The Municipal Separate Storm Sewer System (MS4)

NPDES Permit for
Idaho Falls, Idaho
(IDS-028070)

The City of Idaho Falls
Annual Report

Second Permit Year
(FY 2009)
May 2008 – May 2009

Prepared by the City of Idaho Falls Public Works Division
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PERMIT NO IDS-028070
INTRODUCTION

This annual report was prepared by the City of Idaho Falls Public Works Division for the National Pollutant Discharge Elimination System (NPDES) permit period extending from May 1, 2008 thru May 1, 2009. Information contained within this report refers to Permit No. IDS-028070 issued by the Environmental Protection Agency (EPA), Region 10 Office, on March 21, 2007. The permit refers to a municipal separate storm sewer system (MS4) owned and operated by the City of Idaho Falls and the Idaho Transportation Department (ITD), District 6, which are co-permittees.

APPLICABILITY

PERMIT AREA

The NPDES permit covers all areas within the Idaho Falls Urbanized Area served by the municipal separate storm sewer systems (MS4s) owned or operated by the City of Idaho Falls (City) and the Idaho Transportation Department (ITD), District 6. A map depicting the MS4 is included with the appendices.

DISCHARGES AUTHORIZED UNDER THE PERMIT

During the effective dates of the NPDES permit, the co-permittees are authorized to discharge storm water to waters of the United States from all portions of the MS4 located within the Idaho Falls Urbanized Area that are owned and operated by the co-permittees, subject to the conditions set forth within the NPDES permit. The NPDES permit also authorizes the discharge of storm water commingled with flows contributed by process wastewater, non-process wastewater and storm water associated with industrial activity, provided that the storm water is commingled only with those discharges set forth in Part I.D of the NPDES permit.

CO-PERMITTEES’ RESPONSIBILITIES

INDIVIDUAL RESPONSIBILITY

Each permittee is individually responsible for NPDES permit compliance related only to portions of the MS4 owned or operated solely by that permittee, and where the NPDES permit directs action or inaction by the named permittee.

JOINT RESPONSIBILITY

Each permittee is jointly responsible for NPDES permit compliance:

a. related to portions of the MS4 where operational or storm water management program implementation authority has been transferred from one permittee to
another in accordance with an enforceable intergovernmental cooperative agreement;

b. related to portions of the MS4 where co-permittees jointly own or operate a portion of the MS4; and

c. related to the submission of reports or other documents required by Part II and Part IV of the NPDES permit.

**COOPERATIVE AGREEMENT**

The co-permittees are required to maintain an enforceable intergovernmental cooperative agreement between the partners. This cooperative agreement must specifically identify portions or areas of the MS4 where the co-permittees share joint responsibility. Copies of the signed cooperative agreement must be submitted to the U.S. Environmental Protection Agency (EPA) and Idaho Department of Environmental Quality (IDEQ) within one hundred twenty (120) days from the effective date of the NPDES permit as directed in Part IV.D.

The signed and executed cooperative agreement between the City of Idaho Falls and the Idaho Transportation Department, District 6 is included in the appendices of this document and can be reviewed at the storm water website.

**PARTICIPATING CITY DIVISIONS**

City Divisions that participate in meeting the second annual NPDES permit requirements include:

- Parks and Recreation Division
- Planning and Zoning Division
- Public Works Division, which includes:
  - Street Department
  - Sewer Department
  - Water Department
  - Sanitation Department

**ANNUAL REPORTING REQUIREMENTS**

**STATUS OF COMPLIANCE**

**PUBLIC EDUCATION AND OUTREACH**

a. The City initiated a water conservation flyer within utility billings, which was mailed to all City addresses currently receiving a water, sewer, trash or
electric bill. A copy of the flyer is contained within the appendices.

The City participated in the Household Hazardous Waste Collection Program with the Idaho Department of Environmental Quality (IDEQ), Bonneville County and the City of Ammon. This program informed residents what household hazardous waste is and established a disposal guide for a variety of hazardous wastes. The program also discussed why proper disposal is necessary and what individuals could do to create less hazardous waste. A household hazardous waste collection day was held on May 8, 2008. On this date residents could bring specifics wastes to sites identified for collection and proper disposal. A copy of the notice is contained within the appendices.

b. The City has established a storm water educational webpage which can be viewed at: [www.ci.idaho-falls.id.us/main/index2.asp?PageId=1642](http://www.ci.idaho-falls.id.us/main/index2.asp?PageId=1642)

c. A storm water informational flyer was mailed in November's utility billings. The flyer was reviewed and approved by the local Idaho Department of Environmental Quality office. A copy of the flyer is included within the appendices.

d. ITD has provided relevant and appropriate storm water management education and training for ITD staff that hold positions responsible for maintenance activity and/or in-field construction oversight.

e. The City has established a storm drain stenciling program. Locations of storm drains that have been stenciled are included within the appendices.

**PUBLIC INVOLVEMENT AND PARTICIPATION**

a. Public involvement/participation programs comply with State and local notice requirements.

b. Applicable storm water management documents and this annual report are available for review at the City’s website.

c. The City (Sanitation Department) has participated in the annual “Adopt-a-Canal” and ITD has continued with its “Adopt-a-Highway” clean-up programs.
ILlicit disCHARGE deTeCTION AND eLIminATION

a. The City has established a mechanism to detect and eliminate illicit discharges to the MS4. This involves notification of the Sewer Department to respond to a discharge and determine the source. Municipal employees have been trained to be aware of illicit discharges if they are noticed in the field. The Sewer Department will keep record of the discharge through paper filing.

b. The existing Idaho Falls Code of Ordinances contains provision for prohibition of pollutants to the sewer system as designated in Title 8, Chapter 1, Section 6 and Title 8, Chapter 1, Section 63 allows for searches to take place on private property:

8-1-6: SEWAGE TO BE DISCHARGED INTO WASTEWATER TREATMENT SYSTEM:

All sanitary sewage, industrial waste or other waters containing any pollutant shall be discharged into the POTW. No person shall dispose of sewage, waste or polluted waters into the POTW except through an authorized connection to the POTW or unless otherwise expressly permitted by this chapter. No person shall discharge sewage, waste or water containing any pollutant into the public sewer through a manhole, unless expressly authorized by the Sewer Superintendent. (Ord. 2357, 12-22-99)

8-1-63: SEARCH WARRANTS:

If the Director has been refused access to a building, structure or property, or any part thereof, and is able to demonstrate probable cause to believe that there may be a violation of this chapter, or that there is a need to inspect as part of a routine inspection program of the City designed to verify compliance with this chapter or any wastewater discharge permit or order issued hereunder, or to protect the overall public health, safety and welfare of the community, then the Director may seek issuance of a search or seizure warrant from a court of competent jurisdiction. Such warrant shall be served in the manner allowed by law. (Ord. 2223, 1-9-97)

c. The existing Idaho Falls Code of Ordinances contains provisions that designate what water may be discharged to the storm water system in Title 8, Chapter 1, Section 8:

8-1-8: UNPOLLUTED WATER DISCHARGED TO STORM DRAIN:

All storm water shall be discharged to such sewers as are expressly designated or approved by the City as combined sewers or storm drains, or to a natural outlet approved by the City. Industrial cooling water or unpolluted process water may be discharged upon approval of the City to a storm drain, combined sewer or natural outlet. (Ord. 2223, 1-9-97)

d. The City has developed and continues to refine a comprehensive storm
sewer system map for the jurisdictions located within the Idaho Falls Urbanized Area. A copy of the completed map is included within the appendices of this annual report.

e. Although not required until the third year of the permit cycle, the City has teamed with the IDEQ, Bonneville County and the City of Ammon in order to inform the public about improper disposal of common wastes through the Household Hazardous Waste Collection Program.

f. The City has not yet begun dry weather field screening for non-storm water flows from storm water outfalls, as this is not required until the third year of the permit cycle.

g. The City has not yet begun inventory of all industrial facilities that discharge directly into the MS4s or waters of the United States within the Idaho Falls Urbanized Area, as this is not required until the third year of the permit cycle.

CONSTRUCTION SITE STORM WATER RUNOFF CONTROL

a. The City has worked through the Planning and Zoning Division to provide information to contractors involving construction activities resulting in land disturbance of greater than or equal to one acre. In addition, Section 205 – Construction, of the City of Idaho Falls Standard Specifications provides guidance that all construction activities within the City of Idaho Falls that will disturb 1 acre of ground or more will require the Contractor to seek coverage under the Construction General Permit and refers them to EPA’s website for additional information.

b. Through the City of Idaho Falls Standard Specifications, the Planning and Zoning Division and individual dealings with contractors, the City has provided adequate direction in regards to storm water discharges for construction activities.

c. ITD has provided oversight and direction to contractors working on District projects to ensure compliance with the Construction General Permit. This requirement has been fulfilled through specifications included within each contract and field inspections/reports completed while under construction.

d. The City has not yet adopted new ordinances to address storm water regulations governing appropriate erosion, sediment and waste control. This provision is not required until the third year of the NPDES permit.

e. Other then as required through Standard Specifications and Planning and Zoning requirements, the City has not yet published or distributed local requirements for construction site operations to implement appropriate
erosion and sediment control BMP’s and to control waste. This provision is not required until the third year of the NPDES permit.

f. Currently all site plans are reviewed to ensure conformance with existing storm water requirements for the City of Idaho Falls. However, reviews involving potential water quality impacts, erosion and sediment control, control of other wastes and any other impacts that must be established have not yet been implemented as these requirement come into effect in the fourth year of the NPDES permit.

g. A program has not yet been established to implement, receive, track and consider information submitted by the public regarding construction site erosion and sediment control concerns. The City website does contain a contact link, which establishes a means for email to be sent to the Public Works Division with questions or concerns. The tracking program is not required for implementation until the fourth year of the NPDES permit.

h. The City has not yet established a site inspection and enforcement control program as this requirement is not in effect until the fourth year of the NPDES permit.

i. All construction projects administered by the Public Works Division comply with the Construction General Permit and all relevant local requirements for erosion, sediment and onsite materials control.

POST-CONSTRUCTION STORM WATER MANAGEMENT IN NEW DEVELOPMENT AND REDEVELOPMENT

Requirements associated with post-construction storm water management in new development and redevelopment has not yet been implemented, as these requirements are not in effect until the third year of the NPDES permit.

POLLUTION PREVENTION AND GOOD HOUSEKEEPING FOR MUNICIPAL OPERATIONS

a. Prior to these permitting requirement through EPA the City already utilized best management practices in regards to negative storm water related water quality impacts which include grounds/park and open space maintenance operation; fleet maintenance and vehicle washing operations; building maintenance; storm water system maintenance; and snow disposal site operation and maintenance.

The City is considering implementing the Municipal Pollution Prevention/Good Housekeeping Practices compiled by the Center for Watershed Protection.
The Parks and Recreation Division seek to minimize chemical fertilizers and ensure that mower decks are set at proper heights so that adequate grass heights are maintained. This allows better retention of storm water within established grasses and discourages runoff.

The Street Department conducts weekly washing of its vehicles within its maintenance facility. This washing is conducted in vehicle bays, which collects wash water through floor drains and conveys this water to the sanitary sewer system for treatment.

The Water Department conducts annual training informing its employees how to respond to water wasting complaints. In addition, the Water Department publishes an annual flyer that addresses water conservation. A copy of the flyer is included within the appendices. Also included within the appendices are work orders associated with specific addresses that were inspected for water wasting.

b. Training has been conducted for municipal personnel related to optimal maintenance practices for the protection of water quality. One of the integral parts of annual street maintenance involves sweeping of debris before the deposits can enter the storm system. Annual training is conducted by the Street Department to ensure that staff understands the most efficient means of removing debris from the streets and understands the value in keeping this material out of our storm systems.

c. The City currently establishes snow dumpsites within its corporate boundary. These sites are established based on needed volume of storage for specific areas of the City and to minimize possible snowmelt discharges directly to Waters of United States. Ideally, these sites encourage ground infiltration of storm water and filtering across established vegetation during gradual spring snowmelt. A copy of established current snow dumpsites is provided within the appendices.

A brief description of snow management for the City is as follows:

Snow removal on arterial and collector streets consists of sweeping snow to the center of the roadway where snow is picked up and hauled to designated snow storage dumpsites. This removal process occurs as needed based on annual snow events.

Following a proclamation issued by the Mayor, residential streets are swept to the side of the roadway. Snow in residential cul-de-sacs is temporarily swept to the center until it can be loaded and hauled to designated snow storage dumpsites.
Due to adverse winter weather conditions the Street Department applies salts and sand to minimize vehicular collisions caused by icy roadways.

**RESULTS OF COLLECTED INFORMATION**

The City Street Department spent approximately 4,328 man-hours and equipment-hours conducting street cleaning.

**SUMMARY OF ACTIVITIES PERFORMED**

The City responded to a number of notices of construction site off tracking on City streets, which generally occur in the spring of the year. The City located the contractor who completed the offense and informed them that they were required to clean the sediment from the roadway and properly dispose of the material. If they were unable to complete this work, the Street Department deployed sweepers to remove the material from the roadway and the contractor was charged for this cleaning service.

**SUMMARY OF COMPLIANCE ENFORCEMENT**

The City of Idaho Falls received no enforcement actions from any regulatory agency, including the EPA that involved storm water discharge compliance during this permit year.

**SUPPORTING DOCUMENTATION**

Included within the appendices is supporting documentation for all ancillary items required under this NPDES permit. Items included consist of:

- Idaho Falls MS4 Map
- Water Conservation Flyer
- Hazardous Waste Collection Program Flyer
- Storm Water Informational Flyer
- Storm Drain Stenciling Map
- Water Wasting Work Orders
- Snow Dump Site Map
- Storm Water Management Plan
- Cooperative Agreement – City of Idaho Falls and ITD, District 6
- Maintenance Agreement – City of Idaho Falls and ITD, District 6
GENERAL SUMMARY OF ACTIVITIES FOR NEXT REPORTING CYCLE

The City intends to comply with NPDES permit requirements in the following permit year by conducting/implementing the following:

- Continue public education regarding impacts of storm water
- Maintain storm water educational webpage
- ITD shall continue appropriate training
- Continue storm drain stenciling program
- Continue to comply with State and Federal notice requirements
- Continue to distribute appropriate and relevant storm water information to citizens and businesses through City utility billings and post all applicable information on the storm water webpage
- Continue participation in the local “Adopt-a-Canal” and “Adopt-a-Highway” clean-up programs
- Conduct an annual review of SWMP implementation and submit an Annual Report
- Prohibit Non-Storm Water Discharges to the Storm System
- Continue updates to the storm sewer system map
- Develop a strategy for informing public employees, businesses, and the general public of hazards associated with illegal discharges and improper disposal of waste
- Begin dry weather screening for non-storm water flows
- Begin inventorizing industrial facilities that discharge directly to the MS4 or Waters of the US
- Review, implement and enforce program to reduce pollutants to the system
- Provide adequate direction to developers
- ITD to continue to provide adequate direction to contractors
• Develop an ordinance or other regulatory mechanism forcing site operators to implement appropriate erosion and sediment control

• Develop publication and distribute local requirements for construction site operators to implement appropriate erosion and sediment control

• Continue to ensure permittee-owned construction projects comply with the EPA Construction General Permit

• Review, implement and enforce a post-construction storm water management program

• Review or adopt ordinance to address post construction storm water management

• Review the program to ensure long-term operation of post construction storm water management controls

• Continue municipal operations that reduce pollutants to the MS4

• Continue to educate employees with in-field responsibilities regarding storm water management

**DESCRIPTION AND SCHEDULE OF IMPLEMENTATION**

The City has not identified the need for new or additional BMP implementation to ensure compliance with applicable water quality standards.

**NOTICE OF IMPLEMENTATION**

Currently the permittees are not relying on any other entities to satisfy any of the NPDES permit obligations.
APPENDICES
IDAHO FALLS MS4 MAP
Area "F" Approximately 100% Retained in Storm Water Basins
Area "C" Approximately 100% Residential
WATER CONSERVATION FLYER
It was Ben Franklin who once stated, “When the well’s dry, we know the worth of water.” Let’s face it. There are few things as important to a community as drinking water. We don’t often take time to think about the value that a safe, reliable supply of water offers us. Tap water offers us:

- Public Health Protection
- Quality of Life
- Fire Protection
- Support for the Economy

With such a valuable resource, it is essential that we remain good stewards of our drinking water supply.

OUR WATER SUPPLY

We are blessed to be situated atop a groundwater supply, the East Snake River Plain aquifer (ESPA) that is approximately the same size as Lake Erie. The aquifer stretches from Ashton on the north to beyond Twin Falls on the south. Since so many communities share the same source, it is necessary to ensure that there is enough to go around.

Although the ESPA contains a large amount of pure water, it must be capable of meeting the needs of a variety of differing interests. All groundwater users rely on the ESPA, whether it be for indoor residential use, agricultural irrigation, or industrial use.

WHAT WE’RE DOING INSIDE

The best way to achieve results is to lead by example. The City of Idaho Falls has begun a concerted effort to reduce waste of water. Water Department personnel are tracking an inventory of toilets and water fixtures in all City-owned buildings. This helps identify all fixtures that are not properly equipped with aerators and other water-saving devices.

WHAT WE’RE DOING OUTSIDE

While small changes indoors can help save water, real water savings can be made outdoors. The majority of our annual water consumption is a result of outdoor watering.

The Water Department is also working with the Parks Department, School District 91, and local churches to modify landscape watering procedures. By altering watering cycles where possible, water can be conserved and grass fields can actually become heartier.

WHAT YOU CAN DO TO HELP

The City of Idaho Falls is asking for your assistance in helping us conserve water. Water conservation is more than just a principle to be followed, it’s a frame of mind and a practice to be lived. Educate yourself on conservation measures and share the information that you find with others.

There are many internet websites that have been created that can help you find new ways to conserve water. Here are just a couple to visit:

- www.awwa.org/waterwiser
- www.h2ouse.org
- www.epa.gov/watersense

Included in this brochure are numerous ideas and hints that can be utilized by any homeowner to conserve water both indoors and outdoors. Most are inexpensive, and the cumulative effect of everyone pitching in can ensure that we efficiently use our greatest natural resource...

Water Conservation
Every Drop Counts!

Saving Water May Be Simpler and Less Expensive than You Think!

1 2 3

IS IT A CONTRADICTION TO ASK PEOPLE TO RUN WATER?

Many times during the course of the year, we are asked questions regarding our policy for conserving water. While it is imperative to conserve water, there are specific instances when letting water run takes precedence over conservation. Here is a list of circumstances which require the use of water:

1 FREEZING WEATHER

During extended cold spells, frost depths can penetrate the ground beyond the depths of water lines, encasing the waterline with frozen earth. The only way to prevent losing water service is to allow water to keep water running through the pipes. Listen to the local media during winter months for warnings. We’ll keep you informed of local conditions.

2 FIRE HYDRANT TESTS & FLUSHING

It is vital to know the readiness of fire hydrants by making sure there is adequate water to them. Each year the Fire Department tests the City’s fire hydrants to make sure that they are functioning properly. The Water Department performs periodic testing of hydrants to determine the available flow from them.

3 ROUTINE STREET MAINTENANCE

At times you may see a water truck driving down a city street, spraying water to the side. This use serves a specific purpose. These trucks dampen dust and dirt particles on the street surface. Street sweepers follow the trucks, picking up the debris on the side of the street. The moist street surface helps the sweepers perform their tasks without stirring up dust. This routine maintenance is environmentally friendly, preventing debris and dirt from finding its way into natural waterways. These uses of water serve necessary functions and are not considered a waste of water.

DEAR WATER CUSTOMER,

If you have any questions or comments regarding the content of this report, please contact:

David Richards, Water Superintendent
PO Box 50220, Idaho Falls, ID 83405
564 Hemmert Ave., Idaho Falls, ID 83401
Phone: 208-612-8471 Fax: 208-612-8385
Email: drichards@ci.idaho-falls.id.us

WE ARE HERE TO SERVE YOU

Prepared by:
The City of Idaho Falls
Water Department
#1: Locate & Repair Leaks

Studies indicate that homes can waste more than 10% of their indoor use through leaks. Whether a noticeable drip from a faucet or the silent overflow from a toilet, these small amounts of water can really add up over time. A leaky faucet with a drip every second can waste 2,700 gallons of water every year. To check for a silent leak in your toilet, add several drops of food coloring in your tank. If the water in the bowl is tinted after 15 minutes, your toilet has a leak. Materials to repair minor leaks are inexpensive and available at any hardware store.

#2: Change Old Fixtures

Many gallons of water are sent down the drain each year by old, inefficient toilets and clothes washers. Old toilets use between 5 and 7 gallons of water per flush while newer models require only 1.6 gallons. Modern shower heads sufficiently operate while using less water. Newer clothes washers require significantly less water than older models to accomplish the same task. Try replacing outdated appliances with more efficient ones. Although more costly than other alternatives, your appliance selection may qualify you for a 36-month, no interest loan from Idaho Falls Power.

