction in flow volumes such that PAHs would be incorporated into the soil matrix.
- They promote degradation or sequestration in the soil matrix.

Conclusion

With the lack of quantitative structural BMP effluent data, the goal of stormwater BMPs should be to reduce the load of PAHs to receiving waters by controlling hydrocarbons and, to a lesser extent, soil and sediment. The City of Gladstone’s SWMP includes BMPs for sediment reduction (catch basin cleaning, structural BMP maintenance) and roadway maintenance activities (street sweeping). Table 9-6 outlines the BMPs in place to address PAH loading.

TABLE 9-6: Gladstone BMPs to Address PAH Loading

BMP Name	BMP Description
Provide Public Education and Outreach Materials regarding Stormwater Management	Implement public information, education, involvement and activities to raise awareness and promote pollution prevention and stormwater management.
Illicit Discharges Elimination Program	Identify, investigate, control, and/or eliminate illicit discharges (illicit connections, illegal dumping, and spills) to the storm drain system.

BMP Name	BMP Description
Stormwater Conveyance System Cleaning and Maintenance	Maintain stormwater conveyance system components to minimize discharge of pollutants into receiving waters.
Structural and Pollution Control Facility Cleaning and Maintenance	Maintain stormwater control facilities to minimize discharge of pollutants into receiving waters.
Street Maintenance	Maintain streets to minimize discharge of pollutants to receiving waters.
Review New and Redevelopment Plans for Stormwater Components	Refine and initiate stormwater management requirements for new and redevelopment projects to minimize pollutant discharges and erosive stormwater flows.
Industrial Inspections and Control	Control the discharge of pollutants in stormwater discharges from industrial facilities to the municipal separate storm sewer system.
Require Erosion Control for New and Redevelopment	Minimize the discharge of sediment and associated pollutants due to construction activities from entering the MS4.
Conduct Erosion Control Inspections	Control the discharge of sediment and associated pollutants by inspecting BMPs during construction activities.

9.5 PCBs, DDT, DDE, ALDRIN, DIELDRIN

PCBs and organochlorine (OC) pesticides in the aquatic food chain are now recognized as a widely distributed problem throughout North America in much the same manner as mercury (USGS, 1999). In the City of Gladstone, polychlorinated biphenyls (PCBs), dichlorodiphenyltrichloroethane/ dichlorodiphenyldichloroethylene (DDT/DDE), aldrin, and dieldrin are on the 303(d) list for the lower Willamette River (DEQ, 2002)⁸. Concentrations of these compounds are found in excess of ambient water quality standards, and are the sources of fish consumption advisories. All of these organochlorine (OC) compounds have anthropogenic sources:

- PCBs are a family of chemicals with widespread industrial uses—for example, as insulators in electrical equipment, as hydraulic fluids, and as a component of carbonless copy paper—until their manufacture was banned in the U.S. in 1977 due to deleterious effects on wildlife and human health. PCB-containing equipment was aggressively retrofitted throughout the 1980s and 1990s to remove PCBs, so little equipment containing PCBs remains in use in the U.S. (ATSDR, 2005).

⁸ The lower Willamette River is also listed for pentachlorophenol (PCP). However, this listing is associated with creosote-contaminated sediments in the vicinity of the McCormick and Baxter wood treating site rather than with any conditions arising from activities within the City of Gladstone. For this reason, the contribution of the MS4 system to PCP loading in the middle Willamette is not evaluated.

- DDT was widely used as an insecticide, particularly for agricultural application to control mosquito outbreaks. DDE is also a contaminant, generated during the manufacturing of DDT and found in the environment as one of the breakdown products of DDT. DDT was banned in 1972 after it was found to significantly impair eggshell development in birds exposed to DDT through the food chain (ATSDR, 2004b).
- Aldrin and dieldrin are pesticides that were commonly used for agricultural purposes (corn, root crops) from the 1950s to 1970s. They were banned in 1974 except for use in termite control; all uses were banned in 1987. Both are neurotoxins. Aldrin breaks down quickly to dieldrin (ATSDR, 2004a).

These OC compounds have common properties that govern their fate and transport in the environment: they are highly persistent, they bioaccumulate in the food chain, and they are highly hydrophobic (i.e., partition out of water to sediment). Furthermore, they volatilize in sufficient quantities so that they are transported by air and deposited as wet or dry deposition on land, resulting in worldwide occurrence at trace levels. Where studied intensively in the Great Lakes region, these compounds are found to be transported in air, and deposited as air deposition, with an environmental half life of approximately 6 years (e.g., Hillery et al., 1997). National water quality investigations by the US Geological Survey have found them widespread in streambed sediments (USGS, 1999). Because of the common properties of these compounds, their relationship to urban stormwater in the Portland metropolitan area will be evaluated as a group.

Water quality standards for these chemicals are designed to protect human health by limiting the amount present in the food chain of the Willamette River and tributaries that can eventually lodge in human-consumable fish. In addition, these chemicals have toxic effects on wildlife. Oregon DEQ (ODEQ) has recently revised water quality standards for toxic compounds that are pending EPA approval. All standards are set at levels that can be exceeded with trace amounts of these OC compounds present in the water column.

Ambient water quality criteria that are protective of aquatic life are:

- PCB: 2,000 and 14 ng/L (acute and chronic criteria, respectively)
- DDT: 1,100 and 1 ng/L (acute and chronic criteria, respectively)
- Aldrin: 3,000 ng/L (acute criteria; no chronic criteria)
- Dieldrin: 240 ng/L (acute criteria; no chronic criteria).

The most restrictive of the water quality standards—for consumption of fish and water, with a cancer risk of 1 per million exposed individuals are:

- PCB: 0.079 ng/L
- DDT: 0.024 ng/L
- Aldrin: 0.074 ng/L
- Dieldrin: 0.071 ng/L.

Part 1: Likelihood of water quality degradation related to stormwater.

Analysis

Recent TMDL documents state that ambient aqueous concentrations of DDT and dieldrin in Johnson Creek exceed fresh water chronic water quality standards of 1 ng/L and 1.9 ng/L, respectively (DEQ, 2004). Repeated sampling of Johnson Creek (and its Kelly Creek tributary and two associated storm drains) by the USGS, ODEQ, and the City of Portland have found these OC compounds at trace amounts (ng/L levels, frequently exceeding chronic criteria) in the water column (McCarthy and Gale; 1999 Tanner and Lee, 2004). Aldrin and PCBs were rarely detected in the sampling results presented in these reports (although the detection limit used in the Tanner and Lee study exceeded the chronic criteria by an order of magnitude). Dieldrin was commonly found in Johnson and Kelly Creeks and the Willamette River but not in the storm drain samples. The DDT species was the dominant species (50-70%) of the total DDT (sum of all DDX species) (Tanner and Lee 2004). DDT concentrations from Johnson Creek measured in 2002 were approximately an order of magnitude lower than those measured in 1989-90 (Tanner and Lee, 2004). Tanner and Lee found positive correlations between DDT concentrations and both turbidity and suspended sediment: a TSS concentration of 8 mg/L at Palmblad Road in upper Johnson Creek, and 15-18 mg/L at lower-basin sites would be sufficient to result in exceedances of the chronic water quality standard.

Sources of these compounds in the environment are identified in the TMDL as primarily related to streambed sediments, which themselves have an upland (soil) source. DDT concentrations in sediments in Johnson Creek range from 11 to 510 µg/kg, with the highest concentrations found in agricultural areas upstream of the Gresham City limits. Dieldrin was also found to exceed preliminary effects concentrations (i.e., a common screening level at which toxic effects are found) only at an upstream site (Pugh, 2005). PCB concentrations in Johnson Creek exceed the screening level value of 7 µg/kg locally in the upper basin and regularly below river mile 3, with a maximum concentration in recent sampling of 406 µg/kg. PCBs in Willamette River sediments were measured in 1997 at 15 µg/kg (McCarthy and Gale, 1999) upstream of Portland Harbor.

The USGS reports that nationally concentrations of dieldrin are typically highest in urban areas, presumably as a result of their use to control termites (USGS, 1999). This points to the potential for exceedances of dieldrin concentrations to result from urban stormwater discharges. Soil represents a major environmental reservoir of DDT and PCBs; therefore, reduction in DDT and PCB loads are related to reducing soil erosion. No soil data for DDT, PCBs, aldrin, or dieldrin were found in the vicinity of Gladstone.

Conclusion

Stormwater runoff is the primary pathway by which aerially deposited toxics in the urban environment reaches aquatic systems. Storm runoff also transports eroded soil to the aquatic environment, and some of this runoff occurs via MS4 systems. Finally, water quality degradation occurs at very low concentrations of these OC chemicals. Based on this analysis, it is possible that OC-enriched sediment resuspended in urban stormwater

can contribute to water quality degradation in the Willamette River and tributaries for PCBs, DDT, aldrin, and dieldrin.