#3: Sweep Floor Surfaces

Sometimes there’s no substitute for “elbow grease.” Be sure to use a broom when cleaning the floor of your garage, shop, or patio. Utilizing water to clean a surface that can be swept is a tragic waste. Another option would be to use a leaf blower to rid the area of nuisance dirt and debris.

#4: Don’t Let Water Run

Unnecessarily running water while performing certain tasks wastes water every day. While shaving, fill the sink with water to clean your razor rather than leaving the water running. Turning off water while brushing your teeth is another task where water can be conserved. These simple measures will not only help conserve water, they will also decrease the amount of sewage treated at the wastewater treatment plant.

#5: Install Saving Devices

Small, simple and inexpensive devices can be purchased and installed on older water fixtures to conserve water. Toilet tanks can be fitted with fill cycle diverters like the “Fill Master” which redirects water from the overflow tube to the tank during the refill cycle. Bladders such as the “Toilet Tummy” can be inserted into the toilet tank to reduce the volume of water used with each flush. Aerators can be installed on faucets to reduce the volume of water used while the faucet is running. Each of these inexpensive items can save hundreds of gallons a month!

#1: Learn to Use Your Timer

Automated sprinkler systems can waste a lot of water if not properly maintained. Timing patterns for automated systems should be adjusted seasonally to prevent overwatering during spring and fall months. Some experts even recommend adjusting them on a monthly basis. Timers should also be turned off during stormy weather to prevent watering in the rain. Timers can be equipped with a rain sensor that will automatically turn off the timer when it rains.

#4: Don’t Overwater Lawns

Summer is the perfect time to give your lawn a little bit of “tough love.” Healthy lawns should only be watered about every 3 days. If you’ve pampered your lawn, it may go into shock once you try to reduce your watering. Don’t worry though. As you slowly teach your lawn to survive on less water, the roots will grow deeper which will provide you with a heartier lawn, more resistant to summer heat.

#5: Check for System Leaks

Periodically check your sprinkler system for leaks. Since most systems operate at night, homeowners do not typically notice if there is a leak on their sprinklers. Once a month, use your timer to manually run each station, checking to see if any leaks surface. If the ground is abnormally soft or wet in certain areas, it may also indicate a leak. Repair any leaks right away.

Additional Indoor Measures

- Fix leaks early. Small leaks will eventually become large leaks if left alone.
- Only run full loads of laundry or dirty dishes. Some washers use the same amount whether or not the load is completely full. If your washer is equipped with a load size selector switch, use it when washing partial loads.
- Educate yourself on water conservation!

Additional Outdoor Measures

- Use a hose-end sprayer or nozzle when using a hose. Remember, watering with an open hose is considered a waste of water and is a violation of City code!
- If you irrigate with a hose, install a timer on your hose connection. These timers are battery operated and will prevent you from overwatering if you have to run errands or simply forget to turn off the water.
- Plant water resistant grass, plants and shrubs.
- Adjust sprinklers to not water concrete or pavement.
- Use a drip system instead of a traditional sprinkler system. These low flow systems are easily added to an existing system and use a fraction of the water that traditional sprinklers do. Whether it is drip tubing, bubbler fittings, or small spray heads, the water is placed right where the plants need it without wasteful overspray.
Managing Household Hazardous Waste

Because of the potential risks associated with household hazardous wastes, it is important that people always use, store, and dispose of materials containing hazardous substances safely:

Tip #1 - Use and store products containing hazardous substances carefully to prevent any accidents at home. Never store hazardous products in food containers.

Tip #2 - When leftovers remain, never mix household hazardous waste with other products.

Tip #3 - DO NOT place hazardous material in your trash container, recycling container, or in your yard waste container.

Tip #4 - Take household hazardous waste to a local collection program OR share leftover materials with neighbors, charities, or government agencies.

Tip #5 - Recycling is an economical and environmentally sound way to handle some types of household hazardous waste, such as used automobile batteries and oil.

Check out the HHW website (ifearthday.com/HHW) for a list of stores and organizations that accept household hazardous waste.

Bonneville County Household Hazardous Waste Collection Day

Bonneville County Residents (must show proof of residency)

Date: Saturday, May 10, 2008
Place: Old Fred Meyer Parking Lot
        (corner of Northgate Mile & Anderson)
Time: 8:00 am – 3:00 pm
Waste Accepted: Paints, batteries, used oil, household pesticides, herbicides, cleaning chemicals, solvents, etc.

Bonneville County Businesses

Conditionally Exempt Small Quantity Generators (generate < 220 lbs hazardous waste per month)

Date: Friday, May 9, 2008
Place: Old Fred Meyer Parking Lot
Time: 11:00 am – 3:00 pm

NOTE: Businesses MUST make an appointment and pay a discounted fee. Call 1-800-228-7872 for a reservation and prices.

Disposal Guide for Household Hazardous Waste

To protect our environment, do not dispose of these types of items in the trash, in the sewer or on the ground.

LAWN & GARDEN
- Bug Spray
- Charcoal Lighter Fluid
- Fertilizer
- Insect Killer
- Pool Chemicals
- Ant Killer
- Rodenticide
- Weed Killer

HOME IMPROVEMENT
- Concrete Cleaner
- Driveway Sealer
- Furniture Stripper
- Glue (with solvents)
- Latex Paint
- Oil-based Paint
- Paint Remover
- Painter Thinner
- Roofing Tar
- Stain/Varnish
- Wood Preservatives

*When possible, dry out usable items before disposal or return to a charitable organization

AUTOMOTIVE
- Auto Batteries
- Carburetor Cleaner
- Degreasers
- Fuels
- Gasoline
- Oil Filters
- Used Antifreeze
- Used Motor Oil

HOUSEHOLD ITEMS
- Aerosol Products
- Button Batteries
- Batteries (rechargeable)
- Drain Cleaners
- Mothballs
- Nail Polish / Remover
- Oven Cleaner
- Polish (with solvents)
- Spot Removers
- Thermometers (mercury)
- Fluorescent Lights

Poison
Corrosive
Flammable
Hazard

www.ifearthday.com/HHW
What is Household Hazardous Waste?

Some jobs around the home may require the use of products containing hazardous components. The used or leftover contents of such consumer products are known as household hazardous waste (HHW).

Americans generate 1.6 million tons of household hazardous waste per year. The average home can accumulate as much as 100 pounds of household hazardous waste. When improperly disposed of, household hazardous waste can create a potential risk to people and our environment. This pamphlet describes steps that people can take to reduce the amount of household hazardous waste they generate and to ensure that those wastes are safely stored, handled and disposed of properly.

Managing General Waste

TRANSFER STATION: Location – 2455 Hemmert Avenue, Idaho Falls, ID
HOURS: Monday through Saturday – 7:00 AM – 7:00 PM
The Transfer Station will accept all household garbage, bulky metal items, appliances, refrigerators, freezers, air conditioners, tires (with fee), automobile batteries (lead acid only), paint (if solidified only), grass, furniture, mattresses, carpet, used oil (5 gallons or less only), and antifreeze.
Note: There is a $10.00 charge for each refrigerator, freezer and air conditioner.

HATCH PIT: Location – 335 East 33 North – of Lewisville Hwy. West of Bish's Outdoors.
HOURS: Winter – Monday though Saturday – 8:00 AM to 4:30 PM
(Est. November 1 through March 31)
Summer – Monday through Saturday – 7:00 AM to 7:00 PM
(Est. April 1 through October 31)

The Hatch Pit **will accept only construction and demolition debris** which includes wood products, branches, lumber, road spoils, bricks, concrete, tree stumps, packing material, soil, rocks, bulky metal items, yard debris (except grass), weeds, gravel and asphalt.

The Hatch Pit will **not accept** household garbage and trash, garden produce, treated wood, grass, clothes, paper, agricultural waste (e.g. seeds, hay, straw, manure), burn barrels, tires, refrigerators, paint, oil, oil filters, bug killers, herbicides, empty paint cans, electronics, fluorescent lamps, furniture, mattresses, carpet, plastic or metal fuel containers, or contaminated soil.

Why is Proper Disposal Necessary?

Careless use and disposal of these substances contaminate our food, soil, water, and air; and seriously threaten the health of plants, animals and people.

- Hazardous chemicals can "pass through" treatment processes, storm drains or landfills and be discharged into our environment. This occurs because wastewater treatment plants are not designed to remove hazardous chemicals from wastewater, and storm drains can flow directly into water sources without any treatment at all.
- HHW thrown into the garbage can injure workers during collection or mix with other chemicals when landfilled.
- Groundwater used for drinking or irrigation can be contaminated when waste products are poured onto or seep into the ground.
- HHW stored in homes or garages can endanger emergency personnel responding to fires or other accidents.

What Can I Do to Create Less Hazardous Waste?

- Use safer alternatives. Did you know that homemade window cleaner is as effective as commercial? (Visit http://www.marc.org/Environment/SolidWaste/pdfs/safercleaning.pdf for more safe alternatives.)
- Read labels and buy the product with the lowest level of warning on the label. For example, buy products with "caution" vs. "poison" on the label.
- Buy the smallest amount that you need for the job.
- Use up what you have first.
- If you can't use it up, give it to someone who will.
- Completely finish using products in containers before disposal. Clean, empty containers can be put in the trash.
STORM WATER INFORMATION FLYER
What is stormwater runoff?

Stormwater runoff occurs when precipitation from rain or snowmelt flows over the ground. Hard surfaces like roof tops, sidewalks, streets and driveways prevent the stormwater from naturally soaking into the ground.

The stormwater collects and travels downhill across the surface until it reaches either a storm sewer system or a natural waterway.

How can stormwater runoff be a problem?

As stormwater travels across hard surfaces, it scours them. Stormwater can pick up debris, chemicals, dirt, and other pollutants, transporting them to natural waterways such as streams, rivers, and lakes. Anything that enters a storm sewer system can be discharged untreated into the waterbodies we use for swimming, fishing, and other forms of recreation. Too much pollution can even pose risks to drinking water sources.

The effects of pollution

Polluted stormwater runoff can have many adverse effects on plants, fish, animals, and people.

- Sediment can cloud the water and make it difficult or impossible for aquatic plants to grow. Sediment also can destroy aquatic habitats.
- Excess nutrients can cause algae blooms. When algae die, they sink to the bottom and decompose in a process that removes oxygen from the water. Fish and other aquatic organisms can’t exist in water with low dissolved oxygen levels.
- Bacteria and other pathogens can wash into swimming areas and create health hazards.
- Debris such as plastic bags, bottles, cigarette butts, and trash that wash into bodies of water can choke, suffocate, or disable aquatic life like ducks, fish, turtles, and birds.
- Household hazardous waste like insecticides, pesticides, paint, solvents, motor oils, and automotive fluids can poison aquatic life.
- Polluted stormwater can also contaminate drinking water sources. This, in turn, can affect human health and water treatment costs.
COMMON SENSE SOLUTIONS TO STORMWATER POLLUTION

Residential

Lawn Care
Excess fertilizers and pesticides applied to lawns and gardens wash off and pollute streams. In addition, yard clippings and leaves can wash into storm drains and contribute nutrients and organic material to streams.

- Don’t over-water your lawn. Consider using a soaker hose instead of a sprinkler and be sure to properly adjust your automated timer.
- Use pesticides and fertilizers sparingly. When use is necessary, use these chemicals in the recommended amounts. Use organic mulch or safer pest control methods whenever possible.
- Compost or mulch yard waste. Don’t dump it into streets, storm drains, or waterways such as canals.
- Cover piles of dirt or mulch being used in landscaping projects.

Auto Care
Washing your car and degreasing auto parts at home can send detergents and other contaminants through the storm sewer system. Dumping automotive fluids into storm drains has the same result as dumping the materials directly into a waterbody.

- Use a commercial car wash that treats or recycles its wastewater or wash your car on your yard so the water infiltrates into the ground.
- Repair leaks and dispose of used auto fluids and batteries at designated drop-off or recycling stations.
- Never dispose of hazardous chemicals and waste automotive fluids in storm sewers.

Septic Systems
Leaking and poorly maintained septic systems release nutrients and pathogens that can be picked up by stormwater and carried to nearby waterbodies.

- Inspect your system every three years and pump your tank as necessary every three to five years.
- Don’t dispose of household hazardous waste in sinks or toilets.

Lack of vegetation on streambanks can lead to erosion. Over-grazed pastures can also contribute excessive amounts of sediment to the stormwater system. Construction vehicles can leak fuel, oil, and other harmful fluids that can be picked up by stormwater and deposited into local waterbodies.

- Divert stormwater away from disturbed or exposed areas of the construction site.
- Install silt fences, vehicle mud removal areas, vegetative cover, and other sediment and erosion controls and properly maintain them, especially after rainstorms.
- Prevent soil erosion by minimizing disturbed areas during construction projects, and seed and mulch bare areas as soon as possible.
- Keep contaminants from entering existing storm drain inlets with proper erosion control devices.

Agriculture

Ranching & Farming
Lack of vegetation on streambanks can lead to erosion. Over-grazed pastures can also contribute excessive amounts of sediment to local waterbodies. Livestock in streams can contaminate waterways with bacteria, making them unsafe for humans.

- Keep livestock away from streambanks and provide them a water source away from waterbodies.
- Vegetate riparian areas along waterways.
- Store and apply manure away from waterbodies and in accordance with a nutrient management plan.
- Rotate animal grazing to prevent soil erosion in fields.
- Apply fertilizers and pesticides according to label instructions to save money and minimize pollution.

Commercial

General
Dirt, oil, & debris that collect in parking lots and paved areas can be washed into the storm sewer system and eventually enter local waterbodies.

- Sweep up litter and debris from sidewalks, driveways and parking lots, especially around storm drains.
- Cover grease storage and dumpsters and keep them clean to avoid leaks.
- Report any chemical spills to the Idaho Department of Environmental Quality. They’ll know the best way to keep spills from harming the environment.

Automotive Facilities
Uncovered fueling stations allow spills to be washed into storm drains. Cars waiting to be repaired can leak fuel, oil, and other harmful fluids that can be picked up by stormwater.

- Clean up spills immediately and properly dispose of cleanup materials.
- Provide cover over fueling stations and design or retrofit facilities for spill containment.
- Properly maintain fleet vehicles to prevent oil, gas, and other discharges from being washed into local waterbodies.
- Install and maintain oil/water separators on all connections to public storm sewer systems, preventing contaminants from entering.

Site Maintenance
Erosion controls that aren’t maintained can cause excessive amounts of sediment and debris to be carried into the stormwater system. Construction vehicles can leak fuel, oil, and other harmful fluids that can be picked up by stormwater and deposited into local waterbodies.

- Divert stormwater away from disturbed or exposed areas of the construction site.
- Install silt fences, vehicle mud removal areas, vegetative cover, and other sediment and erosion controls and properly maintain them, especially after rainstorms.
- Prevent soil erosion by minimizing disturbed areas during construction projects, and seed and mulch bare areas as soon as possible.
- Keep contaminants from entering existing storm drain inlets with proper erosion control devices.

Education is essential to changing people’s behavior.
STORM DRAIN STENCILING MAP
WATER WASTING WORK ORDERS
### Water Department Service/Repair Order

**Name:** BARBERA-OWNER  
**Address:** 740 N BOULEVARD  
**Job Code No.:** 5071

**Task Description:** SPRINKLER SYSTEM RUNNING 24-7 WATER WASTE

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**Work Explanation:** REED TALKED TO TENANT  
JACKIE LEFT MESSAGE WITH BARBERA TO REPAIR TIMER

---

**Safety Explanation:**

---

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: DEB HUNT  
Address: 740 N BOULEVARD  
Task Description: WATER IS ON 24 HOURS A DAY

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Date Reported: 5/07/2008  
Time Reported: ___  
On Site Time: 12:50  

Date Requested: ___  
Appointment Time: ___  
Permit Date:  

Date Completed: 5/07/2008  
Time Completed: 12:50  
Permit Time: ___  

Task Complete: X  
Task Incomplete: ___  
After Hours Call: ___  

Project Complete: X  
Project Incomplete: ___  
Applicable Qty: ___  

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Work Explanation: JACKIE CONTACTED BARBERA SHE SAID SHE HAD MAINTENACE REPAIR TIMER ON SYSTEM 5-7-08

---

Safety Explanation: 

---

F3=Exit   F4=Ut Address   F7=Code Search   F8=Address Search   Print Key = Print
Name: ANONYMOUS
Task Description: MORNING

Address: 1260 LAKE AVE

WATER WASTE SPRINKLERS HAVE BEEN ON SINCE YESTERDAY

Phone #

Date Reported: 5/08/2008
Time Reported: 10:10
On Site Time: 10:30

Date Requested
Appointment Time

Date Completed: 5/08/2008
Time Completed: 10:45
Permit Date
Permit Time

Task Complete: X
Task Incomplete

Project Complete: X
Project Incomplete

Applicable Qty

Work Explanation: TALKED WITH OWNERS THEY SAID THAT THE SPRINKLERS WERE ON IN SAME SPOT ALL DAY AND NIGHT THEY DIDN'T THINK THERE WAS ANYTHING WRONG WITH THAT THEY DID SHUT THEM OFF

Safety Explanation:

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: Task Description: WEEK WHY?

Address: 1564 DARTMOUTH DR
WATER (HOSE) RUNNING FROM TOP OF HOUSE FOR LAST

Phone #: 200-9619

Date Reported: 5/14/2008
Time Reported: 16:07
On Site Time: 16:25

Date Requested: 5/14/2008
Appointment Time:
Permit Date: 

Date Completed: 5/14/2008
Time Completed: 16:40
Permit Time: 

Task Complete: X
Task Incomplete: 
After Hours Call: 

Project Complete: X
Project Incomplete: 
Applicable Qty: 

Work Explanation: WATER LINE GOING TO SWAMP COOLER BROKEN WILL REPAIR SOON NEEDS TO BE CHECKED TO SEE IF ITS BEEN REPAIRED

Safety Explanation:

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: MR MORGAN  
Address: 1495 WILLOW AVE  
Task Description: WATER RUNNING ALL WEEK FLOODING NEIGHBORS GARAGE

Phone #:  
Date Reported: 5/15/2008  
Time Reported: 8:17  
On Site Time: 9:30  
Date Requested:  
Appointment Time:  
Permit Date:  
Date Completed: 5/15/2008  
Time Completed: 9:45  
Permit Time:  
Task Complete: X  
Task Incomplete:  
After Hours Call:  
Project Complete: X  
Project Incomplete:  
Applicable Qty:  

Work Explanation: TURNED CITY CURB STOP OFF 1495 IN THE ONE I SHUT OFF.