Part 2: What is the relationship between the 303(d) listed pollutant and the MS4 discharges?

Analysis

Stormwater conveyance, whether in a piped system or surface conveyances (e.g., ditches and channelized streams) is designed to get stormwater quickly off impervious surfaces in the urban environment. Therefore, urban runoff has relatively little contact time with soil and other environments where OC can be chemically bound up prior to reaching receiving waters. From the data summarized above, it does appear that MS4 systems may be minor sources of these organochlorine compounds, particularly PCBs due to their use in industrial (i.e., urban) settings. However, the only detected concentrations of these OC compounds in an MS4 system were DDT from land use-based sampling in Portland in 1991-1993 (WCC, 1993) (residential concentrations up to 0.13 µg/L DDT+DDE, industrial concentrations up to 0.315 µg/L DDT+DDE), and from Johnson Creek in 2002 (0.018 µg/L DDT+DDE in a Portland storm drain at SE 45th) (Tanner and Lee, 2004).

Conclusion

Data discussed in Part 1 and 2 indicates that while urban stormwater systems in Oregon provide efficient transport pathways for OC compounds to reach receiving waters, they have been detected in only limited quantities in the MS4 system. Elevated urban peak flows can promote resuspension of OC-enriched streambed sediments, effectively moving the problem “downstream.” Soil erosion can also contribute to elevated OC loading in the urban environment, although erosion control is a more substantial issue in agricultural or forest harvest settings (DEQ, 2004b).

Part 3. Determine whether the BMPs in the existing SWMP are effective to address the 303(d) pollutants.

Analysis

The goal of stormwater BMPs should be to reduce the load of OC compounds and other hydrophobic toxic compounds discharging to receiving waters. Therefore, sediment-trapping BMPs are expected to be effective at trapping these compounds as well as BMPs that reduce runoff volumes in a manner that limits peak flows causing instream erosion.

BMP effectiveness data for OC compounds are essentially non-existent: only one site included in the International BMP database appears to have been sampled for OC compounds for inflow and outflow, and for those observations, OC compounds were either not detected or detected at low concentrations in both effluent and influent (results summarized below; ASCE, 2005). Because data are severely limited, the effectiveness of stormwater BMPs cannot currently be quantitatively assessed. Stormwater BMP effectiveness should be tested using well-controlled and documented evaluation protocols. Furthermore, target effluent concentrations should be at or below ambient concentrations that are already quite low. For this reason, none of these BMPs may result

in sufficiently low effluent concentrations necessary to achieve human health-based water quality criteria. Based on available information, stormwater BMPs that would conceptually be most effective at reducing OC compounds would include the following characteristics:

- They trap sediment (particularly fine sediment) and ensure that they are not easily re-mobilized.
- They promote reduction in flow volumes such that OC compounds would be incorporated into the soil matrix.
- They promote reduction in flow volumes such that instream sediments are not unnecessarily resuspended beyond natural conditions.

Conclusion

Effectiveness of stormwater BMPs cannot be determined quantitatively at this time. However, based on available information, BMPs that focus on preventing soil erosion and treating stormwater containing eroded soils are expected to be most effective at reducing these OC compounds in stormwater. City of Gladstone BMPs that would be expected to be beneficial at reducing the discharge of OC compounds are shown in Table 9-7.

TABLE 9-7: Gladstone BMPs to Address PCBs and Organochlorine Compounds

BMP Name	BMP Description
Provide Public Education and Outreach Materials regarding Stormwater Management	Implement public information, education, involvement and activities to raise awareness and promote pollution prevention and stormwater management.
Illicit Discharges Elimination Program	Identify, investigate, control, and/or eliminate illicit discharges (illicit connections, illegal dumping, and spills) to the storm drain system.
Stormwater Conveyance System Cleaning and Maintenance	Maintain stormwater conveyance system components to minimize discharge of pollutants into receiving waters.
Structural and Pollution Control Facility Cleaning and Maintenance	Maintain stormwater control facilities to minimize discharge of pollutants into receiving waters.
Street Maintenance	Maintain streets to minimize discharge of pollutants to receiving waters.
Require Erosion Control for New and Redevelopment	Minimize the discharge of sediment and associated pollutants due to construction activities from entering the MS4.
Conduct Erosion Control Inspections	Control the discharge of sediment and associated pollutants by inspecting BMPs during construction activities.

BMP Name	BMP Description
Minimize Impacts Associated with Landscape Maintenance Activities	Conduct landscape maintenance activities in a manner to minimize pesticides and fertilizers from entering the MS4 system.