Safety Explanation: 

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: M Morgan
Address: 1495 Willow Ave
Task Description: Sprinkler Running in Same Place

Phone #
Date Reported: 5/16/2008
Time Reported: 10:51
On Site Time: 11:30

Date Requested: 5/16/2008
Appointment Time: 
Permit Date: 

Date Completed: 5/16/2008
Time Completed: 11:45
Permit Time: 
After Hours Call: 

Task Complete: X
Task Incomplete: 
Project Complete: X
Project Incomplete: 
Applicable Qty: 

Work Explanation: TURNED OUR CURB STOP OFF

Safety Explanation:

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: VERNON GEORGE
Address: 311 11TH ST
Task Description: SPINKLERS RUNNING FOR A WEEK

Date Reported: 5/20/2008
Date Requested: 
Date Completed: 5/20/2008
Task Complete: X
Project Complete: X

Time Reported: 11:30
Appointment Time: 
Time Completed: 12:45
Task Incomplete: 
Project Incomplete: 

On Site Time: 12:30
Permit Date: 
Permit Time: 
After Hours Call: 
Applicable Qty: 

Work Explanation: TURN THEIR SPRINKLER VALVE OFF TALKED TO HOME

Safety Explanation: 

F3=Exit  F4=Utd Address  F7=Code Search  F8=Address Search  Print Key = Print
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<thead>
<tr>
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<tbody>
<tr>
<td>NEIGHBOR</td>
<td>244 W STONE RUN LN</td>
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**Task Description:**
- Shut Off and Leave
- Sprinklers On For 2 Days They Are Out of Town
- Note: Flooding Street

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<th>Time Completed</th>
<th>After Hours Call</th>
<th>Project Complete</th>
<th>Task Complete</th>
</tr>
</thead>
</table>

**Work Explanation:**

- Turned their sprinkler off at valve on their vacuum breaker left door knocker

**Safety Explanation:**

---

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: MARK RADFORD
Address: 1533 GLEN ARBOR
Task Description: PIPE FLOODING NEIGHBORS YARD

Phone #: 709-2626
Date Reported: 5/21/2008
Date Requested: 5/21/2008
Date Completed: 5/21/2008
Task Complete: X

Time Reported: 12:35
Appointment Time: 15:30
Time Completed: 16:00
Task Incomplete: 
Project Incomplete: 

---

Work Explanation: SPOKE WITH MRS RADFORD NEED TO SEND WASTING WATER NOTICE TO 1550 BEVERLY

DAVID SENT WASTING WATER NOTICE

Safety Explanation:

F3=Exit  F4=Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: DEDE SANT  
Task Description: HOURS A DAY WASTING WATER  
Address: 1539 CANYON AVE  
WATER RUNNING AT 4 PLEX BEHIND 1550 CANYON 24

<table>
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Work Explanation: TALKED TO TENANT SHE SAID SHE HAD ALREADY CONTACTED LANDLORD ABOUT SPRINKLERS BEING STUCK ON

Safety Explanation: 

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name

Task Description: CHECK FOR LEAK

Address 1564 DARTMOUTH DR

Phone#

Date Reported 6/05/2008 Time Reported On Site Time 9:00
Date Requested Date Completed 6/05/2008 Time Completed 9:30
Task Complete Project Complete

Work Explanation: SWAMP COOLER IS STILL NOT REPAIRED SPRAYING WATER NEED TO SEND WATER WASTING NOTICE

Safety Explanation:

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
**Water Department Service/Repair Order**

**Name:** FAMILY DOLLAR  
**Address:** 145 N WOODRUFF AVE

**Task Description:** SPRINKLERS HAVE BEEN RUNNING FOR A WEEK STRAIGHT

**HEIDI-MANAGER 529-6900/WINCO-552-9733/LORRI GILBRETH/800-635-5167**

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**Date Requested:** 6/11/2008  
**Date Completed:** 6/11/2008  
**Time Completed:** 9:55  
**Project Complete:** X  
**Project Incomplete:** X

---

**Safety Explanation:**

---

**Work Explanation:** TURNED SPRINKLER SYSTEM OFF AT VACUUM BREAKER

JACKIE TRIED NOTIFING PERSON RESPONSIBLE AND NO ONE NEW WHO MAINTAINED SPRINKLER SYSTEM

---

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
**Water Department Service/Repair Order**

**Name:** MAZEL NORMAN  
**Address:** 1040 HILLVIEW AVE  
**Task Description:** WASTING WATER FLOODING STREET  

**Phone #:** 524-3706  
**Date Reported:** 6/20/2008  
**Time Reported:** 9:20  
**On Site Time:** 9:45  
**Date Requested:**  
**Appointment Time:**  
**Permit Date:**  
**Date Completed:** 6/20/2008  
**Time Completed:** 14:00  
**Permit Time:**  
**Task Complete:** X  
**Task Incomplete:**  
**After Hours Call:**  
**Project Complete:** X  
**Project Incomplete:**  
**Applicable Qty:**  

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**Work Explanation:** CANT SEE WATER WASTE GOING ON

===============================================

**Safety Explanation:**

===============================================

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: MICKY

Address: 2234 MEADOW ST

Task Description: WATER RUNNING IN FRONT YARD FOR A WEEK

Phone #

Date Reported: 6/24/2008
Date Requested: 6/24/2008
Date Completed: 6/24/2008

Task Complete: X
Project Complete: X

Time Reported: 9:27
Appointment Time: 9:27
Time Completed: 16:30

On Site Time: 10:15
Permit Date: 
Permit Time: 
After Hours Call: 
Applicable Qty: 

Work Explanation: LEFT WATER WASTING LETTER TALKED TO HOMEOWNER

Safety Explanation: 

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Task Description: **ONE IN HOME**

Address: **2118 LINCOLN RD**

WATER WASTE HAS BEEN RUNNING FOR THREE DAYS

---

Work Order #: **5071**

---

Work Explanation: **TURNED FAUCET OFF NO ONE HOME**

---

Safety Explanation: ________________________________________________________________

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F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
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<td></td>
<td>755 SHOUP AVE</td>
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Work Explanation:  TALKED TO NEIGHBORS TURNED OUTSIDE WATER OFF

Safety Explanation:  

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
**Name**

**Task Description:**

HAS BEEN REPAIRED

**Address**

1564 DARTMOUTH DR

**RECHECK MAKE SURE WATER WASTE FROM HOSE ON ROOF**

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**Work Explanation:**

DIDNT FIND ANY LINE GOING UP TO SWAMP COOLER

---

**Safety Explanation:**

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F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
## Water Department Service/Repair Order

### Work Order # 94902

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**Work Explanation:** WATER IS STILL RUNNING CALLED DAVID

---

**Safety Explanation:**

---

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: CHARLES  
Address: 1413 STANGER DR  
Task Description: NEIGHBOR FLOODING, GARAGE AND BRAND NEW DRIVEWAY

Phone #: 529-8517
Date Reported: 6/27/2008  
Date Requested: 6/27/2008  
Date Completed: 6/27/2008
Task Complete: X
Project Complete: X

Time Reported: 11:32  
Appointment Time: 11:45  
Permit Date:  
Time Completed: 12:15  
Task Incomplete:  
Project Incomplete: __

Work Explanation: GAVE NEIGHBOR WATER WASTING LETTER AND TALKED TO THEM

Safety Explanation: _____________________________________________________________________________

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: JENNIFER-CHANNEL 3
Task Description: TO BE ADJUSTED
Address: 2483 PROSPECT DR
Task Description: WATER WASTE SPRINKLERS ON FOR FAR TOO LONG-NEED

Date Reported: 6/30/2008
Time Reported: 12:00
On Site Time: 12:45

Date Requested: 6/30/2008
Appointment Time: 
Permit Date:

Date Completed: 6/30/2008
Time Completed: 13:00
Permit Time: 
After Hours Call: 
Applicable Qty: 

---
Work Explanation: SHUT OFF SPRINKLER VALVES CHECKED WATER WASTE

---
Safety Explanation:

---
F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Water Department Service/Repair Order

Name: THAYNE LORDS
Address: 469 NEPTUNE DR
Task Description: WATER WASTE WATERING DAY AND NIGHT VACANT HOME

Phone #: 523-6948
Date Reported: 7/02/2008
Date Requested: 7/02/2008
Date Completed: 7/02/2008
Task Complete: X
Project Complete: X

Time Reported: 11:10
Appointment Time: 11:10
Time Completed: 13:15
Task Incomplete: 
Project Incomplete: 

Work Explanation: TURNED SPRINKLER IN BACK YARD OFF AND LEFT NOTE ON

Safety Explanation:

F3=Exit  F4=Uf Address  F7=Code Search  F8=Address Search  Print Key = Print
Water Department Service/Repair Order

Name: ___________________________  Address: J ST-LAKE AVE
Task Description: NIGHT BEFORE  WATER WASTE HOSE STILL RUNNING SINCE 7:00 THE

Date Reported: 7/02/2008  Time Reported: 13:12  On Site Time: 13:15
Date Requested: 7/02/2008  Appointment Time: ______  Permit Date: ______
Date Completed: 7/02/2008  Time Completed: 13:30  Permit Time: ______
Task Complete: X  Task Incomplete: ______
Project Complete: X  Project Incomplete: ______

Work Explanation: DID NOT LOOK LIKE WATER WASTE TO ME SPRINKLER HAD BEEN MOVED

Safety Explanation: ____________________________________________________________

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: SUE RICE
Task Description: WATER WASTE SPRINKLER SPRAYING IN STREET

Address: 1640 JOHN ADAMS PKWY

Phone #
Date Reported: 7/09/2008
Date Requested: 7/09/2008
Date Completed: 7/09/2008
Task Complete: X
Project Complete: X

Time Reported: 9:20
Appointment Time: 9:20
Time Completed: 11:00
Task Incomplete: -
Project Incomplete: -

On Site Time: 11:00
Permit Date: 
Permit Time: 
After Hours Call: 
Applicable Qty: 

Work Explanation: OWNER WILL REPAIR SPRINKLER HEAD PER PHONE CALL ON 7-8-08 AT 10:30

Safety Explanation:

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: CR COOK
Task Description: WATER WASTE RUNNING FOR 4 DAYS AND 4 NIGHTS

Address: 1521 CLAIRE VIEW LN

Phone #: 523-1271
Date Reported: 7/08/2008
Time Reported: 9:39
On Site Time: 9:45
Date Requested: 7/08/2008
Appointment Time: Permit Date
Date Completed: 7/08/2008
Time Completed: 10:00
Permit Time

Task Complete: X
Task Incomplete: —
After Hours Call: —

Project Complete: X
Project Incomplete: —
Applicable Qty: —

Work Explanation: TALKED WITH HOMEOWNER ABOUT SPRINKLER GOING OVER SIDEWALK AND INTO STREET THEY SAID THEY WOULD MOVE IT AS FAR AS RUNNING FOR 4 DAYS THEY ARE TRYING TO CATCH UP AFTER GRASS WAS BURNING UP NOT RUNNING IN SAME SPOT FOR 4 DAYS

Safety Explanation:

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: GINA ARMSTRONG

Task Description: SPRINKLERS FLOODING ALLEY NO ONE HOME

Address: 186 W 16TH ST

Phone #: 524-7192

Date Reported: 7/11/2008
Date Requested: 7/11/2008
Date Completed: 7/11/2008
Task Complete: X
Project Complete: X

Time Reported: 8:35
Appointment Time: 
Time Completed: 13:30
Task Incomplete: 
Project Incomplete: 

On Site Time: 13:00
Permit Date: 
Permit Time: 
After Hours Call: 
Applicable Qty: 

Work Explanation: DISCONNECTED WIRE TO SOLOMONID LEFT NOTE ON DOOR

Safety Explanation: 

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: TOM EISLER
Address: 3809 SHADOW MTNTRL
Task Description: OPERATES TWICE A DAY FLOODED NDS YARD HOME IS VACANT
Sprinklers on property S 0F 1135 ARROW POINT

Phone #: 533-8512
Date Reported: 7/14/2009
Time Reported: 11:35
On Site Time: 11:45

Date Completed: 7/14/2008
Time Completed: 11:45
Permit Date: 
Permit Time: 
After Hours Call: 
Applicable Qty: 

Work Explanation: JACKIE NOTIFIED PAST RENTER HE WILL CALL HOMEOWNER IN CALIFORNIA AND HAVE OWNERS TAKE CARE OF THE PROBLEM
7-14-08

Safety Explanation: 

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: SPANISH NEIGHBOR
Address: 968 ADA AVE
Task Description: NEIGHBOR WATERING STREET

Phone #

Date Reported: 7/14/2008
Time Reported: 15:30
On Site Time: 15:45

Date Requested: 7/14/2008
Appointment Time: 
Permit Date: 

Date Completed: 7/14/2008
Time Completed: 16:00
Permit Time: 

Task Complete: X
Task Incomplete: 

After Hours Call: 

Project Complete: X
Project Incomplete: 
Applicable Qty: 

Work Explanation: TURNED THEIR HOSE OFF

Safety Explanation:

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: DAVID RICHARDS
Address: 898 CALLIOPE LN
Task Description: SPRINKLER HEAD BROKEN SHOOTING WATER INTO THE AIR

Phone # ___________________________
Date Reported: 7/14/2008
Time Reported: 15:40
On Site Time: 15:00

Date Requested: ____________
Appointment Time: ____________
Permit Date: ____________

Date Completed: 7/14/2008
Time Completed: 15:15
Permit Time: ____________

Task Complete: X
Task Incomplete: ____________

Project Complete: X
Project Incomplete: ____________

Work Explanation: COULDN'T FIND ANYTHING BROKEN LEFT DOOR KNOCKER TO CHECK THEIR SPRINKLER SYSTEM

Safety Explanation: ____________

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
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<thead>
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<th>Name</th>
<th>ANONYMOUS</th>
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<tbody>
<tr>
<td>Task Description:</td>
<td>OVER WATERING LAWN FLOODING NEIGHBORS PROPERTY</td>
</tr>
<tr>
<td>Address</td>
<td>1215 ARROW POINT LN</td>
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<tr>
<td>Phone #</td>
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<tr>
<td>Date Reported</td>
<td>7/15/2008</td>
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<tr>
<td>Time Reported</td>
<td>12:45</td>
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<td>On Site Time</td>
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<tr>
<td>Appointment Time</td>
<td></td>
</tr>
<tr>
<td>Date Completed</td>
<td>7/15/2008</td>
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<tr>
<td>Time Completed</td>
<td>13:30</td>
</tr>
<tr>
<td>Task Complete</td>
<td>X</td>
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<tr>
<td>Task Incomplete</td>
<td></td>
</tr>
<tr>
<td>Project Complete</td>
<td>X</td>
</tr>
<tr>
<td>Project Incomplete</td>
<td></td>
</tr>
</tbody>
</table>

Work Explanation: TALKED TO HOMEOWNER ABOUT WATERING TOO LONG OF A

Safety Explanation: 

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Address: 860 SUMMERSET CT
Sprinklers running since 8 in the morning leave
NOTE ON DOOR DONT SHUT OFF IT WILL SHUT NEIGHBORS OFF

Phone #
Date Reported: 7/15/2008
Date Requested: 7/15/2008
Date Completed: 7/15/2008
Task Complete: X
Project Complete: X

Time Reported: 13:48
Appointment Time: 13:48
Time Completed: 14:30
Task Incomplete: -
Project Incomplete: -

On Site Time: 11:15
Permit Date: ______
Permit Time: ______
After Hours Call: ______
Applicable Qty: ______

Work Explanation: LEFT DOOR KNOCKER
Safety Explanation: ________________________________

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: MRS NORMAN
Address: 1048 HILLVIEW AVE
Task Description: OPEN HOSE RUNNING FOR TWO DAYS

Phone #
Date Reported: 7/16/2008
Time Reported: 9:25
Date Requested: 7/16/2008
Appointment Time:
Date Completed: 7/16/2008
Time Completed: 9:45
Task Complete: X
Task Incomplete: 
Project Complete: X
Project Incomplete: 

Work Explanation: LEFT DOOR KNOCKER PUT SHUT OFF END ON THEIR HOSE OWNER SAID REED BROKE DOOR ON CRAWL SPACE

Safety Explanation: 

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
**Name**: LIBERTY  
**Task Description**: OVER WATERING STAGNANT WATER DRAWING MOSQUITOS  
**Address**: 1430 CAMBRIDGE DR  
**Owner**: AMY 529-6658  
**Phone #**: LIBERTY-5521609

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<th>Date Requested</th>
<th>Appointment Time</th>
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<td></td>
</tr>
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</table>

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**Work Explanation:**
REED TALKED TO DAVID ABOUT TO MUCH WATERING HE WAS GOING TO LOOK AT IT.
JACKIE CALLED AND TALKED WITH OWNER 7-24-08 SHE SAID THEY WOULD TURN THE SPRINKLER TIMING DOWN ON THEIR SYSTEM AND LATER ON TRY TO DO SOMETHING DIFF. WITH THE LANDSCAPING.

---

**Safety Explanation:**

---

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: LARRY C  
Task Description: WATER WASTE  
Address: 2475 W 17TH S

Phone #

Date Reported: 7/23/2008  
Time Reported: 14:58  
On Site Time: 15:15

Date Requested:

Date Completed: 7/23/2008  
Time Completed: 15:30

Task Complete: X

Project Complete: X

-------------------------
Work Explanation: THEIR YARD SLOPES ALOT AND WATER DOES RUN OFF SOME BUT IT DIDNT LOOK LIKE THEY WERE WASTING WATER

-------------------------
Safety Explanation:

-------------------------

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
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<th>Name</th>
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<td>529-3823</td>
<td>7/31/2008</td>
<td>8:50</td>
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<td>9:15</td>
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<td>X</td>
<td></td>
<td></td>
<td>LEFT DOOR KNOCKER</td>
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</table>

---

Safety Explanation: 

---

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: 

Task Description: WATER RUNNING ALL DAY

Address: BREMER DR-21ST ST

Phone #

Date Reported: 8/04/2008  
Time Reported: 7:59  
On Site Time: 8:30  

Date Requested: 
Appointment Time: 
Permit Date: 
Permit Time: 

Date Completed: 8/04/2008  
Time Completed: 8:45  
After Hours Call: 

Task Complete: X  
Task Incomplete: 

Project Complete: X  
Project Incomplete: 

Applicable Qty: 

Work Explanation: THEY MAY HAVE HAD A SYSTEM VALVE STICK ON SPRINKLER BOX WAS OPEN, SPRINKLERS WERE OFF, NO ONE THERE

Safety Explanation: 

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: Task Description: Good Neighbors Lawn at 2984 Druvor St
Address: 2968 Druvor St
Sprinklers have been on all morning—starting to flow
Phone #
Date Reported: 8/07/2008
Date Requested: 8/07/2008
Date Completed: 8/07/2008
Task Complete: X
Project Complete: X
Time Reported: 10:55
Appointment Time: 10:55
Time Completed: 13:00
Task Incomplete: —
Project Incomplete: —
On Site Time: 12:45
Permit Date: —
Permit Time: —
After Hours Call: —
Applicable Qty: —
Work Explanation: Shut valve on PVB then homeowner got home while I was still there so they took care of it and I turned valve back on.
Safety Explanation: —
F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
WAR102

Water Department Service/Repair Order

Name PAUL ANAKAYAMA  Address 1703 RAYMOND DR
Task Description: SPRINKLER/HOSE OVER WATERING

Phone # 524-4273
Date Reported 8/12/2008  Time Reported 15:15  On Site Time 14:00
Date Requested  
Date Completed 8/12/2008  Time Completed 14:15  Permit Date 
Task Complete X  Task Incomplete 
Project Complete X  Project Incomplete 

Work Explanation: TALKED TO HOMEOWNER ABOUT HIS SPRINKLER RUNNING TO LONG IN SAME PLACE

Safety Explanation: 

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: Curb And Gutter

Address: 1401 Three Fountains

Phone #: 529-4900

Date Reported: 8/22/2008
Date Requested: 8/22/2008
Date Completed: 8/22/2008
Task Complete: X
Project Complete: X

Time Reported: 12:46
Appointment Time: 12:46
Time Completed: 13:30
Task Incomplete: _
Project Incomplete: _

On Site Time: 13:15
Permit Date: _
Permit Time: _
After Hours Call: _
Applicable Qty: _

Work Explanation: TALKED TO THE MAN THAT WAS WATERING

Safety Explanation: ________________________________

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: Jane

Task Description: Water Waste Flooding Alley and Sidewalk

Phone #

Date Reported: 8/29/2008
Date Requested: 8/29/2008
Date Completed: 8/29/2008
Task Complete: X
Project Complete: X

Time Reported: 9:46
Appointment Time: 11:30
Time Completed: 11:30
Task Incomplete: -
Project Incomplete: -

On Site Time: 11:15
Permit Date: 
Permit Time: 
After Hours Call: -
Applicable Qty: -

----------------------------------------

Work Explanation: Sprinklers had flooded alley some but were off when I got there they may have just stuck on temporarily.

----------------------------------------

Safety Explanation: 

----------------------------------------
Name: JEANA
Address: 186 W 18TH ST
Task Description: WATER RUNNING TO LONG FLOODING ALLEY

Phone #: 524-7192
Date Reported: 9/05/2008
Date Requested: 9/05/2008
Date Completed: 9/05/2008
Task Complete: X
Project Complete: X

Time Reported: 8:25
Appointment Time: Permit Date: 
Time Completed: 9:00
Task Incomplete: After Hours Call: 
Project Incomplete: Applicable Qty: 

Work Explanation: TALKED TO HOMEOWNER SHE SAID SHE WOULD CALL HER SPRINKLER COMPANY AGAIN TO REPAIR VALVE THAT IS STICKING

Safety Explanation: 

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: 

Task Description: RUNNING WATER FOR TWO WEEKS IN SAME SPOT

Address: 1245 SUSANNE AVE

Phone #: 

Date Reported: 9/10/2008

Time Reported: 16:28

On Site Time: 16:39

Appointment Time: 

Permit Date: 

Date Requested: 9/10/2008

Time Completed: 16:55

Permit Time: 

Date Completed: 9/10/2008

Task Incomplete: 

Task Complete: X

After Hours Call: 

Project Complete: X

Applicable Qty: 

Work Explanation: TURNED WATER OFF (HOSE) LOCATE AND MARKED SERVICE

HOUSE IS VACANT

Safety Explanation: 

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
**Name**

<table>
<thead>
<tr>
<th>Task Description</th>
<th>Address 195 WADSWORTH DR</th>
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<tbody>
<tr>
<td>CURB AND GUTTER</td>
<td>OPEN HOSE RUNNING ALL NIGHT LONG WATER GOING INTO</td>
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**Phone #**

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<tbody>
<tr>
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</table>

---

**Work Explanation:** HOSE WAS ALREADY SHUT OFF

---

**Safety Explanation:**

---

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: KAY-STREETS
Address: 715 MAY ST
Task Description: ALLEY IS FLOODED

Date Reported: 9/19/2008
Time Reported: 8:49
On Site Time: 9:30

Date Requested: 9/19/2008
Appointment Time: 
Permit Date: 

Date Completed: 9/19/2008
Time Completed: 9:45
Permit Time: 

Task Complete: X
Task Incomplete: 

Project Complete: X
Project Incomplete: 

Work Explanation: SHUT THEIR HOSE OFF LEFT DOOR KNOCKER

Safety Explanation: 

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name: RICHARD HIGLEY
Task Description: NEIGHBOR LEFT A HOSE RUNNING NEIGHBOR AT 740 L STREET CALLED IT IN
Address: 750 L ST

Phone #: 716-3317
Date Reported: 3/11/2009
Time Reported: 12:00
On Site Time: 13:15
Date Requested: 3/11/2009
Appointment Time: 
Permit Date: 
Date Completed: 3/11/2009
Time Completed: 13:30
Permit Time: 
Task Complete: X
Task Incomplete: 
After Hours Call: 
Project Complete: X
Project Incomplete: 
Applicable Qty: 

Work Explanation: NO ONE HOME LEFT A DOOR HANGER AND WATER WASTING

Safety Explanation:

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
<table>
<thead>
<tr>
<th><strong>Name</strong></th>
<th>JACKIE</th>
<th><strong>Address</strong></th>
<th>750 L ST</th>
<th><strong>Task Description:</strong></th>
<th>RECHECK HOSE IF IT IS STILL RUNNING DISCONNECT SERVICE WATER WASTING LETTER SENT 3-16-09</th>
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| **Phone #** |        | **Date Reported** | 3/17/2009 | **Time Reported** | 8:26 | **On Site Time** | 9:00 | **Date Requested** |         | **Appointment Time** |         | **Permit Date** |        | **Date Completed** | 3/30/2009 | **Time Completed** | 9:15 | **Permit Time** |        | **Task Complete** | X |

| **Task Incomplete** |         | **Project Complete** | X | **Project Incomplete** | - | **Applicable Qty** |        |

---

**Work Explanation:** HOSE IS SHUT OFF

---

**Safety Explanation:**

---

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
Name

Task Description: DOESNT THINK HOMEOWNER IS HOME

Address 2770 HOMESTEAD LN

SPRINKLER SYSTEM RUNNING FOR THREE DAYS NEIGHBOR

Phone # 569-0504

Date Reported 5/04/2009

Time Reported 9:48

On Site Time 10:15

Date Requested

Appointment Time

Permit Date

Date Completed 5/04/2009

Time Completed 10:30

Permit Time

Task Complete X

Task Incomplete

After Hours Call

Project Complete X

Project Incomplete

Applicable Qty

Work Explanation: TURND OFF VALVE ON THEIR AVB AND LEFT NOTE ON DOOR

Safety Explanation:

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
**Name:** JEFF BELL  
**Address:** 127 HAVEN LN  
**Task Description:** NEIGHBORS YARD  
**Work Order #:** 106554  
**Job Code No.:** 5071

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<td>Applicable Qty</td>
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---

**Work Explanation:** LEFT DOOR KNOCKER AND WATER WASTING LETTER

---

**Safety Explanation:**

---

F3=Exit  F4=Ut Address  F7=Code Search  F8=Address Search  Print Key = Print
STORM WATER MANAGEMENT PLAN
City of Idaho Falls Storm Water Management Plan

Purpose and Need

This City of Idaho Falls in an effort to reduce discharge of pollutants to local water bodies and to prevent or minimize flooding of adjacent landowners has implemented criteria in which all new development will be required to provide onsite storage of storm water.

Requirements

The City of Idaho Falls requires onsite storage of storm water for all new development. The volume of storm water storage provided must equal 1.3 inches in depth for the entire area developed. The volume requirement is based on a frozen ground condition, therefore, no reduction for permeable surfaces is allowed.

Example Calculation:

Area of Overall Site: 1.27 acres (Includes building footprints, sidewalk, pavement, landscape areas, etc.)

Volume of Storm Water Storage Required:

1.27 acres x 43,560 ft²/acre = 55321 ft²

55321 ft² x 1.3 in x 1 ft/12 in = 5993 ft³ (Volume of Storage Required Onsite)

Design of storm water detention facilities shall include a means of positive outlet or be sized 10 times greater than the required volume. Detention facilities shall be designed to drain within 72 hours with the last 1 foot in depth retained within the facility to evaporate or infiltrate the existing soils. Positive outflows may be connected to existing City owned storm sewer systems, irrigation facilities (where allowed) and subsurface infiltration. If subsurface infiltration is the source of positive outflow utilized, then a french drain or drain rock shall be installed to ensure that storm water can be discharged into the ground.

Description

Onsite storage of storm water may be provided by depressed landscape areas, storm water retention ponds, swales, drain rock void space or underground storage systems. Underground storage systems approved by the City shall also comply with the Department of Water Resources permitting applications dealing with Shall Wells. The Department of Water Resources application for shallow wells and construction documentation is available online.
Connection to City operated storm sewer systems for positive outlet may be allowed on a case-by-case basis. The City will evaluate each development on an individual basis and determine:

1. if capacity remains within the existing storm sewer system,
2. pretreatment of storm water can be achieved prior to discharge to the system,
3. it is in the best interest of the City to allow such connection, and
4. the connection will not adversely impact the environment.

**Design Information**

**Site Plans**

The City of Idaho Falls requires all single lot commercial development within the City to submit a site plan for review. Site plans are required to address storm water and other items as required in the City of Idaho Falls Site Plan Check List. AutoCad site plan templates are available upon request.

**Improvement Drawings**

The City requires Improvement Drawings whenever a development proposes a new subdivision or will be extending City streets, water, sewer or storm lines. Improvement drawings for subdivisions require regional storm water detention facilities. Facility ownership and maintenance shall be addressed within the subdivision development agreement and on the subdivision plat.

Master plans that denote water, sewer and storm line layout are required for those subdivisions that will consist of more than one division. This allows better planning and engineering for the overall development.

All residential storm water retention ponds for residential subdivisions that will be maintained by the City shall have a ten (10) foot wide flat area surrounding the entire pond.

All ponds shall have a minimum fifteen (15) foot wide asphalt access road and a minimum asphalt area of twenty (20) feet by twenty (20) feet at any pump station. Asphalt shall be two (2) inches thick over six (6) inches of three-quarter (3/4) inch crushed gravel base. The lift station and appurtenances shall be placed to allow clear access to the pond with trucks, mowers, etc.

The sides of the pond shall have a maximum slope of four (4) feet horizontal to one (1) foot vertical (4:1), although a 5:1 slope is preferred.

Pond inlets shall have a properly designed energy dissipater that eliminates erosion. If riprap is utilized as the energy dissipater a concrete alley curb shall be poured around
the riprap to facilitate a mowing edge. Pond inlets shall be constructed so that they are accessible for maintenance purposes.

Pond outlets shall be located the greatest distance possible from the inlet.

The bottom of the pond shall be sloped to a City Standard French Drain. The French Drain shall be located adjacent to the outlet of the pond or if there is no outlet the French Drain shall be the greatest distance from the inlet to the pond that is possible.

Topsoil shall be minimally compacted over the top surface area, to a minimum depth of six (6) inches.

The pond area shall have a sprinkler system meeting the requirements of the City of Idaho Falls Standard Specification and Drawings and approved by the City of Idaho Falls Parks Department. All soil areas shall be seeded with approved grass seed.

Pond inlet pipe shall not be designed to enter the pond at elevations below the lowest pond elevation, unless said line enters directly into a french drain.

All development within City owned right of way shall conform to the current edition of the Idaho Falls Standard Specifications and Drawings. Applicable specifications and standards for the construction of storm water facilities are covered under Section 700, Sanitary Sewers and Storm Drains.

Maximum spacing of storm water manholes shall be 300 feet. Maximum spacing of inlet boxes, measured along the curb line, shall be 1000 feet. All inlet boxes shall be side opening unless otherwise approved by the City Engineer. Inlet boxes for public streets shall be placed at lot boundaries, where possible. Cross drains shall be allowed only with written approval from the City Engineer. Approved cross drains shall have a minimum slope of 1 percent.

All storm water piping shall be designed to provide capacity based upon the 2-year storm frequency. Figure 1 depicts the rainfall intensity-duration frequency chart that is used for the City of Idaho Falls.
Applicable Ordinances

The following is a copy of the City of Idaho Falls Surface Drainage Ordinance. The ordinance addresses current storm water requirements and fees assessed to address storm water issues.

CHAPTER 5
SURFACE DRAINAGE FEES
SECTION:

10-5-1 Statement of Purpose
10-5-2 Definitions
10-5-3 Surface Drainage Facilities
10-5-4 Surface Drainage Charge
10-5-5 Amount of Charge
10-5-6 Manner and Time of Payment
10-5-7 Surface Drainage Fund
10-5-8 Expenditures Authorized
10-5-9 Local Improvement Districts

10-5-1: STATEMENT OF PURPOSE:

Development of land within the City increases the need for storm drainage lines, pumps and equipment to convey and dispose of surface drainage waters. Proper collection and disposal of such surface waters is necessary to protect the health, safety and welfare of the inhabitants of the City. It is inequitable to place upon the ad valorem tax base the entire burden of constructing new storm drainage facilities necessitated because of the development of land within or adjacent to the City. Therefore, the purpose of this chapter is to develop a fair and reasonable means of allocating the expense of constructing new storm drainage facilities between the developers of land and revenues derived from ad valorem taxes levied upon all lands located within the City.

10-5-2: DEFINITIONS:

Certain terms used in this Chapter shall have the meanings ascribed below:

ACCESSIBLE LAND: Any undeveloped lot or tract of land for which surface drainage is not wholly self-contained or for which any surface water flowing therefrom will come upon any public street, alley, gutter or other public property located in the City or from which surface drainage will flow into any drain, interceptor or other surface drainage facility of the City, as a result of development thereof. The term shall also include land
where more than fifty percent (50%) of the floor area of an existing building is demolished in order to construct a new structure thereon.

**DEVELOPED LAND:** Any lot or tract of land upon which a structure has been erected or upon which a full covering or "black top" or similar substance has been laid. No lot or parcel of land shall be deemed developed merely because platting or on-site improvements have been made, or because sales activities have commenced. The application for a building permit shall be prima facie evidence of an intent to develop land.

**DRAINAGE DISPOSAL FACILITIES:** Any works or equipment by which surface drainage water is finally removed from the City or from an area of the City. Such facilities may include, among other things, pumping, piping, impounding, spraying or evaporation systems, but do not include the transfer of surface water from one land area to another where further disposal is needed.

**DRAINAGE INTERCEPTOR:** A principal or main drainage line which maintains continuity from the point of disposal of the drainage to the most distant point of collection thereof and which intercepts one or more lateral lines or services or interior drain lines draining a subdivision or local area. "Drainage Interceptor" excludes any lateral line or interior drain line within a subdivision which drains storm water originating primarily from within such subdivision.

**DRAINAGE TREATMENT FACILITIES:** Facilities which tend to improve the quality of surface water to meet imposed standards before conducting it for disposal to any waterway or impoundment.

**STRUCTURE:** A walled and roofed building.

10-5-3: **SURFACE DRAINAGE FACILITIES:**

No property shall be annexed to the City or platted or developed within the City unless adequate provisions are made for disposal of surface waters originating therefrom, either by wholly self-contained system of pumps and retention ponds or by use of publicly-owned storm drainage interceptors and ponds. For purposes of determining adequacy of such facilities a minimum design standard of 1.33 inches over frozen ground shall be used.

10-5-4: **SURFACE DRAINAGE CHARGE:**

A surface drainage fee shall be charged to the owners of any assessable land at the time the land is annexed to the City, or subdivided or platted within the City or for which surface drainage into the streets, alleys, gutters
or other storm drainage facilities of the City is requested or will occur as a result of development of the land, irrespective of whether the land is located within or without the City. Nothing herein shall require payment of a surface drainage fee for developed land existing on the effective date of this Code.

10-5-5: AMOUNT OF CHARGE:

The surface drainage fee shall be three-fourths of a cent ($0.0075) per square foot of assessable land. In computing the area of any tract of land for purposes of applying such fee, the area of any public street, way, park, storm water retention pond or any canal, irrigation lateral or natural waterway shall be excluded from the total area of assessable land.

10-5-6: MANNER AND TIME OF PAYMENT:

(A) All surface drainage fees shall be paid to the City Treasurer.

(B) If platted land is being annexed to the City, payment shall be made in full upon annexation. If the land is being or has been annexed unplatted, payment shall be made when the land is subdivided, platted or developed. If the assessable land is located outside the City the surface drainage, fee shall be paid prior to the discharge of surface drainage into any street, gutter, storm drainage line or other surface drainage facility or land located within the City.

10-5-7: SURFACE DRAINAGE FUND:

A Surface Drainage Fund is hereby established into which shall be deposited all surface drainage fees paid pursuant to the provisions of this chapter.

10-5-8: EXPENDITURES AUTHORIZED:

Moneys in the “Surface Drainage Fund” may be expended only for the following purposes:

(A) Design, development and construction of drainage interceptors.

(B) Design, development and construction of drainage treatment or drainage disposal facilities.

10-5-9: LOCAL IMPROVEMENT DISTRICTS:
Notwithstanding the provisions of this chapter, the City may establish local improvement districts within the City to defray the expenses of constructing or acquiring surface drainage facilities in areas where the same are deemed necessary or advisable. Land for which surface drainage charges have been paid pursuant to the terms of this chapter shall receive credit against the amount of any assessment made against such land if a drainage interceptor or a treatment or disposal facility is constructed or acquired as an improvement by the district levying the assessment.

Pest Control

It is the intent of this Storm Water Management Plan to provide suitable means to address storm water runoff on a per site basis. In conjunction with storm water management, we must also try to efficiently control storm water and minimize the possibility of providing suitable habitat for mosquito development. Long term standing water should be minimized. Due to the infrequency of storm events throughout the summer months the highest probability for standing water generally stems from nuisance water from irrigation. All storm water designs should address the elimination of nuisance water due to irrigation. This may be as easy as installing and maintaining a French drain, drain rock or other structure that will allow nuisance water easier access to permeable soils beneath the topsoil.
COOPERATIVE AGREEMENT – CITY OF IDAHO FALLS AND ITD, DISTRICT 6
INTERGOVERNMENTAL AGREEMENT FOR ROLES AND RESPONSIBILITIES UNDER THE PHASE II NPDES MUNICIPAL SEPARATE STORM WATER PERMIT

This Intergovernmental Agreement entered into this ___ day of November, 2008, by and between the City of Idaho Falls (the “City”) and the State of Idaho, acting by and through the Idaho Transportation Department (the “ITD”) (Each individually hereafter referred to as “co-permittee” and collectively as “co-permitees”) is made for the purpose of complying with the federal National Pollutant Discharge Elimination System (NPDES) Part II Storm Water Application and Permit (Attachment 1).

REQUITALS

WHEREAS, Congress in 1987 amended Section 402 of the Federal Clean Water Act (33 U.S.C.A. section 1342 (p) to require the Federal Environmental Protection Agency (EPA) to promulgate regulations (“the regulations”) for applications for permits for storm water discharges; and

WHEREAS, the regulations are designed to control pollutants associated with storm water discharges through the use of the NPDES permit system which allows the lawful discharge of storm water into waters of the United States; and

WHEREAS, the regulations are designed to require NPDES permits for discharges from small Municipal Separate Storm Sewer Systems (MS4s) from a system-wide or jurisdiction wide basis; and

Whereas, the City of Idaho Falls and the Idaho Department of Transportation, submitted the Part II Application on March 4th, 2003; and

WHEREAS, the implementation of a storm water quality management program that satisfies federal NPDES storm water requirements requires definition of roles and responsibilities between co-permitees for contributions of pollutants from one part of the MS4 to another; and

WHEREAS, it is necessary to provide a basis for defining the co-permitees’ primary intentions and relationships, responsibilities and obligations for ensuring compliance with the NPDES Municipal Storm Water requirements;

NOW THEREFORE the Parties agree as follows:
1. PURPOSE OF AGREEMENT

The purpose of this agreement is to detail the duties, roles and responsibilities to be provided by the parties/co-permitees with respect to compliance with the Federal NPDES Storm Water rules, regulations and requirements and the commitments set forth in the Part II NPDES Storm Water Application submitted by the parties/co-permitees to EPA. This Agreement in no way affects the responsibilities of any of the recipients of this NPDES Storm Water Permit (the Permit) to be issued by the EPA. Neither co-permittee will be responsible for the non-compliance of the other co-permittee with any provision contained within the Permit issued by EPA.

2. GENERAL PROVISIONS

A. The City of Idaho Falls and the Idaho Transportation Department are co-permitees in the Part II Storm Water Permit Application as provided in 40 CFR 122.33(b) (iii).

B. Each co-permittee will be responsible for complying with any Permit conditions relating to discharges from those parts of the MS4 that each co-permittee currently operates and maintains.

C. Each co-permittee will utilize available monitoring and enforcement mechanisms, in full cooperation with the other co-permittee, to manage the contribution of pollutants from one MS4 to another.

D. The co-permitees have been issued a NPDES Phase II Storm Water permit to address the requirements of the Federal NPDES Storm Water regulations and manage the contributions of pollutants to the MS4s to the maximum extent practicable. To comply with the NPDES MS4 Permit, the co-permitees agree to comply with the terms and conditions of this Agreement which incorporates the six minimum control measures as defined in the permit finalized May 1, 2007 This permit, with an effective date of May 1, 2007, and all provisions of said permit, are incorporated by reference into this Agreement. All co-permitees hereby acknowledge receipt of a copy of the final permit and the conditions contained therein.

E. Each party to this Agreement shall assign at least one representative to the co-permittee group, which shall meet at least annually to assess and define necessary work tasks to comply with the terms and conditions of this Agreement and the issued permit. Additional meetings will be held based on the needs of the group. The City of Idaho Falls representative shall be the chair at these meetings.

F. Each party to this Agreement shall participate in an advisory role in the general decision-making process. All final decisions shall be made jointly by the governing
bodies of the City of Idaho Falls and the Idaho Transportation Department after consultation with the co-permittee group.

3. **STORM WATER PERMIT PROGRAM ROLES AND RESPONSIBILITIES**

   A. Program Administration and Management

      1) The City of Idaho Falls will assume the administrative leadership of the management program, including management of this Agreement.

      2) The ITD agrees to cooperate with the City of Idaho Falls in its administration of the management program, including regular attendance and participation in co-permittee meetings, participation in the permit negotiations process as needed and timely submittal of annual reporting data to the City of Idaho Falls each year.

      3) All co-permittees shall provide necessary management and planning input to ensure that contributions of pollutants to MS4s are limited and the pollutant issues described in the Permit are addressed.

      4) The ITD agrees to reimburse the City of Idaho Falls for its proportionate share of program administration costs as set forth in Section 4 of this Agreement.

   B. Storm Water Management Program [Roles and responsibilities of the co-permittees relative to the six Minimum Control Measures, as described in the Permit, are noted below].

      1) Public Education and Outreach

         a) The co-permittees agree to cooperate with each other to the extent necessary to ensure that the Best Management Practices ("BMP’s") associated with public education and outreach can be carried out.

         b) The cooperation of the co-permittees shall include, but not be limited to, distribution of materials and information, access to MS4s owned and operated by the other co-permittee for educational purposes and the provision to the other co-permittee of documents and information in the possession of the co-permittee, the disclosure of which is not prohibited by law or rule, and which are necessary to carry out the BMP’s associated with public education and outreach.

      2) Public Involvement and Participation

         a) Each co-permittee shall be responsible for conducting and carrying out the BMP’s associated with public participation and involvement in their individual areas of jurisdiction (see attached jurisdictional map). The ITD
shall be responsible to reimburse the City of Idaho Falls for costs associated with public participation and involvement as set forth in Section 4 of this Agreement.

b) The co-permittees agree to cooperate to the maximum extent legally practicable and reasonable to inform and involve the public to prevent the illicit discharge of pollutants to the MS4s and to protect the water quality of storm water discharges to the Snake River and its tributaries within the MS4s.

c) The co-permittees shall independently educate, train, and provide staff to respond to and answer questions regarding storm water education.

d) Each co-permittee shall provide to the other co-permittee a contact person and phone number for the other co-permittee to contact with public involvement and participation issues.

3) Illicit Discharge Detection and Elimination

a) Each co-permittee shall carry out the BMP's associated with illicit discharge detection and elimination within their respective jurisdictions.

b) Each co-permittee shall coordinate its actions to develop the legal and regulatory authorities necessary to prevent and eliminate illicit connections to its respective MS4s.

c) Each co-permittee shall identify and remove illicit discharges within its respective jurisdiction by establishing legal authority for enforcement actions and encouraging public education and involvement in eliminating illicit discharges.

4) Construction Site Storm Water Runoff Control

a) Each co-permittee will retain responsibility for establishing and enforcing BMPs for new construction and redevelopment resulting in land disturbance of one acre or more within its individual MS4s.

b) Each co-permittee shall develop, implement and enforce requirements to reduce pollutants in storm water runoff to its individual MS4s from construction activities resulting in land disturbances of one acre or more.

c) Each co-permittee shall maintain and operate its individual MS4s in a manner that controls to the maximum extent practicable the contribution of pollutants from its MS4 to the MS4 of the other co-permittee.
5) Post Construction Storm Water Management in New Development and Redevelopment Areas

a) Each co-permittee shall develop, implement and enforce requirements to address post-construction storm water runoff from new development or redevelopment construction activities resulting in land disturbances of one acre or greater area.

b) Each co-permittee shall adopt an ordinance or other satisfactory regulatory mechanism to the extent allowable under state or local law to address post-construction runoff from new developments and redevelopment projects.