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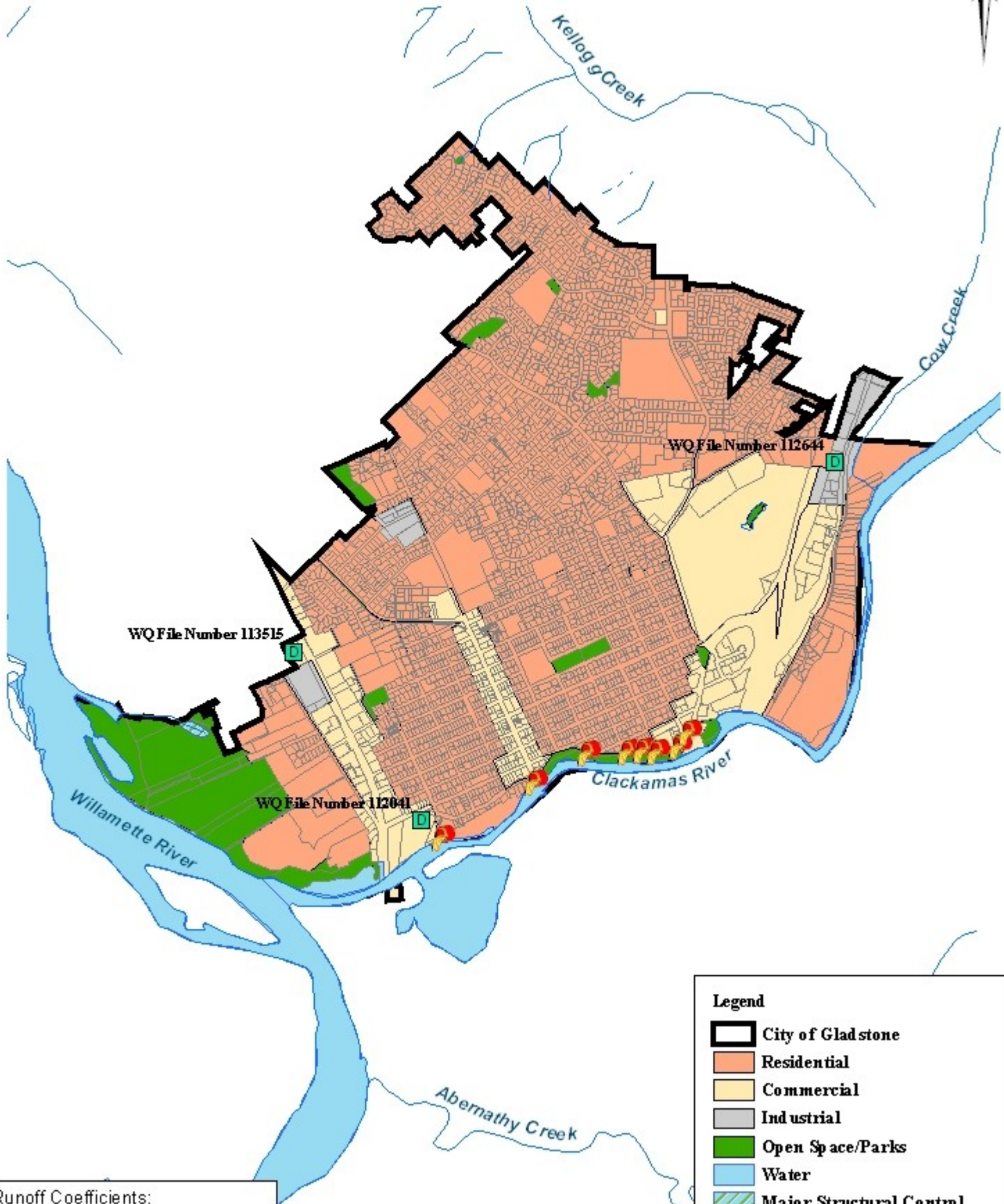
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SECTION 10 MAPS

City of Gladstone - Current Zoning



Runoff Coefficients:
Residential - 0.3-0.5
Industrial - 0.5-0.9
Commercial - 0.5-0.7
Parks and Open Space - 0.1-0.25

1:24,000

Legend

-  City of Gladstone
-  Residential
-  Commercial
-  Industrial
-  Open Space/Parks
-  Water
-  Major Structural Control
-  NPDES Permitted Discharge
-  Stormwater Outfall

City of Gladstone - Current Population Density