6) Pollution Prevention and Good Housekeeping for Municipal Operations

a) Each co-permittee shall develop and implement an operation and maintenance program intended and designed to prevent or reduce pollutant runoff from municipal operations within its MS4 jurisdictional boundaries.

b) Each co-permittee shall be responsible for carrying out the pollution prevention and good housekeeping operations on municipal operations within the MS4.

4. APPORTIONMENT OF COSTS

A. Program Administration and Management

1) The Storm Water Management Program shall be administered by the City of Idaho Falls. The ITD shall reimburse the City of Idaho Falls for its pro rata share of the Program Administration costs based on each co-permittee’s percentage of costs related to conduct of the Program elements as described in Sections 1-3 above. For fiscal year 2009 (FY2009) (July 2008 through June 2009) estimated Program costs are $40,000.00. Program cost shares shall be reevaluated at the end of FY 2009 and adjusted as necessary and agreed upon for FY 2010. Cost share portions for each of the co-permittee was developed using an average cost based on area contribution.

2) Area Calculation
   a) The City of Idaho Falls = 22 mi² = 98% = $39,200.00
   b) Idaho Transportation Department = 0.5 mi² = 2% = $800.00
   c) Total Area of Idaho Falls Urbanized Area = 22 mi²
   d) Total Annual Program Costs = $ 40,000.00

3) Cost Apportionment.
   a. The City of Idaho Falls will pay $ 39,200.00
   b. Idaho Transportation Department will pay $ 800.00
4) The City will develop a cost projection for expenses related to the permit prior to the start of the fiscal year in which the expenses will occur. The City will distribute the cost projection to the co-permittee so the co-permittee can budget for planned expenses. In the event costs arise that are classified as outside of “monitoring” or “public education and outreach,” the co-permittee will meet and determine the appropriate percentages of the financial responsibility for each co-permittee.

B. Timely Payments

All amounts due and owing the City for the costs of Program Administration and other agreed upon expenses shall be paid within 60 days of invoicing. Adjustments for any overpayments will be made annually at the end of the City’s fiscal year.

5. TERMINATION AND MODIFICATION

Each co-permittee shall have the right to withdraw from and terminate its responsibilities under this Agreement at any time by serving upon all other co-permittee 30-days advance written notice of withdrawal. Any co-permittee withdrawing from this Agreement shall pay its proportionate share of any work performed pursuant to this Agreement up to the effective date of its withdrawal. Withdrawal from this Agreement is subject to the conditions of the aforementioned federal NPDES Storm Water Phase II MS4 Permit.

This Agreement may be modified in writing if executed by each co-permittee.

Should any party to this Agreement be determined by EPA not to be an operator of an MS4 requiring participation in a MS4 Phase II Storm Water Permit that party shall be allowed to immediately withdraw from this Agreement at no cost beyond those costs billed to the date of withdrawal.

6. NOTICES

Any notices which the party may desire to serve upon the other co-permittee shall be in writing and shall be deemed served when delivered personally or when deposited in the United States mail with adequate postage to the following addressees:

City of Idaho Falls
ATTN: Chris Frederickson, City of Idaho Falls Engineer
P.O. Box 50220
Idaho Falls, ID 83405-0220

Idaho Department of Transportation
ATTN: Blake Rindlisbacher, District Engineer, ITD District 6
P. O. Box 97
Rigby, ID 83442

INTERGOVERNMENTAL AGREEMENT for the NPDES MUNICIPAL STORM WATER PERMIT FOR THE IDAHO FALLS URBANIZED AREA (Draft Revision November 2008)
7. **INDEMNIFICATION/HOLD HARMLESS PROVISIONS**

The City agrees to defend, indemnify, and hold harmless the Idaho Transportation Department, and its officers, governing board, agents and employees, from any and all claims for loss or damage to property or injury or death to persons, including costs, expenses and reasonable attorney's fees, arising out of or directly related to the operation of the City's MS4s and caused by the negligence or wrongful acts or omissions of the City of Idaho Falls, its officers, employees, or agents. The City of Idaho Falls shall be liable under the provisions of this paragraph for such obligations, costs and expenses only to the extent that such act or omission is caused by the City or any of its officers, employees, or agents and not by the Idaho Transportation Department, or any of their officers, agents, or employees.

The ITD agrees to defend, indemnify, and hold harmless the City of Idaho Falls, and its officers, governing board, agents and employees, from any and all claims for loss or damage to property or injury or death to persons, including costs, expenses and reasonable attorney's fees, arising out of or directly related to the operation of the ITD's MS4s and caused by the negligence or wrongful acts or omissions of the Department, its officers, employees, or agents. The Department shall be liable under the provisions of this paragraph for such obligations, costs and expenses only to the extent that such act or omission is caused by the Department or any of its officers, employees, or agents and not by the City of Idaho Falls, or any of their officers, agents, or employees.

8. **ENTIRE AGREEMENT**

Except as provided otherwise herein, this instrument and any attachments hereto constitute the entire Agreement between the parties concerning the subject matter hereof.

**IN WITNESS WHEREOF,** the parties hereto have caused this Agreement to be duly executed as of the day and year first written.

**CITY OF IDAHO FALLS**

BY: [Signature]

Jared Furhrman, Mayor

ATTESTED TO BY:

[Signature]

Rose Anderson, City Clerk

**INTERGOVERNMENTAL AGREEMENT for the NBAQPEUP URBAN STORM WATER PERMIT FOR THE IDAHO FALLS URBANIZED AREA (Final Revision November 2008)**

Page 7 of 8
COOPERATIVE AGREEMENT


THIS AGREEMENT, made and executed in duplicate this 15th day of January, 2004, by and between the IDAHO TRANSPORTATION DEPARTMENT, hereinafter called the "State," and the CITY OF IDAHO FALLS, hereinafter referred to as the "City."

WITNESSETH:

1. RECITALS

The parties desire to provide for the maintenance of state highway routes within the City as provided in Idaho Code, Section 40-310(5), and to arrange herein for the particular maintenance functions to be performed by the City and those to be performed by the State and to specify the terms and conditions under which such work will be performed.

2. AGREEMENT

This agreement shall supersede previous Cooperative Maintenance Agreements. In consideration of the mutual covenants and premises herein contained, it is agreed that the City will perform such maintenance work as is specifically delegated to and the State will perform those particular functions of maintenance delegated to it on the state highway routes or portions thereof as hereinafter described under Sections 13, 17, and 17-a hereof or as said sections may be subsequently modified with the written consent of the parties hereto acting by and through their authorized representatives.

3. MAINTENANCE DEFINED

Maintenance is defined as follows:

a. The preservation and keeping of right-of-way and each type of roadway, structure, and facility in the safe and usable condition to which it has been improved or constructed, but does not include reconstruction or other improvement.

b. Provisions as necessary for the safety and convenience of traffic and the upkeep of traffic control devices.

c. The general utility services such as roadside planting and vegetation control.

d. The special or emergency maintenance or repair necessitated by accidents or by storms or other weather conditions, slides, settlements, or other unusual or unexpected damage to a roadway, structure or facility.

e. Upkeep of illumination fixtures on the streets, roads, highways, and bridges, which are required for the safety of persons using the said streets, roads, highways, and bridges.

4. DEGREE OF MAINTENANCE

The degree and type of maintenance for each highway or portion thereof shall mean doing the work and furnishing the materials and equipment to maintain the highway facility herein described in a manner as near as practicable to the standard in which they were originally constructed and subsequently improved.
5. LEGAL RELATIONS AND RESPONSIBILITIES

Nothing in the provisions of this agreement is intended to affect the legal liability of either party to the contract by imposing any standard of care respecting the maintenance of state highways different from the standard of care imposed by law.

It is understood and agreed that neither the State, nor any officer, agent, servant, or employee thereof is responsible for any damage or liability occurring by reason of anything done or omitted to be done by the City or in connection with any work, authority or jurisdiction delegated to the City under this Agreement for Maintenance. The City, its officers, agents, servants, or employees, shall not be responsible for any damage or liability arising in connection with work to be performed by the State which is not otherwise delegated to the City.

6. HIGHWAY

Highway, as used herein, includes the entire right-of-way which is secured or reserved for use in the construction and maintenance of the traveled way and roadsides as hereinafter described.

7. ROADWAY

Roadway means the area between the inside face of curbs or the area between the flow lines of paved gutters; otherwise, the entire width within the highway which is improved for vehicular use including improved shoulders and side slopes, if they exist.

8. IMPROVED ROADSIDES

Improved roadside is the area between the roadway, as defined under Section 7, and the right-of-way boundary lines, including curb and sidewalk.

Curb relates to a timber, concrete, asphalt, or masonry structure separating or otherwise delineating the roadway from the remainder of the highway and shall include paved gutters. Medians that separate the roadways for traffic in opposite directions are considered a part of the improved roadsides. Sidewalk applies to the paved or otherwise improved surface area between the face of curb or edge of roadway and right-of-way boundary, including paved entrances or driveways.

9. UNIMPROVED ROADSIDES

Unimproved roadsides relate to the area between the roadway and right-of-way boundary wherein curbs and sidewalks do not exist.

10. BRIDGES

Bridges are structures that span more than 20 feet measured between abutments along the centerline of the street and multiple span structures where the individual spans are in excess of 10 feet measured from center-to-center of supports along the centerline of the street. All other cross-drainage structures shall be classified as culverts.
11. TRAFFIC CONTROL DEVICES

Traffic control devices include all signs, pavement markings, and highway illumination placed on or adjacent to the street or highway for the regulations, guidance, warning and aid of pedestrian and traffic movement thereon. Traffic signals will be treated under a separate agreement.

12. FRONTAGE ROADS

Frontage roads are roads constructed on either side of the highway to provide authorized road access to adjacent properties in lieu of access directly from the highway.

13. ROUTINE MAINTENANCE

Routine maintenance to be performed on the roadway or roadsides shall consist of such work as patching, spot sealing, crack sealing, snow plowing, snow removal, sanding, care of drainage, upkeep and repair of bridges, culverts, curbs, benches and sidewalks, street sweeping and cleaning, repair of damage and cleaning up after storms and traffic accidents, control of roadside vegetation, care of landscaped areas, planters, trees or other ornamental plantings, and upkeep and operation of traffic control devices, all in the manner as hereinafter specified.

a. Roadway

(1) Surface Repair: The patching of holes, depressed areas, spot sealing, undersealing, etc.

(2) Crack Sealing: The cleaning, filling and sealing of cracks in pavement with sealing compounds.

(3) Sweeping and Cleaning: The removal of dirt or litter normally coming onto the roadway from action of traffic or from natural causes, such as flood and storm debris.

(4) Snow Removal: The removal of snow from the roadway by plowing, sweeping, and hauling and shall include applying sand and/or salt when required. The hauling away of snow need only apply on those highway sections where snow storage is limited or at such times when accumulations become greater than storage area capacity.

(5) Utilities: Including manholes, boxes or other appurtenances shall be maintained by their owners.

(6) Storm Sewers: Shall be kept clean and free from debris; traps and sumps cleaned as required after each storm.

(7) Culverts: Shall be kept clean and free from debris; inlets and outlets shall be kept free of debris and growing grass or brush.

b. Bridges

Shall be inspected in accordance with the national inspection standards of U.S. Code, Section 116(d), Title 23, administered by the State. Bridges designed to AASHTO H-20 or better standards must be inspected on a frequency not to exceed two years. Bridges that are posted for restricted weight limits and/or designed to AASHTO HS-15 or less will be inspected on an annual basis. Inspections are to be accomplished by a qualified inspector. The State's district engineer shall be immediately notified of major
defects. See current edition of *AASHTO Manual for Maintenance Inspection of Bridges* for inspector's qualifications, inspection reporting procedures, and structural analysis for load capacity of bridges.

c. Improved Roadsides

(1) **Curb**: Shall be kept in repair by cleaning, patching, lifting, and aligning.

(2) **Sidewalks**: Shall be kept in repair by cleaning, patching, lifting, aligning, and regrading if of gravel or other non-cemented material.

(3) **Lawn or Grass Areas**: Shall be kept mowed, watered, edges trimmed, and the watering operations shall not flood or sprinkle on the roadway.

(4) **Trees and Plantings**: Shall be kept trimmed with dead material removed and hazardous limbs pruned. This agreement shall not be construed as restricting, prohibiting or otherwise relieving the City of the responsibility for inspection and upkeep of trees in a manner that will insure maximum safety to both vehicular and pedestrian traffic or to restrict or relieve the City from following the same policy and procedure generally followed by it with respect to streets of the City in the matter of requiring sidewalk repairs and control of vegetation to be made by or at the expense of abutting owners who are under legal obligation to perform such work.

(5) **Benches and Planters**: Shall be kept in repair by cleaning, patching, aligning, and painting.

d. Unimproved Roadsides

(1) **Ditchings**: Foreslopes, backslopes, and ditches shall be bladed and ditched regularly as required to keep as near as possible to the original typical cross section.

(2) **Cleaning**: Foreslopes and backslopes shall be mowed as required. Trees and shrubs shall be kept trimmed, dead material removed and hazardous limbs pruned, waterways shall be kept free of debris.

e. Traffic Control Devices

Traffic control devices installed and maintained on the urban extensions of the State Highway System shall be in conformance with the recommendations and specifications of the current *Manual on Uniform Traffic Control Devices for Streets and Highways* as approved by the American Association of State Highway and Transportation Officials (AASHTO) and as adopted by the Idaho Transportation Department. The maintenance to be performed on these items shall consist of furnishing all necessary labor, material, services, and equipment to install, replace, operate, and/or repair in accordance with this agreement.

All traffic control devices installed inside the full control of access limits of the Interstate Highway System shall be the responsibility of the State.

(1) **Route Guide Signing**: This includes all official designation guide signs at junctions of the urban extensions of the State Highway System, all entering community signs and all U.S. or State Highway System route markers necessary to properly identify and keep the motorist sure of the routes.
(2) **Other Guide Signs**: This includes all other guide signs of an informational nature identifying streets, city parks, landmarks, and items of geographical or cultural interest that the community desires to sign.

(3) **Warning Signs**: These will include all signs used to indicate conditions that are actually or potentially hazardous to users of the highway or street.

(4) **Speed Signs**: These will include all regulatory signs to indicate speed limits that have been designated in accordance with statutory provisions.

(5) **Other Regulatory Signs**: These will include all regulatory signs, other than the speed sign and lane control sign which are used to indicate the required method of traffic movement or use of the public highway or street.

(6) **Highway Lighting**: This includes all fixed illumination of the roadway or sidewalks for purposes of providing better visibility of persons, vehicles or roadway features. All highway lighting shall be installed and maintained in accordance with current policies of the State. Maintenance shall include all upkeep of supports, interconnecting service, electrical energy costs, cleaning, lamp renewal, and associated labor and material costs required to maintain the lighting system in continuous nighttime operation.

(7) **Lane-Line Markings**: These will include those lines dividing the roadway between traffic moving in opposite directions, lane-lines separating two or more lanes of traffic moving in the same direction, painted channelization, pavement edge markings, and no passing barrier lines where required.

(8) **Other Pavement Markings**: These include all stop lines, crosswalk lines, parking space limits and word and symbol marking set into or applied upon the pavement surface or curbing or objects within or adjacent to the roadway for the purpose of regulating or warning traffic.

14. **ENCROACHMENT PERMITS**

If the State delegates authority to issue encroachment permits to the City, the authority shall pertain to all parts of the highway or street throughout the particular length indicated under Section 17 and/or 17-a of this agreement. Authority to issue encroachment permits shall not be assigned to the City unless they have adequate ordinances governing the encroachments together with an administrative organization and procedure capable of enforcing the ordinances.

Permits shall be issued on a form provided by the State and the City will furnish a copy of each permit to the State. The City agrees to follow current policies of the State regarding encroachment unless the City, by ordinance or other regulation, imposes more restrictive regulations as stated below. Prior approval of the State shall be secured before any permit is issued for the original installation of any utility line, driveway or other permanent encroachment within the highway right-of-way.

If the City, by ordinance or other regulation, imposes more restrictive regulations and requirements regarding signs, marquees and/or driveways above set forth or as provided in current State policies, nothing in these provisions shall be construed to prevent the City from enforcing such restrictive regulations in the granting or refusing of permits with respect to any State Highway. Where authority to issue encroachment permits is retained by the State, all local ordinances which are more restrictive than State policy will be observed. When
authority to issue Encroachment permits is retained by the State, approval of the City will be secured prior to the issuance of a permit. State permit forms will be used and a copy will be forwarded to the City for its record.

The City or State shall comply with its usual policy with respect to collecting costs from permittees in such cases as fees or charges are made by the City or State for encroachment work on streets or highways.

No signs, billboards or structures other than those authorized and installed by the State or the City as necessary for the regulating, warning, and guiding of traffic shall be permitted within or to overhang the right-of-way of any State Highway, except in accordance with these provisions:

a. Signs or marquees extending over the sidewalk and right-of-way may be installed on a certain basis in business districts only, subject to the following restrictions:
   - No sign or marquee shall be permitted to project over the roadway nor to extend beyond a vertical line located 18 inches outside the inside face of the curb.
   - Signs extending over the sidewalk area shall have no part thereof less than 12 feet above sidewalk or ground level. Marquees extending over the sidewalk area shall have no part thereof less than eight feet above sidewalk or ground level.

b. Displays or signs overhanging the right-of-way may be authorized on a permit basis only outside of business districts when the display is placed flat against and supported by the building and providing it does not extend more than 12 inches into the right-of-way.

c. All signs and marquees shall conform to the city building and/or sign code excepting that minimum clearance requirements as herein specified must be complied with.

They shall at all times be maintained in a good appearing and structurally safe condition. Any existing sign or marquee suspended or projected over any portion of State Highway right-of-way, which constitutes a hazard, shall be immediately repaired or removed.

d. Signs or displays will not be permitted which resemble, hide, or because of their color, interfere with the effectiveness of traffic signals and other traffic control devices. Illuminated signs or displays containing red, yellow, or green lights will not be permitted to overhang the right-of-way.

e. Temporary municipal decorations may be installed and suspended over the State Highway on a permit basis only. They shall not be permitted in locations that interfere with the visibility and effectiveness of traffic control devices.

It is understood that none of the provisions listed above (a. to e. inclusive) will be in conflict the Beautification of Highways Act of 1966, *Idaho Code, Section 40, Chapter 28.*

f. Use of state highway right-of-way for benches, planters, and trees is subject to the following conditions:
   - Benches, planters, and trees must be at least 18 inches from the face of the curb. When benches, planters, and trees are placed on sidewalks, there must be a four-foot open space for pedestrians and bicyclists measured at a right angle from the edge of the sidewalk, or as an alternative, spacing that meets city-approved standards.
• Benches, planters, and trees should not obstruct crosswalks or wheelchair ramps, or force pedestrians into the street by their placement.

• Benches, planters, and trees should not be placed so as to impede the sight distance of vehicles using the highway.

• Benches, planters, and trees shall not bear markings or signs that resemble official traffic signs.

• Cities allowing benches, planters, and trees on state highway right-of-way agree to indemnify, defend regardless of outcome, and hold harmless, ITD from all accidents or occurrences resulting in damage to property, injury, or loss of life related to bench placement on highway right-of-way within the city.

15. TRANSPORTATION PERMITS

Transportation permits will be required on State Highways for all vehicles and their loads that exceed legal limitations. If authority to issue transportation permits is delegated to the City, such authority shall pertain only to travel that originates and terminates within the City corporate limits.

16. ROUTE DESCRIPTION

<table>
<thead>
<tr>
<th>Route No.</th>
<th>Milepost</th>
<th>Length Miles</th>
<th>Description of Routing</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. I-15 BUS.</td>
<td>2.732 to 6.315</td>
<td>3.583</td>
<td>S Yellowstone Highway, from SCL to Broadway St.</td>
</tr>
<tr>
<td>001380</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>US-26</td>
<td>333.044 to 335.37</td>
<td>2.326</td>
<td>N. Yellowstone Highway from Broadway St. to Idaho Canal.</td>
</tr>
<tr>
<td>002240</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. I-15 BUS.</td>
<td>6.315 to 7.230</td>
<td>0.915</td>
<td>Broadway from Yellowstone Highway to ramps on I-15.</td>
</tr>
<tr>
<td>001380</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>US-20</td>
<td>305.035 to 306.900</td>
<td>1.865</td>
<td>Broadway from WCL to SB on and off ramps I-15.</td>
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<tr>
<td>002070</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>3. I-15</td>
<td>118.448 to 120..600</td>
<td>2.152</td>
<td>From SCL to NCL includes John Hole Interchange Structure.</td>
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<td>001330</td>
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<tr>
<td>4. US-20</td>
<td>307.45 to 308.717</td>
<td>1.267</td>
<td>From Saturn to NCL.</td>
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<td>002070</td>
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<td></td>
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<tr>
<td>West. 002073</td>
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</tr>
<tr>
<td>US-20 BUS.</td>
<td>1.430 to 1.489</td>
<td>.042</td>
<td>Centerline US-20 to WB on and off ramps.</td>
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<td>004140</td>
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</table>
17. **DELEgATION OF MAINTENANCE**

The maintenance work to be performed by the City or State shall conform to the provisions hereof and shall include those operations as hereinafter indicated.

<table>
<thead>
<tr>
<th>MAINTENANCE FUNCTION</th>
<th>AGENCY TO PERFORM WORK</th>
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</thead>
<tbody>
<tr>
<td><strong>ROADWAY</strong></td>
<td>Route No. 1</td>
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<tr>
<td>1. Surface Repair</td>
<td>S</td>
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<td>2. Crack Sealing</td>
<td>S</td>
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<tr>
<td>3. Sweeping and Cleaning</td>
<td>C</td>
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<tr>
<td>4. Snow Removal</td>
<td>C</td>
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<tr>
<td>5. Utilities</td>
<td>C</td>
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<tr>
<td>6. Culverts</td>
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<tr>
<td>7. Storm Sewers</td>
<td>C</td>
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<tr>
<td><strong>BRIDGES</strong></td>
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</tr>
<tr>
<td>1. Main Structure</td>
<td>S</td>
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<tr>
<td>2. Pedestrian Walks</td>
<td>C-3</td>
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<tr>
<td>3. Railings</td>
<td>S</td>
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<tr>
<td><strong>IMPROVED ROADSIDES</strong></td>
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<tr>
<td>1. Curbs</td>
<td>C</td>
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<tr>
<td>2. Sidewalk</td>
<td>C</td>
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<tr>
<td>3. Lawn or Grass Areas</td>
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<td>4. Trees and Planting</td>
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<tr>
<td>5. Medians</td>
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<td>6. Benches and Planters</td>
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<tr>
<td><strong>UNIMPROVED ROADSIDES</strong></td>
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<tr>
<td>1. Ditching</td>
<td>S</td>
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<tr>
<td>2. Cleaning</td>
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<tr>
<td>3. Weed Eradication</td>
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<tr>
<td><strong>TRAFFIC CONTROL DEVICES</strong></td>
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<tr>
<td>1. Route Guide Signs</td>
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<tr>
<td>2. Other Guide Signs</td>
<td>C</td>
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<td>3. Warning Signs</td>
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<td>4. Speed Signs</td>
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<tr>
<td>5. Other Regulatory Signs</td>
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<td>6. Highway Lighting</td>
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<td>7. Lane-Line Markings</td>
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<td>Other Pavement Markings</td>
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<tr>
<td>1. Parking Space Limits</td>
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<tr>
<td>2. Crosswalks</td>
<td>S-7</td>
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<td>3. Stop Bars</td>
<td>S-6</td>
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<td>4. School Crossing</td>
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<td>5. Railroad Crossing</td>
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<td>6. Lane Control</td>
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<td><strong>ISSUE PERMITS ENCROACHMENTS</strong></td>
<td>C-4</td>
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<tr>
<td><strong>ISSUE PERMITS TRANSPORTATION</strong></td>
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<tr>
<td>1. Surface Repair</td>
<td>S</td>
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<td>2. Crack Sealing</td>
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<td>7. Storm Sewers</td>
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<td>BRIDGES</td>
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<td>1. Main Structure</td>
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<td>2. Pedestrian Walks</td>
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<td>3. Lawn or Grass Areas</td>
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<td>4. Trees and Planting</td>
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<td>5. Medians</td>
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<td>UNIMPROVED ROADSIDES</td>
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<td>1. Ditching</td>
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<td>2. Cleaning</td>
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<td>3. Weed Eradication</td>
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<td>TRAFFIC CONTROL DEVICES</td>
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<td>1. Route Guide Signs</td>
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<td>2. Other Guide Signs</td>
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<td>3. Warning Signs</td>
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<td>4. Speed Signs</td>
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<td>5. Other Regulatory Signs</td>
<td>C-5,10</td>
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<td>6. Highway Lighting</td>
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<td>Other Pavement Markings</td>
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<tr>
<td>1. Parking Space Limits</td>
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<td>2. Crosswalks</td>
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<td>ISSUE PERMITS ENCROACHMENTS</td>
<td>C-4</td>
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<td>ISSUE PERMITS TRANSPORTATION</td>
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</table>
17-A. DELEGATION OF MAINTENANCE – FRONTAGE ROADS

The maintenance work to be performed by the City or State shall conform to the provisions hereof and shall include those operations as hereinafter indicated.

<table>
<thead>
<tr>
<th>ROADWAY</th>
<th>MAINTENANCE FUNCTION</th>
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<tbody>
<tr>
<td></td>
<td>Route No.</td>
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<tr>
<td>1.</td>
<td>Surface Repair</td>
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<td>2.</td>
<td>Crack Sealing</td>
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<td>3.</td>
<td>Sweeping and Cleaning</td>
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<td>4.</td>
<td>Snow Removal</td>
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<td>5.</td>
<td>Utilities</td>
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<td>6.</td>
<td>Culverts</td>
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<td>7.</td>
<td>Storm Sewers</td>
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BRIDGES

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<tr>
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<td>2.</td>
<td>Pedestrian Walks</td>
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IMPROVED ROADSIDES

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<td>Route No.</td>
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<td>1.</td>
<td>Curbs</td>
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<td>2.</td>
<td>Sidewalk</td>
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<td>3.</td>
<td>Lawn or Grass Areas</td>
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<td>4.</td>
<td>Trees and Planting</td>
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<td>5.</td>
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<td>6.</td>
<td>Benches and Planters</td>
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UNIMPROVED ROADSIDES

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<td></td>
<td>Route No.</td>
<td>Route No.</td>
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<td>1.</td>
<td>Ditching</td>
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<td>2.</td>
<td>Cleaning</td>
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<td>3.</td>
<td>Weed Eradication</td>
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TRAFFIC CONTROL DEVICES

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<td>Route No.</td>
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<td>Other Guide Signs</td>
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<td>Speed Signs</td>
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<td>5.</td>
<td>Other Regulatory Signs</td>
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<td>6.</td>
<td>Highway Lighting</td>
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<td>Lane-Line Markings</td>
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<td>8.</td>
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<td>Parking Space Limits</td>
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<td>School Crossing</td>
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<td>Railroad Crossing</td>
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<td></td>
<td>Lane Control</td>
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</tbody>
</table>

ISSUE PERMITS ENCROACHMENTS

ISSUE PERMITS TRANSPORTATION
18. **DELEGATION OF COSTS**

All agencies shall bear all costs of maintenance obligations assigned to them under this agreement.

19. **SUBSEQUENT IMPROVEMENTS**

When a highway section or portion thereof is improved to urban standards, i.e., with curbs, sidewalks, etc., the delegation of maintenance shall automatically change to conform to the provisions as provided for similar sections under this agreement.

20. **TERM OF AGREEMENT**

This agreement shall become effective ______ January 15, 2004 ______ and shall remain in full force and effect until amended or terminated.

The agreement as above may be amended upon the mutual consent of the parties thereto.

The agreement as above may be terminated at anytime upon 30 days' written notice by either party thereof to the other.

IN WITNESS WHEREOF, the parties have set their hands the day and year first above written.

**APPROVAL RECOMMENDED:**

[Signature]
District Engineer

[Signature]
Maintenance Supervisor

[Stamp]
CITY OF IDAHO FALLS

[Signature]
Mayor

[Signature]
City Clerk

**ATTEST:**

[Signature]
Secretary

IDAHO TRANSPORTATION DEPARTMENT

[Signature]
ACE/O or ACE/D
DELEGATION OF MAINTENANCE CONTINUED:

2. Includes Bike path from Snake River west.
3. Except Structural Repair.
4. State needs copy of permit.
5. Through traffic control -- side street lane control by City.
6. Side street stop bars by City.
7. State will replace existing crosswalks with thermoplastic material on construction projects on approximate 7 year cycle. City to maintain otherwise.
8. Except IC-110 Ramps and westbound on / off signal.
10. State to maintain street name and lane control signs on all traffic signals.
PERMIT NO IDS-028070
Permit for Storm Water Discharges from Small Municipal Separate Storm Sewer Systems

Authorization to Discharge Under the National Pollutant Discharge Elimination System

In compliance with the provisions of the Clean Water Act, 33 U.S.C. §1251 et seq., as amended by the Water Quality Act of 1987, P.L. 100-4, the “Act”, the

City of Idaho Falls and Idaho Transportation Department, District #6 (hereinafter “co-permittees”) are authorized to discharge from all municipal separate storm sewer system (MS4) outfalls existing as of the effective date of this permit to receiving waters which include the Snake River and other associated waters of the United States within the Idaho Falls Urbanized Area, in accordance with the conditions and requirements set forth herein.

This permit shall become effective May 1, 2007.

This permit and the authorization to discharge shall expire at midnight, April 30, 2012.

The permittee shall reapply for a permit reissuance on or before November 2, 2011, 180 days before the expiration of this permit, if the permittee intends to continue operations and discharges from the MS4 beyond the term of this permit.

Signed this 21st day of March, 2007.

/s/
Michael F. Gearheard, Director
Office of Water and Watersheds
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I. Applicability

A. Permit Area. This permit covers all areas within the Idaho Falls Urbanized Area served by the municipal separate storm sewer systems (MS4s) owned or operated by the City of Idaho Falls (City) and the Idaho Transportation Department District #6 (ITD), hereinafter referred to as the “co-permittees.”

B. Discharges Authorized Under This Permit. During the effective dates of this permit, the co-permittees are authorized to discharge storm water to waters of the United States from all portions of the MS4 located within the Idaho Falls Urbanized Area that are owned and operated by the co-permittees, subject to the conditions set forth herein. This permit also authorizes the discharge of storm water commingled with flows contributed by process wastewater, non-process wastewater, and storm water associated with industrial activity, provided that the storm water is commingled only with those discharges set forth in Part I.D of this permit.

C. Co-Permittees’ Responsibilities

1. Individual Responsibility. Each permittee is individually responsible for permit compliance related only to portions of the MS4 owned or operated solely by that permittee, and where this permit directs action or inaction by the named permittee.

2. Joint Responsibility. Each permittee is jointly responsible for permit compliance:
   a) related to portions of the MS4 where operational or storm water management program implementation authority has been transferred from one permittee to another in accordance with an enforceable intergovernmental cooperative agreement;
   b) related to portions of the MS4 where co-permittees jointly own or operate a portion of the MS4; and
   c) related to the submission of reports or other documents required by Part II and Part IV of this permit.

3. Cooperative Agreement. The co-permittees must maintain an enforceable intergovernmental cooperative agreement between the partners. This cooperative agreement must specifically identify portions or areas of the MS4 where the co-permittees share joint responsibility. Copies of the signed cooperative agreement must be submitted to the U.S. Environmental Protection Agency (EPA) and Idaho Department of Environmental Quality (IDEQ) within one hundred twenty (120) days from the effective date of this permit as directed in Part IV.D.

D. Limitations on Permit Coverage

1. Non-Storm Water Discharges. The co-permittees are not authorized to discharge non-storm water, except where such discharges satisfy one of the following three conditions:
a) The non-storm water discharges are in compliance with a separate NPDES permit;

b) The non-storm water discharges result from a spill and:
   
   (i) are the result of an unusual and severe weather event where reasonable and prudent measures have been taken to minimize the impact of such discharge; or
   
   (ii) consist of emergency discharges required to prevent imminent threat to human health or severe property damage, provided that reasonable and prudent measures have been taken to minimize the impact of such discharges; or
   

c) The non-storm water discharges satisfy each of the following two conditions:

   (i) The discharges consist of uncontaminated water line flushing; landscape watering (provided all pesticides, herbicides and fertilizer have been applied in accordance with manufacturer’s instructions); diverted stream flows; rising ground waters; uncontaminated ground water infiltration (as defined at 40 CFR§ 35.2005(20)); uncontaminated pumped ground water or spring water; potable water, including water line flushings; foundation and footing drains (where flows are not contaminated with process materials such as solvents); uncontaminated air conditioning or compressor condensate; irrigation water; springs; water from crawlspace pumps; individual residential car washing; flows from riparian habitats and wetlands; dechlorinated swimming pool discharges; street wash water; residential building wash waters without detergents; routine external building wash down which does not use detergents; pavement wash waters where no detergents are used and no spills or leaks of toxic or hazardous materials have occurred unless all spilled material has been removed; fire hydrant flushing; or flows from emergency firefighting activities; and

   (ii) The discharges are not sources of pollution to waters of the United States. A discharge is considered a source of pollution to waters of the United States for the purposes of this permit if it:
(a) Contains hazardous materials in concentrations found to be of public health significance or to impair beneficial uses in receiving waters. (Hazardous materials are those that are harmful to humans and animals from exposure, but not necessarily ingestion);

(b) Contains toxic substances in concentrations that impair designated beneficial uses in receiving waters. (Toxic substances are those that can cause disease, malignancy, genetic mutation, death, or similar consequences);

(c) Contains deleterious materials in concentrations that impair designated beneficial uses in receiving waters. (Deleterious materials are generally substances that taint edible species of fish, cause taste in drinking waters, or cause harm to fish or other aquatic life);

(d) Contains radioactive materials or radioactivity at levels exceeding the values listed in 10 CFR Part 20 in receiving waters;

(e) Contains floating, suspended, or submerged matter of any kind in concentrations causing nuisance or objectionable conditions or in concentrations that may impair designated beneficial uses in receiving waters;

(f) Contains excessive nutrients that can cause visible slime growths or other nuisance aquatic growths that impair designated beneficial uses in receiving waters;

(g) Contains oxygen-demanding materials in concentrations that would result in anaerobic water conditions in receiving waters; or

(h) Contains sediment above quantities specified in specified in IDAPA 58.01.02.250.02.e and 58.01.02.252.01.b, or in the absence of specific sediment criteria, above quantities that impair beneficial uses in receiving waters, or

(i) Contains materials in concentrations that exceed applicable natural background conditions in receiving waters as specified in IDAPA
2. **Discharges Threatening Water Quality.** The co-permittees are not authorized to discharge storm water that EPA determines will cause, or have the reasonable potential to cause or contribute to, violations of water quality standards.

3. **Discharge Compliance with Anti-Degradation Policy.** The co-permittees are not authorized to discharge storm water that does not comply with Idaho’s anti-degradation policy for water quality standards. Idaho’s anti-degradation policy, IDAPA 58.01.02.051, can be obtained from the IDEQ at the address listed in Part IV.D.

4. **Snow Disposal to Receiving Waters.** The co-permittees are not authorized to dispose of snow directly to waters of the United States or directly to the MS4(s). Discharges from public snow disposal sites are authorized under this permit when such sites are operated using appropriate best management practices required in Part II.B.6. Such best management practices shall be designed to prevent pollutants in the runoff and to assure that applicable water quality standards are not violated.

II. **Stormwater Management Program (SWMP) Requirements**

A. **General Requirements**

1. The co-permittees must develop, implement and enforce a Storm Water Management Program (SWMP) designed to reduce the discharge of pollutants from the MS4 to the maximum extent practicable, and to protect water quality in receiving waters. The SWMP actions and activities must include Best Management Practices, system design, engineering methods, and other provisions appropriate to control discharges of pollutants from the MS4.

2. The SWMP actions and activities are outlined through the minimum control measures in Part II.B, and the assessment/monitoring requirements described in Part IV. Co-permittees must implement a SWMP that provides:

   a) Best Management Practices (BMPs) that are selected, implemented, maintained and updated to ensure that storm water discharges do not cause or contribute to an exceedance of an applicable numeric or narrative water quality standard; and

   b) Measurable goals, including interim milestones, for each BMP.

3. Modifications to the SWMP must be made in accordance with Part II.C of this permit.

4. Implementation of one or more of the minimum control measures may be shared with another entity which is not subject to this permit, or such entity
may fully take over the measure. The co-permittees may rely on another entity only if:

a) The other entity, in fact, implements the control measure;

b) The control measure, or component of that measure, is at least as stringent as the corresponding permit requirement; and

c) The other entity agrees to implement the control measure on the co-permittees’s behalf. A legally binding written acceptance of this obligation is required. The co-permittees must maintain this obligation as part of the SWMP. If the other entity agrees to report on the minimum control measure, the co-permittees must supply the other entity with the reporting requirements in Part IV.C. of this permit. The co-permittees remain responsible for compliance with the permit obligations if the other entity fails to implement the control measure.

B. Minimum Control Measures. The minimum control measures that must be accomplished through this Storm Water Management Program are:

1. Public Education and Outreach

a) Within one year of the effective date of this permit, the co-permittees must develop and implement an ongoing public education program to educate the community about the impacts of storm water discharges on local water bodies and the steps that citizens and businesses can take to reduce pollutants in storm water runoff. This program must include coordination with local entities and others to educate residents about proper disposal of hazardous waste. Prior to the publication, distribution or use of educational material in support of this public education program, the co-permittees must provide IDEQ with copies of such material for review and comment.

b) Within one year of the effective date of this permit, the co-permittees will develop and promote a stormwater educational webpage. At least once annually, the City must distribute appropriate and relevant storm water related information to citizens and businesses through City utility billings or other appropriate means.

c) Throughout the permit term, ITD must provide relevant and appropriate storm water management education and training for ITD staff who hold positions responsible for maintenance activity and/or in-field construction oversight. Such staff positions include, but are not limited to, resident engineers, staff engineers and environmental inspectors.

d) Within two years of the effective date of this permit, the City must establish and coordinate a storm drain stenciling program. Within four years of the effective date of this permit, at least 50% of the storm drains throughout the jurisdictions must be stenciled.
2. **Public Involvement/Participation**

   a) The co-permittees must comply with applicable State and local public notice requirements when implementing a public involvement/participation program.

   b) The co-permittees must make all relevant SWMP documents and all Annual Reports available to the public. Within one year of the effective date of this permit, co-permittees must post all SWMP documentation and Annual Reports on a website sponsored by one or both of the co-permittees.

   c) At least annually, the co-permittees must participate, coordinate and promote local participation in the existing “Adopt-a-Canal” and “Adopt a Highway” clean-up programs.

3. **Illicit Discharge Detection and Elimination**

   An illicit discharge is any discharge to an MS4 that is not composed entirely of storm water. Exceptions are described in Part I.D. of this permit.

   a) No later than two years from the effective date of this permit, the co-permittees must review their existing program(s) to detect and eliminate illicit discharges to their MS4 and update if necessary. Specifically, the program must incorporate detection, identification of the source, and removal of non-storm water discharges from the storm sewer system. This program must address illegal dumping into the storm sewer system, and include training for City and ITD staff on how to respond to reports of illicit discharges. The co-permittees must also develop an information management system to track illicit discharges.

   b) No later than two years from the effective date of this permit, the co-permittees must effectively prohibit non-storm water discharges into its system through an ordinance or other regulatory mechanism to the extent allowable under state or local law. The co-permittees must implement appropriate enforcement procedures and actions, including enforcement escalation procedures for recalcitrant or repeat offenders.

   c) Through the ordinance or other regulatory mechanism, co-permittees must prohibit any of the excepted non-stormwater flows listed in Part I.D.1.c only if such flows are identified (by EPA or the co-permittees) as a source of pollutants to the MS4. The co-permittees must document to EPA in the Annual Report any existing local controls or conditions placed on the excepted types of non-stormwater discharges.

   d) No later than two years from the effective date of this permit, each co-permittee must develop, or review and refine as necessary, a comprehensive storm sewer system map for their jurisdictions located within the Idaho Falls Urbanized Area. At a minimum, the map(s) must show jurisdictional boundaries, the location of all inlets and outfalls,
points at which the storm sewer systems are interconnected, names and locations of all waters that receive discharges from those outfalls, and locations of all municipally-owned and operated facilities, including all maintenance/storage facilities and snow disposal sites. A copy of the completed map(s), as both a report and as an electronic file via Arc GIS format, must be submitted to EPA and IDEQ as part of the corresponding Annual Report.

e) No later than three years from the effective date of this permit, the co-permittees must include in its SWMP a strategy for informing public employees, businesses, and the general public of hazards associated with illegal discharges and improper disposal of waste. The co-permittees must implement this information-sharing strategy no later than four years from the effective date of this permit.

f) Not later than three years from the effective date of this permit, the co-permittees must begin dry weather field screening for non-stormwater flows from stormwater outfalls. By the expiration date of this permit, at least 50% of each co-permittee’s outfalls must be screened for dry weather flows. The screening should include field tests of selected parameters as indicators of discharge sources. Screening level tests may utilize less expensive “field test kits” using test methods not approved by EPA under 40 CFR Part 136, provided the manufacturer’s published detection ranges are adequate for the illicit discharge detection purposes. The co-permittees must investigate any illicit discharge within fifteen (15) days of its detection, and must take action to eliminate the source of the discharge within 45 days of its detection.

g) No later than three years from the effective date of this permit, the co-permittees must inventory all industrial facilities that discharge directly into their MS4s or waters of the United States within their respective jurisdiction within the Idaho Falls Urbanized Area. The types of industrial facilities that must be inventoried are set forth in 40 CFR §122.26(b)(14)(i) through (xi). This inventory must include the location of the facility, the location of its outfall, and the NPDES permit status for its storm water discharges.

4. Construction Site Storm Water Runoff Control

a) No later than two years from the permit effective date, the co-permittees must review (and update if necessary), implement, and enforce their program to reduce pollutants in any storm water runoff to the MS4 from construction activities resulting in land disturbance of greater than or equal to one acre. This program must include controls for pollutants in such storm water discharges from activity disturbing less than one acre, if that construction activity is part of a larger common plan of development or sale that disturbs one acre or more.

If EPA waives the permit requirements for storm water discharges associated with a specific small construction activity (i.e., a single project) in accordance with 40 CFR §122.26(b)(15)(i)(A) or (B), the co-
permittees are not required to develop, implement, and/or enforce the program to reduce pollutant discharges from that particular site.

b) Through this program, the City must provide adequate direction to representatives of proposed new development and redevelopment construction projects regarding the NPDES General Permit for Storm Water Discharges for Construction Activity in Idaho, #IDR10-0000 (Construction General Permit).

c) ITD must provide oversight and direction to contractors working on District projects to ensure compliance with the Construction General Permit.

d) No later than three years from the effective date of this permit, the co-permittees must adopt an ordinance or other regulatory mechanism to the extent allowable under state or local law that requires construction site operators to practice appropriate erosion, sediment and waste control. This ordinance or regulatory mechanism must include sanctions to ensure compliance. The co-permittees may evaluate any existing procedures, policies, and authorities pertaining to activities occurring on their property that may be used to assist in the development of the required regulatory mechanism.

e) No later than three years from the effective date of this permit, the co-permittees must publish and distribute local requirements for construction site operators to implement appropriate erosion and sediment control BMPs and to control waste (such as discarded building materials, concrete truck washout, chemicals, litter and sanitary waste at the construction site) that may cause adverse impacts to water quality.

f) No later than four years from the effective date of this permit, the co-permittees must develop procedures for reviewing all site plans for potential water quality impacts, including erosion and sediment control, control of other wastes, and any other impacts that must be examined according to the requirements of the law, ordinance, or other enforceable mechanism of Part II.B.4.b. These procedures must include provisions for receipt and consideration of information submitted by the public.

g) Not later than four years from the effective dates of this permit, the co-permittees must implement a program to receive, track, and consider information submitted by the public regarding construction site erosion and sediment control concerns.

h) No later than four years from the effective date of this permit, the co-permittees must develop and implement procedures for site inspection and enforcement of control measures established as required in Parts II.B.4.b and c, including enforcement escalation procedures for recalcitrant or repeat offenders. The co-permittees shall inspect all construction sites in its jurisdiction for appropriate erosion/sediment/waste control at least once per construction season.

i) The co-permittees must ensure all public construction projects operated by their organizations comply with the Construction General Permit and
all relevant local requirements for erosion, sediment and onsite materials control.

5. **Post-Construction Storm Water Management in New Development and Redevelopment**
   
a) Within three years of the effective date of this permit, the co-permittees must review (and update as necessary), implement, and enforce requirements to address post-construction storm water runoff from new development and redevelopment projects that disturb greater than or equal to one acre (including projects less than one acre that are part of a larger common plan of development or sale) and discharge into the MS4. The program must ensure that controls are in place that would prevent or minimize water quality impacts. In particular, the co-permittees must evaluate the need for appropriate post-construction runoff controls for new or redeveloped subdivisions, commercial development, industrial development, and right of way work.

b) No later than three years from the effective date of this permit, the co-permittees must review (and update as necessary) their ordinance or other regulatory mechanism to the extent allowable under state or local law to address post-construction runoff from new development and redevelopment projects. If such requirements do not currently exist, development and adoption of a regulatory mechanism must be part of the program. The co-permittees must evaluate existing procedures, policies, and authorities pertaining to activities occurring on its property that may be used to assist in developing the required regulatory mechanism.

c) No later than three years from the effective date of this permit, the co-permittees must review (and update as necessary) their program to ensure proper long-term operation and maintenance of post-construction storm water management controls.

6. **Pollution Prevention and Good Housekeeping for Municipal Operations**
   
a) Not later than one year from the effective date of this permit, the co-permittees must develop and implement an operation and maintenance program intended to prevent or reduce pollutant runoff from municipal operations. This program must address municipal activities occurring within their jurisdiction with potential for negative storm water related water quality impacts, including grounds/park and open space maintenance operations; fleet maintenance and vehicle washing operations; building maintenance; storm water system maintenance; and snow disposal site operation and maintenance. Examples of other municipal activities which may also be evaluated as relevant to the jurisdiction include, but are not limited to: street cleaning and maintenance; solid waste transfer activities; water treatment plant operations; municipal golf course maintenance; materials storage;
hazardous materials storage; used oil recycling; spill control and prevention measures for municipal refueling facilities; municipal new construction and land disturbances; and snow removal practices.

b) Within one year of the effective date of this permit, the co-permittees must develop and conduct appropriate training for municipal personnel related to optimum maintenance practices for the protection of water quality; this training must be conducted at least once annually and address the activities described in II.B.6.a.

c) Within four years of the effective date of this permit, the co-permittees must develop and implement a snow management program to reduce emergency and non-emergency snow dumping directly into waters of the U.S., and the discharge of pollutants to the MS4, to the maximum extent practicable. A description of the snow management program(s) must be included in the associated Annual Report.

C. Reviewing and Updating the SWMP

1. The co-permittees must annually review their SWMP as part of the preparation of the Annual Report required under Part IV.

2. Co-permittees may request changes to any SWMP action or activity specified in this permit in accordance with the following procedures:

   a) Changes to delete or replace an action or activity specifically identified in this permit with an alternate action or activity may be requested at any time. Modification requests to EPA must include:

      (i) An analysis of why the original actions or activity is ineffective, infeasible, or cost prohibitive;

      (ii) Expectations on the effectiveness of the replacement action or activity; and

      (iii) An analysis of why the replacement action or activity is expected to better achieve the permit requirements.

   b) Change requests must be made in writing and signed by the permittee in accordance with Part VI.E.

3. Documentation of any of the actions or activities required by this permit must be submitted to EPA upon request.

   a) EPA may review and subsequently notify the co-permittees that changes to the SWMP are necessary to:

      (i) Address discharges from the MS4 that are causing or contributing to water quality impacts;

      (ii) Include more stringent requirements necessary to comply with new federal or state statutory or regulatory requirements; or
(iii) Include other conditions deemed necessary by EPA to comply with water quality standards, and/or other goals and requirements of the CWA.

b) If EPA notifies the co-permittees that changes are necessary pursuant to Part II.C.3.a, the notification will offer the co-permittees an opportunity to propose alternative program changes to meet the objectives of the requested modification. Following this opportunity, the co-permittees must implement any required changes according to the schedule set by EPA.

4. Any modifications to this permit will be accomplished according to Part VI.A of this permit.

D. **Transfer of Ownership, Operational Authority, or Responsibility for SWMP Implementation.** The co-permittees must implement the actions and activities of the SWMP in all new areas added or transferred to the co-permittees’s MS4 (or for which the co-permittees becomes responsible for implementation of storm water quality controls) as expeditiously as practicable, but not later than one year from the date upon which the new areas were added. Such additions and schedules for implementation must be documented in the next Annual Report following the transfer.

E. **SWMP Resources.** The co-permittees must provide adequate finances, staff, equipment and other support capabilities to implement the SWMP actions and activities outlined in this permit.
## III. Schedule for Implementation and Compliance

<table>
<thead>
<tr>
<th>Part of Permit</th>
<th>Storm Water Management Program Component</th>
<th>Compliance Date</th>
<th>Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Part I.C.3</td>
<td>Submit a copy of the final intergovernmental agreement signed by both co-permittees</td>
<td>Within 120 days of the permit effective date</td>
<td>Each permittee</td>
</tr>
<tr>
<td>Parts II.C, IV.A and IV.C</td>
<td>Conduct an annual review of SWMP implementation and submit an Annual Report</td>
<td>One year from the permit effective date, then annually</td>
<td>Each permittee</td>
</tr>
<tr>
<td>IV.A</td>
<td>Develop Quality Assurance Plan for any monitoring effort to be accomplished under the SWMP</td>
<td>270 days prior to start of any monitoring</td>
<td>Each permittee</td>
</tr>
</tbody>
</table>

### General Requirements

<table>
<thead>
<tr>
<th>Part II.B.1</th>
<th>Implement a public education program to educate the community about the impacts of storm water discharges on local water bodies and the steps that citizens and businesses can take to reduce pollutants in storm water runoff (II.B.1.a)</th>
<th>One year from effective date of this permit</th>
<th>Each permittee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Submit education materials to DEQ for review and comment</td>
<td></td>
<td>Prior to publication, distribution or use</td>
<td>Each permittee</td>
</tr>
<tr>
<td>Develop a stormwater educational webpage (II.B.1.b)</td>
<td></td>
<td>One year from effective date of this permit</td>
<td>Both permittees must contribute to at least one webpage</td>
</tr>
<tr>
<td>Distribute appropriate and relevant storm water information to citizens and businesses through City utility billings. (II.B.1.b)</td>
<td></td>
<td>At least once annually</td>
<td>City of Idaho Falls</td>
</tr>
<tr>
<td>Educate employees with in-field responsibilities re: stormwater management (II.B.1.c)</td>
<td></td>
<td>Ongoing</td>
<td>ITD District 6</td>
</tr>
<tr>
<td>Establish and coordinate a storm drain stenciling program. Stencil at least 50% of the storm drains throughout the jurisdictions. (II.B.1.d)</td>
<td></td>
<td>Within two years</td>
<td>City of Idaho Falls</td>
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<td>Within four years of permit effective date</td>
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</table>

### Public Involvement and Participation (40 CFR 122.34(b)(2))

<table>
<thead>
<tr>
<th>Part II.B.2</th>
<th>Post all SWMP documentation and Annual Reports on the co-permittee’s website (II.B.2.b)</th>
<th>One year from effective date of this permit</th>
<th>Each permittee</th>
</tr>
</thead>
<tbody>
<tr>
<td>At least annually, the co-permittees must participate, coordinate and promote local participation in the existing “Adopt-a-Canal” &amp; “Adopt a Highway” clean-up program (II.B.2.c)</td>
<td></td>
<td>One year from the permit effective annually thereafter</td>
<td>Each permittee</td>
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<tr>
<td>Part of Permit</td>
<td>Storm Water Management Program Component</td>
<td>Compliance Date</td>
<td>Responsibility</td>
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<tr>
<td><strong>Illicit Discharge Detection and Elimination (40 CFR '122.34(b)(3))</strong></td>
<td>Review the program to detect and eliminate illicit discharges into the MS4, and update if necessary (II.B.3.a)</td>
<td>Within two years of the effective date of this permit</td>
<td>Each permittee</td>
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<td></td>
<td>Adopt an ordinance or other control measure to prohibit illicit discharges to the MS4(s); prohibit any specific non-storm water discharges, if necessary (II.B.3.b &amp; c)</td>
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<td></td>
<td>Develop/update the co-permittees’ comprehensive storm sewer system map (II.B.3.d)</td>
<td>Within three years of the effective date of this permit</td>
<td>Each permittee</td>
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<tr>
<td></td>
<td>Develop and implement a strategy for informing public employees, businesses, and the general public of hazards associated with illegal discharges and improper disposal of waste (II.B.3.e)</td>
<td>By the expiration date of this permit</td>
<td>Each permittee</td>
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<td></td>
<td>Screen 50% of outfalls screened for dry weather flows. (II.B.3.f)</td>
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<td></td>
<td>Inventory the industrial facilities discharging storm water within the Urbanized Area (II.B.3.g)</td>
<td>Within three years of permit effective date</td>
<td>Each permittee</td>
</tr>
<tr>
<td><strong>Construction Site Storm Water Runoff (40 CFR '122.34(b)(4))</strong></td>
<td>Implement and enforce a construction site runoff control program for sites disturbing one or more acres of land; review and update the program as necessary (II.B.4.a)</td>
<td>Within two years of permit effective date</td>
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<td></td>
<td>Provide adequate direction to project proponents/contractors re: the CGP (II.B.4.b &amp;c)</td>
<td>Upon permit effective date</td>
<td>Each permittee</td>
</tr>
<tr>
<td></td>
<td>Adopt an ordinance or other control measure to require construction site operators to practice erosion, sediment and waste control (II.B.4.d)</td>
<td>Within three years of the effective date of this permit</td>
<td></td>
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<td></td>
<td>Publish and distribute written requirements for construction site best management practices (II.B.4.e)</td>
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<td></td>
<td>Develop, or review and update as necessary, procedures for reviewing site plans and accepting public comment (II.B.4.f&amp;g)</td>
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<td></td>
<td>Develop, or review and update as necessary, site inspection &amp; enforcement procedures (II.B.4.h) Inspect all sites at least once per construction season</td>
<td>Within four years of the effective date of this permit</td>
<td></td>
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<tr>
<td></td>
<td>Ensure permittee-owned construction projects comply with EPA Construction General Permit (II.B.4.i)</td>
<td>Upon permit effective date</td>
<td></td>
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<tr>
<td>Part of Permit</td>
<td>Storm Water Management Program Component</td>
<td>Compliance Date</td>
<td>Responsibility</td>
</tr>
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<tr>
<td><strong>Post-Construction Storm Water Management (40 CFR ‘122.34(b)(5))</strong></td>
<td>Implement a program to address post-construction storm water runoff from new development and redevelopment projects. Review and update existing program as necessary. (II.B.5.a)</td>
<td>Within three years of the effective date of this permit</td>
<td>Each permittee</td>
</tr>
<tr>
<td></td>
<td>Adopt an ordinance or other regulatory mechanism to address post-construction runoff from new development and redevelopment projects. Review and update existing program as necessary. (II.B.5.b)</td>
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<tr>
<td></td>
<td>Implement a program to ensure proper long-term operation and maintenance of post-construction storm water management controls; review and update program as necessary (II.B.5.c)</td>
<td></td>
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</tr>
<tr>
<td><strong>Pollution Prevention/Good Housekeeping (40 CFR ‘122.34(b)(6))</strong></td>
<td>Implement an operation and maintenance program intended to prevent or reduce pollutant runoff from municipal operations (II.B.6.a)</td>
<td>Within one year of the effective date of this permit</td>
<td></td>
</tr>
<tr>
<td>Part II.B.6</td>
<td>Develop and conduct appropriate training for municipal personnel (II.B.6.b)</td>
<td>Within one year of the effective date of this permit</td>
<td>Each permittee</td>
</tr>
<tr>
<td></td>
<td>Develop and implement a snow management program to reduce snow dumping directly into waters of the U.S., and the discharge of pollutants to the MS4, to the maximum extent practicable (II.B.6.c)</td>
<td>Within four years of the effective date of this permit</td>
<td></td>
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</tbody>
</table>
IV. Monitoring, Recordkeeping, and Reporting Requirements

A. Monitoring

1. At least once annually, each co-permittee must evaluate its compliance with these permit conditions, the appropriateness of identified BMPs, and progress toward achieving the minimum control measures. This evaluation of program compliance must be documented in each Annual Report required as described in Part IV.C.

2. When the co-permittee conducts monitoring to assess the quality of the discharges from the MS4 and/or of the receiving water body, the co-permittee must comply with the following:

   a) Monitoring Objectives. The co-permittee must clearly define the objective(s) of the intended monitoring effort. Examples of monitoring objectives to be attained may include, but are not limited to the following: to estimate pollutant loading currently discharged to the receiving water from the MS4; to assess the effectiveness of control measures implemented through this permit; and/or, to identify and prioritize the portions of the MS4 requiring additional controls.

   b) Representative Sampling. Samples and measurements taken for the purpose of monitoring must be representative of the monitored activity.

   c) Monitoring Procedures. Monitoring must be conducted according to test procedures approved under 40 CFR Part 136. Where an approved 40 CFR Part 136 method does not exist, and other test procedures have not been specified, any available method may be used after approval from EPA and IDEQ.

   d) Discharge Monitoring Report. Monitoring results must be recorded on a Discharge Monitoring Report (DMR) form (EPA No. 3320-1) or equivalent, and submitted annually for the previous 12-month period along with the Annual Report required in Part IV.C.

   e) Quality Assurance Requirements. The co-permittee must develop a quality assurance plan (QAP) prior to conducting discharge or surface water monitoring. The QAP must be developed and implemented no later than 270 days prior to beginning the monitoring effort. Any existing QAPs may be modified for the requirements under this section. Upon completion of the QAP, the co-permittee must notify EPA and IDEQ in writing, as indicated in Part IV.D

(i) The QAP must be designed to assist in planning for the collection and analysis of storm water discharge and/or receiving water samples in support of the permit and in explaining data anomalies when they occur.

(ii) Throughout all sample collection and analysis activities, the permittee must use the EPA-approved QA/QC and chain-of-custody procedures described in the following documents:
• **EPA Requirements for Quality Assurance Project Plans**
  EPA-QA/R-5 (EPA/240/B-01/003, March 2001). A copy of this document can be found electronically at:

• **Guidance for Quality Assurance Project Plans**
  EPA-QA/G-5, (EPA/600/R-98/018, February, 1998). A copy of this document can be found electronically at:
  [http://www.epa.gov/r10earth/offices/oea/epaqag5.pdf](http://www.epa.gov/r10earth/offices/oea/epaqag5.pdf)

The QAP must be prepared in the form which is specified in these documents.

(iii) At a minimum, the QAP must include the following:

(a) Details on the number of samples, type of sample containers, preservation of samples, holding times, analytical methods, analytical detection and quantitation limits for each target compound, type and number of quality assurance field samples, precision and accuracy requirements, sample preparation requirements, sample shipping methods, and laboratory data delivery requirements.

(b) Map(s) indicating the location of each sampling point.

(c) Qualification and training of personnel.

(d) Name(s), address(es) and telephone number(s) of the laboratories, used by or proposed to be used by the permittee.

(e) The permittee must amend the QAP whenever there is a modification in sample collection, sample analysis, or other procedure addressed by the QAP.

(iv) Copies of the QAP must be maintained by the permittee and made available to EPA and/or IDEQ upon request.

B. Recordkeeping

1. Retention of Records. The co-permittees must retain records and copies of all information (including all monitoring, calibration and maintenance records and all original strip chart recordings for any continuous monitoring instrumentation, copies of all reports required by this permit, copies of DMRs, a copy of the NPDES permit, and records of all data used to complete the application for this permit) for a period of at least five years from the date of the sample, measurement, report or application, or for the term of this permit, whichever is longer. This period may be extended at the request of the EPA at any time. Records include all information used in the development of the SWMP, all monitoring data, copies of all reports, and all data used in the development of the permit application.
2. **Availability of Records.** The co-permittees must submit the records referred to in Part IV.B.1 to EPA and IDEQ only when such information is requested. The co-permittees must retain all records comprising the SWMP required by this permit (including a copy of the permit language and all Annual Reports) at a location accessible to the EPA. The co-permittees must make records, including the permit application and the SWMP, available to the public if requested to do so in writing. The public must be able to view the records during normal business hours. The co-permittees may charge the public a reasonable fee for copying requests.

C. **Annual Report Requirements.** One year from the effective date of this permit, and annually thereafter, the co-permittees shall prepare and submit an Annual Report to EPA and IDEQ. Copies of all Annual Reports shall be made available to the public, at a minimum, through a permittee-sponsored website, or other easily accessible location. The following information must be contained in each Annual Report:

1. Status of compliance with this permit and progress towards achieving the identified actions and activities for each minimum control measure in Part II.B. Status of each program area must be addressed, even if activity has previously been completed or not yet been implemented;

2. Results of any information collected and analyzed during the previous 12 month period, including stormwater discharge and water quality monitoring as noted in Part IV.A and any other information used to assess the success of the program at improving water quality to the maximum extent practicable;

3. A summary of the number and nature of inspections, formal enforcement actions taken by the permittees, and/or other similar activities performed;

4. A summary list of any water quality compliance-related enforcement actions received from regulatory agencies other than EPA. Such actions include, but are not limited to: formal or informal warning letters, notices of violation, field citations, or similar actions. This summary should include dates, project synopsis, and actions taken to address the compliance issue(s);

5. Copies of education materials, ordinances (or other regulatory mechanisms), inventories, guidance materials, or other products produced as a result of actions or activities required by this permit;

6. A general summary of the activities the co-permittees plan to undertake during the next reporting cycle (including an implementation schedule) for each minimum control measure;

7. A description and schedule for implementation of additional BMPs that may be necessary, based on monitoring results, to ensure compliance with applicable water quality standards; and

8. Notice if the co-permittee(s) are relying on another entity to satisfy any of the permit obligations, if applicable.
D. Addresses

Reports and other documents required by this permit must be signed in accordance with Part VI.E. and submitted to each of the following addresses:

**EPA:** United States Environmental Protection Agency  
Attention: Storm Water Program  
NPDES Compliance Unit  
1200 6th Avenue (OCE-133)  
Seattle, WA 98101

**IDEQ:** Idaho Department of Environmental Quality  
Idaho Falls Regional Office  
900 North Skyline, Suite B  
Idaho Falls, ID 83402
V. Compliance Responsibilities

A. Duty to Comply. The co-permittees must comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the Act and is grounds for enforcement action, for permit termination, revocation and reissuance, or modification, or for denial of a permit renewal application.

B. Penalties for Violations of Permit Conditions

1. Civil Penalties. Pursuant to 40 CFR Part 19 and the Act, any person who violates Section 301, 302, 306, 307, 308, 318 or 405 of the Act, or any permit condition or limitation implementing any such sections in a permit issued under section 402 of the Act, or any requirement imposed in a pretreatment program approved under sections 402(a)(3) or 402(b)(8) of the Act, is subject to a civil penalty not to exceed the maximum amounts authorized by Section 309(d) of the Act and the Federal Civil Penalties Inflation Adjustment Act (28 U.S.C. ' 2461) as amended by the Debt Collection Improvement Act (31 U.S.C. ' 3701) (currently $32,500 per day for each violation).

2. Administrative Penalties. Any person may be assessed an administrative penalty by the Administrator for violating Section 301, 302, 306, 307, 308, 318 or 405 of this Act, or any permit condition or limitation implementing any of such sections in a permit issued under Section 402 of this Act. Pursuant to 40 CFR Part 19 and the Act, administrative penalties for Class I violations are not to exceed the maximum amounts authorized by Section 309(g)(2)(A) of the Act and the Federal Civil Penalties Inflation Adjustment Act (28 U.S.C. ' 2461) as amended by the Debt Collection Improvement Act (31 U.S.C. ' 3701) (currently $11,000 per violation, with the maximum amount of any Class I penalty assessed not to exceed $32,500). Pursuant to 40 CFR Part 19 and the Act, penalties for Class II violations are not to exceed the maximum amounts authorized by Section 309(g)(2)(B) of the Act and the Federal Civil Penalties Inflation Adjustment Act (28 U.S.C. ' 2461) as amended by the Debt Collection Improvement Act (31 U.S.C. ' 3701) (currently $11,000 per day for each day during which the violation continues, with the maximum amount of any Class II penalty not to exceed $157,500).

3. Criminal Penalties.

   a) Negligent Violations. The Act provides that any person who negligently violates Sections 301, 302, 306, 307, 308, 318, or 405 of the Act, or any condition or limitation implementing any of such sections in a permit issued under Section 402 of the Act, or any requirement imposed in a pretreatment program approved under Section 402(a)(3) or 402(b)(8) of the Act, is subject to criminal penalties of $2,500 to $25,000 per day of violation, or imprisonment of not more than one year, or both. In the case of a second or subsequent conviction for a negligent violation, a person shall be subject to criminal penalties of not more than $50,000 per day of violation, or by imprisonment of not more than two years, or both.

   b) Knowing Violations. Any person who knowingly violates such sections, or such conditions or limitations is subject to criminal penalties of $5,000 to $50,000 per day of violation, or imprisonment for not more than three years, or
both. In the case of a second or subsequent conviction for a knowing violation, a person shall be subject to criminal penalties of not more than $100,000 per day of violation, or imprisonment of not more than six years, or both.

c) **Knowing Endangerment.** Any person who knowingly violates Section 301, 302, 303, 306, 307, 308, 318 or 405 of the Act, or any permit condition or limitation implementing any of such sections in a permit issued under section 402 of the Act, and who knows at that time that he thereby places another person in imminent danger of death or serious bodily injury, shall, upon conviction, be subject to a fine of not more than $250,000 or imprisonment of not more than 15 years, or both. In the case of a second or subsequent conviction for a knowing endangerment violation, a person shall be subject to a fine of not more than $500,000 or by imprisonment of not more than 30 years, or both. An organization, as defined in Section 309(c)(3)(B)(iii) of the Act, shall, upon conviction of violating the imminent danger provision, be subject to a fine of not more than $1,000,000 and can be fined up to $2,000,000 for second or subsequent convictions.

d) **False Statements.** The Act provides that any person who falsifies, tampers with, or knowingly renders inaccurate any monitoring device or method required to be maintained under this permit shall, upon conviction, be punished by a fine of not more than $10,000, or by imprisonment for not more than two years, or both. If a conviction of a person is for a violation committed after a first conviction of such person under this paragraph, punishment is a fine of not more than $20,000 per day of violation, or by imprisonment of not more than four years, or both. The Act further provides that any person who knowingly makes any false statement, representation, or certification in any record or other document submitted or required to be maintained under this permit, including monitoring reports or reports of compliance or non-compliance shall, upon conviction, be punished by a fine of not more than $10,000 per violation, or by imprisonment for not more than six months per violation, or by both.

C. **Need to Halt or Reduce Activity not a Defense.** It shall not be a defense for the co-permitees in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with this permit.

D. **Duty to Mitigate.** The co-permitees must take all reasonable steps to minimize or prevent any discharge or disposal in violation of this permit that has a reasonable likelihood of adversely affecting human health or the environment.

E. **Proper Operation and Maintenance.** The co-permitees must at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the co-permitees to achieve compliance with the conditions of this permit. Proper operation and maintenance also includes adequate laboratory controls and appropriate quality assurance procedures. This provision requires the operation of back-up or auxiliary facilities or similar systems which are installed by the co-permitees only when the operation is necessary to achieve compliance with the conditions of the permit.
F. **Toxic Pollutants.** The co-permittees must comply with effluent standards or prohibitions established under Section 307(a) of the Act for toxic pollutants within the time provided in the regulations that establish those standards or prohibitions, even if the permit has not yet been modified to incorporate the requirement.

G. **Planned Changes.** The co-permittees must give notice to the Director and IDEQ as soon as possible of any planned physical alterations or additions to the permitted facility whenever:

1. The alteration or addition to a permitted facility may meet one of the criteria for determining whether a facility is a new source as determined in 40 CFR §122.29(b); or
2. The alteration or addition could significantly change the nature or increase the quantity of pollutants discharged. This notification applies to pollutants that are not subject to effluent limitations in the permit.

H. **Anticipated Noncompliance.** The co-permittees must give advance notice to the Director and IDEQ of any planned changes in the permitted facility or activity that may result in noncompliance with this permit.

VI. **General Provisions**

A. **Permit Actions.** This permit may be modified, revoked and reissued, or terminated for cause as specified in 40 CFR §§122.62, 122.64, or 124.5. The filing of a request by the co-permittees for a permit modification, revocation and reissuance, termination, or a notification of planned changes or anticipated noncompliance, does not stay any permit condition.

B. **Duty to Reapply.** If the co-permittees intends to continue an activity regulated by this permit after the expiration date of this permit, the co-permittees must apply for and obtain a new permit. In accordance with 40 CFR §122.21(d), and unless permission for the application to be submitted at a later date has been granted by the Director, the co-permittees must submit a new application at least 180 days before the expiration date of the permit, or in conjunction with the fourth Annual Report. The reapplication package must contain the information required by 40 CFR §122.21(f) which includes: name and mailing address(es) of the co-permittees(s) that operate the MS4(s), and names and titles of the primary administrative and technical contacts for the municipal co-permittees(s). In addition, the co-permittees must identify the identification number of the existing NPDES MS4 permit; any previously unidentified water bodies that receive discharges from the MS4; a summary of any known water quality impacts on the newly identified receiving waters; a description of any changes to the number of applicants; and any changes or modifications to the Storm Water Management Program. The reapplication package may incorporate by reference the fourth Annual Report when the reapplication requirements have been addressed within that report.

C. **Duty to Provide Information.** The co-permittees must furnish to the Director and IDEQ, within the time specified in the request, any information that the Director or IDEQ may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this permit, or to determine compliance with this permit. The co-permittees must also furnish to the Director or IDEQ, upon request, copies of records required to be kept by this permit.
D. **Other Information.** When the co-permittees becomes aware that it failed to submit any relevant facts in a permit application, or that it submitted incorrect information in a permit application or any report to the Director or IDEQ, the co-permittees must promptly submit the omitted facts or corrected information.

E. **Signatory Requirements.** All applications, reports or information submitted to the Director and IDEQ must be signed and certified as follows.

1. All permit applications must be signed as follows:
   a) For a corporation: by a responsible corporate officer.
   b) For a partnership or sole proprietorship: by a general partner or the proprietor, respectively.
   c) For a municipality, state, federal, or other public agency: by either a principal executive officer or ranking elected official.

2. All reports required by the permit and other information requested by the Director or the IDEQ must be signed by a person described above or by a duly authorized representative of that person. A person is a duly authorized representative only if:
   a) The authorization is made in writing by a person described above;
   b) The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity, such as the position of plant manager, operator of a well or a well field, superintendent, position of equivalent responsibility, or an individual or position having overall responsibility for environmental matters for the organization; and
   c) The written authorization is submitted to the Director and IDEQ.

3. Changes to authorization. If an authorization under Part VI.E.2 is no longer accurate because a different individual or position has responsibility for the overall operation of the facility, a new authorization satisfying the requirements of Part VI.E.2 must be submitted to the Director and IDEQ prior to or together with any reports, information, or applications to be signed by an authorized representative.

4. Certification. Any person signing a document under this Part must make the following certification:

   "I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

F. **Availability of Reports.** In accordance with 40 CFR Part 2, information submitted to EPA pursuant to this permit may be claimed as confidential by the co-permittees. In accordance with the Act, permit applications, permits and effluent data are not considered confidential. Any
confidentiality claim must be asserted at the time of submission by stamping the words Confidential business information® on each page containing such information. If no claim is made at the time of submission, EPA may make the information available to the public without further notice to the co-permittees. If a claim is asserted, the information will be treated in accordance with the procedures in 40 CFR Part 2, Subpart B (Public Information) and 41 Fed. Reg. 36902 through 36924 (September 1, 1976), as amended.

G. **Inspection and Entry.** The co-permittees must allow the Director, IDEQ, or an authorized representative (including an authorized contractor acting as a representative of the Director), upon the presentation of credentials and other documents as may be required by law, to:

1. Enter upon the co-permittees' premises where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of this permit;

2. Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit;

3. Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit; and

4. Sample or monitor at reasonable times, for the purpose of assuring permit compliance or as otherwise authorized by the Act, any substances or parameters at any location.

H. **Property Rights.** The issuance of this permit does not convey any property rights of any sort, or any exclusive privileges, nor does it authorize any injury to persons or property or invasion of other private rights, nor any infringement of state or local laws or regulations.

I. **Transfers.** This permit is not transferable to any person except after notice to the Director. The Director may require modification or revocation and reissuance of the permit to change the name of the co-permittees and incorporate such other requirements as may be necessary under the Act. (See 40 CFR '122.61; in some cases, modification or revocation and reissuance is mandatory.)

J. **State/Tribal Environmental Laws**

1. Nothing in this permit shall be construed to preclude the institution of any legal action or relieve the co-permittees from any responsibilities, liabilities, or penalties established pursuant to any applicable State/Tribal law or regulation under authority preserved by Section 510 of the Act.

2. No condition of this permit releases the co-permittees from any responsibility or requirements under other environmental statutes or regulations.

K. **Oil and Hazardous Substance Liability.** Nothing in this permit shall be constructed to preclude the institution of any legal action or relieve the co-permittees from any responsibilities, liabilities, or penalties to which the co-permittees is or may be subject under Section 311 of the CWA or Section 106 of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA).
L. **Severability.** The provisions of this permit are severable, and if any provision of this permit, or the application of any provision of this permit to any circumstance, is held invalid, the application of such provision to the circumstances, and the remainder of this permit shall not be affected thereby.

VII. **Reopener Clause**

This permit may be modified, or alternatively, revoked and reissued, to address the application of different permit conditions if new information, (such as future water quality studies and waste load allocation determinations) or new regulations, show the need for different conditions. If there is evidence indicating that the storm water discharges authorized by this permit cause, or have the potential to cause a violation of a water quality standard, EPA may reopen this permit to include different limitations or requirements.

VIII. **Definitions and Acronyms**

All definitions contained in Section 502 of the Act and 40 CFR Part 122 apply to this permit and are incorporated herein by reference. For convenience, simplified explanations of some regulatory/statutory definitions have been provided but, in the event of a conflict, the definition found in the statute or regulation takes precedence.

*A Administrator* means the Administrator of the EPA, or an authorized representative.

*A Best Management Practices (BMPs)* means schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of waters of the United States. BMPs also include treatment requirements, operating procedures, and practices to control runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage.

*A Control Measure* as used in this permit, refers to any Best Management Practice or other method used to prevent or reduce the discharge of pollutants to waters of the United States.


*A Director* means the Environmental Protection Agency Regional Administrator, the Director of the Office of Water and Watersheds, or an authorized representative.

*A Discharge* when used without a qualifier, refers to a discharge of a pollutant as defined at 40 CFR '122.2.

*A Discharge of Storm Water Associated with Construction Activity* as used in this permit, refers to a discharge of pollutants in storm water runoff from areas where soil disturbing activities (e.g., clearing, grading, or excavation), construction materials or equipment storage or maintenance (e.g., fill piles, borrow areas, concrete truck washout, fueling) or other industrial storm water directly related to the construction process are located. (See 40 CFR '122.26(b)(14)(x) and 40 CFR '122.26(b)(15) for the two regulatory definitions of storm water associated with construction sites.)

*A Discharge of Storm Water Associated with Industrial Activity* is defined at 40 CFR '122.26(b)(14).
A Discharge Monitoring Report or DMR® means the EPA uniform national form, including any subsequent additions, revisions or modification for the reporting of self monitoring results by co-permitees. See 40 CFR '122.2.

A EPA® means the Environmental Protection Agency Regional Administrator, the Director of the Office of Water and Watersheds, or an authorized representative.

AFacility or Activity® means any NPDES Apoint source® or any other facility or activity (including land or appurtenances thereto) that is subject to regulation under the NPDES program.

“A Goal® means a quantitative measure of progress in implementing a component of a storm water management program.

“Idaho Falls Urbanized Area” means the greater Idaho Falls, Idaho, area delineated by the Year 2000 Census by the U.S. Bureau of the Census according to the criteria defined by the Bureau on March 15, 2002 (67 FR 11663) namely, the area consisting of contiguous, densely settled census block groups and census blocks that meet minimum population density requirements, along with adjacent densely settled census blocks that together encompass a population of at least 50,000 people.

“IDAPA” means Idaho Administrative Procedure Act.

A IDEQ® means the Idaho Department of Environmental Quality.

A Illicit Connection® means any man-made conveyance connecting an illicit discharge directly to a municipal separate storm sewer.

A Illicit Discharge® is defined at 40 CFR '122.26(b)(2) and means any discharge to a municipal separate storm sewer that is not entirely composed of storm water, except discharges authorized under an NPDES permit (other than the NPDES permit for discharges from the MS4) and discharges resulting from fire fighting activities.

A Industrial Activity® as used in this permit refers to the eleven categories of industrial activities included in the definition of discharges of storm water associated with industrial activity at 40 CFR '122.26(b)(14).

A Industrial Storm Water® as used in this permit refers to storm water runoff associated with the definition of discharges of storm water associated with industrial activity.

A MEP® or "maximum extent practicable," means the technology-based discharge standard for municipal separate storm sewer systems to reduce pollutants in storm water discharges that was established by CWA Section 402(p). A discussion of MEP as it applies to small MS4s is found at 40 CFR '122.34.

A Measurable Goal® means a quantitative measure of progress in implementing a component of a storm water management program.

A MS4® means "municipal separate storm sewer system" and is used to refer to either a Large, Medium, or Small Municipal Separate Storm Sewer System. The term, as used within the context of this permit, refers to small MS4s (see definition below) and includes systems operated by a variety of public entities (e.g., military facilities, prisons, and systems operated by other levels of government).
A Municipality means a city, town, borough, county, parish, district, association, or other public body created by or under State law and having jurisdiction over disposal of sewage, industrial wastes, or other wastes, or an Indian tribe or an authorized Indian tribal organization, or a designated and approved management agency under Section 208 of the CWA.

A Municipal Separate Storm Sewer means a conveyance or system of conveyances (including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains): (i) Owned or operated by a State, city, town, borough, county, parish, district, association, or other public body (created by or pursuant to State law) having jurisdiction over disposal of sewage, industrial wastes, storm water, or other wastes, including special districts under State law such as a sewer district, flood control district or drainage district, or similar entity, or an Indian tribe or an authorized Indian tribal organization, or a designated and approved management agency under Section 208 of the CWA that discharges to waters of the United States; (ii) Designed or used for collecting or conveying storm water; (iii) Which is not a combined sewer; and (iv) Which is not part of a Publicly Owned Treatment Works (POTW) as defined at 40 CFR 122.2.

A National Pollutant Discharge Elimination System or ANPDES means the national program for issuing, modifying, revoking and reissuing, terminating, monitoring and enforcing permits, and imposing and enforcing pretreatment requirements, under Sections 307, 402, 318 and 405 of the CWA. The term includes an Approved program.

A Outfall means a point source (defined below) at the point where a municipal separate storm sewer discharges to waters of the United States and does not include open conveyances connecting two municipal separate storm sewers or pipes, tunnels, or other conveyances which connect segments of the same stream or other waters of the United States and are used to convey waters of the United States.

A Owner or operator means the owner or operator of any Facility or activity subject to regulation under the NPDES program.

A Permitting Authority means EPA.

A Point Source means any discernible, confined, and discrete conveyance, including but not limited to, any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, landfill leachate collection system, vessel or other floating craft from which pollutants are or may be discharged. This term does not include return flows from irrigated agriculture or agricultural storm water runoff.

"Pollutant" is defined at 40 CFR 122.2. A partial listing from this definition includes: dredged spoil, solid waste, sewage, garbage, sewage sludge, chemical wastes, biological materials, heat, wrecked or discarded equipment, rock, sand, cellar dirt, and industrial or municipal waste.

"Pollutant(s) of concern" includes any pollutant identified as a cause of impairment of any water body that will receive a discharge from a MS4 authorized under this permit.

A QAP means Quality Assurance Plan.

A Regional Administrator means the Regional Administrator of Region 10 of the EPA, or the authorized representative of the Regional Administrator.
Significant contributors of pollutants means any discharge that causes or could cause or contribute to a violation of surface water quality standards.

Small Municipal Separate Storm Sewer System is defined at 40 CFR '122.26(b)(16) and refers to all separate storm sewers that are owned or operated by the United States, a State, city, town, borough, county, parish, district, association, or other public body (created by or pursuant to State law) having jurisdiction over disposal of sewage, industrial wastes, storm water, or other wastes, including special districts under State law such as a sewer district, flood control district or drainage district, or similar entity, or an Indian tribe or an authorized Indian tribal organization, or a designated and approved management agency under Section 208 of the CWA that discharges to waters of the United States, but is not defined as Large or Medium municipal separate storm sewer system. This term includes systems similar to separate storm sewer systems in municipalities such as systems at military bases, large hospital or prison complexes, and highways and other thoroughfares. The term does not include separate storm sewers in very discrete areas such as individual buildings.

Storm Water is defined at 40 CFR '122.26(b)(13) and means storm water runoff, snow melt runoff, and surface runoff and drainage.

Storm Water Management Program (SWMP) refers to a comprehensive program to manage the quality of storm water discharged from the municipal separate storm sewer system.

TMDL means Total Maximum Daily Load, an analysis of pollutant loading to a body of water detailing the sum of the individual waste load allocations for point sources and load allocations for non-point sources and natural background. See 40 CFR '130.2.

Waters of the United States means:

1. All waters which are currently used, were used in the past, or may be susceptible to use in interstate or foreign commerce, including all waters which are subject to the ebb and flow of the tide;

2. All interstate waters, including interstate "wetlands";

3. All other waters such as interstate lakes, rivers, streams (including intermittent streams), mudflats, sandflats, wetlands, sloughs, prairie potholes, wet meadows, playa lakes, or natural ponds the use, degradation, or destruction of which would affect or could affect interstate or foreign commerce including any such waters:
   a. Which are or could be used by interstate or foreign travelers for recreational or other purposes;
   b. From which fish or shellfish are or could be taken and sold in interstate or foreign commerce; or
   c. Which are used or could be used for industrial purposes by industries in interstate commerce;

4. All impoundments of waters otherwise defined as waters of the United States under this definition;

5. Tributaries of waters identified in paragraphs 1. through 4. of this definition;
6. The territorial sea; and

7. Wetlands adjacent to waters (other than waters that are themselves wetlands) identified in paragraphs 1. through 6. of this definition.

Waste treatment systems, including treatment ponds or lagoons designed to meet the requirements of the CWA (other than cooling ponds for steam electric generation stations per 40 CFR Part 423) which also meet the criteria of this definition are not waters of the United States. Waters of the United States do not include prior converted cropland. Notwithstanding the determination of an area's status as prior converted cropland by any other federal agency, for the purposes of the Clean Water Act, the final authority regarding Clean Water Act jurisdiction remains with EPA.

“Wetlands® means those areas that are inundated or saturated by surface or groundwater at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands generally include swamps, marshes, bogs, and similar areas.