

ARIZONA DEPARTMENT OF ENVIRONMENTAL QUALITY



AZPDES LARGE MS4 - ANNUAL REPORT

LTF ID #: 95823

Report/Form ID #: 116353

Date Submitted: 09/23/2024

AZPDES LARGE MS4 ANNUAL REPORT - SUMMARY

Company:

Name: CITY OF TEMPE - WATER UTILITIES

Question: Which reporting period is this Annual Report for?

Answer: 07/01/2023 - 06/30/2024

Question: Submit one copy of the current Stormwater Management Plan (SWMP).

Answer:

File Name: City of Tempe Stormwater Management Plan FINAL 2024.pdf

File Description: City of Tempe SWMP

OPTIONAL | Comments:

Question: What are the costs of the necessary capital and operation and maintenance expenditures necessary to accomplish the activities required of the permit?

Answer: 2400299

OPTIONAL | Comments:

Question: Did you develop, maintain, and enforce adequate legal authority to control the discharge of pollutants into and from the MS4, per 2.0?

Answer: Yes

OPTIONAL | Comments:

Question: How many parameters had SWQS exceedances from discharges to protected surface waters?

Answer: 3

OPTIONAL | Comments:

Question: Did you include the 4.1.A.1-2 required items in the SWMP?

Answer: Yes

OPTIONAL | Comments:

Question: Did you provide outreach and education to the public on the stormwater

program issues and requirements, per 4.2.A.1?

Answer: Yes

Identify the target group for outreach and education.

General Public

Identify the topic(s) for the target group:

V. Illicit discharges and illegal dumping, proper management of non-stormwater discharges, and to

provide information on reporting spills, dumping, and illicit discharges

VI. Spill prevention, proper handling and disposal of toxic and hazardous materials, and measures to

contain and minimize discharges to the storm sewer system

VIII. Proper management and disposal of used oil

Residential Community

Identify the topic(s) for the target group:

V. Illicit discharges and illegal dumping, proper management of non-stormwater discharges, and to

provide information on reporting spills, dumping, and illicit discharges

VI. Spill prevention, proper handling and disposal of toxic and hazardous materials, and measures to

contain and minimize discharges to the storm sewer system

VIII. Proper management and disposal of used oil

HOAs

Phoenix Office

www.azdeq.gov

Identify the topic(s) for the target group:

- II. Stormwater runoff issues and residential stormwater management practices
- IV. Potential impacts of animal waste on water quality and the need to clean up and properly dispose of pet waste to minimize runoff of pollutants in stormwater

OPTIONAL | Comments:

Question: Did you provide outreach and education to the public on the stormwater program issues and requirements, per 4.2.A.2?

Answer: Yes

Identify the target group for outreach and education.

Development Community

Identify the topic(s) for the target group:

VI. Stormwater management practices, pollution prevention plans, and facility maintenance procedures

Construction Site Operators

Identify the topic(s) for the target group:

VI. Stormwater management practices, pollution prevention plans, and facility maintenance procedures

Targeted Sources (industrial or commercial)

Identify the topic(s) for the target group:

III. Illicit discharges and proper management of non-stormwater discharges

Types of Businesses (industrial or commercial)

Identify the topic(s) for the target group:

- III. Illicit discharges and proper management of non-stormwater discharges
- VI. Stormwater management practices, pollution prevention plans, and facility maintenance procedures

Question: Did you evaluate and measure the understanding and adoption of the targeted behaviors for at least one target audience in at least one subject area by the end of year four, per 4.2.A.3? Did you use the results of the evaluation to direct education and outreach resources most effectively, as well as to evaluate changes in adoption of the targeted behaviors by the end of year four, per 4.2.A.3?

Answer: Not applicable for this reporting period

OPTIONAL | Comments:

Question: Attach, as part of your fourth year annual report, an evaluation of the target audience in a subject area and any changes adopted in response to targeted behaviors in order to be more effective, per 4.2.A.3.a.

Answer: Not Applicable

OPTIONAL | Comments:

Question: Did you host an annual public SWMP workshop, per 4.3.A?

Answer: Yes

OPTIONAL | Comments:

Question: Did you create opportunities for citizens to participate in the implementation of stormwater controls (e.g., stream cleanups, storm drain stenciling, volunteer monitoring, disposal of household hazardous waste, educational activities, and facilitation of Adopt-A-Wash, Adopt-A-Park, and Adopt-A-Street litter control activities), per 4.3.B?

Answer: Yes

Question: Did you provide and publicize a reporting system to facilitate and track

public reporting of spills, discharges and/or dumping to the MS4 on a continuous

basis, per 4.3.C?

Answer: Yes

OPTIONAL | Comments:

Ouestion: Was the current SWMP and annual report posted to your website no later

than one year from the permit's effective date or, if in a subsequent year, no later

than 30 calendar days following the due date of the annual report, per 4.3.D?

Answer: Yes

OPTIONAL | Comments:

Question: Did you continue to implement a program to detect, investigate, and

eliminate non-stormwater discharges including dumping and spills, into the system,

per 4.4.A?

Answer: Yes

OPTIONAL | Comments:

Question: Did you maintain an inventory of all known MS4 outfalls, interconnections

with other MS4s, and those major outfalls identified as priority for illicit discharges

or other non-stormwater flows, per 4.4.C?

Answer: Yes

OPTIONAL | Comments:

1110 W.Washington Street . Phoenix, AZ 85007

Question: Did you provide employee training, per 4.4.D?

Answer: Yes

OPTIONAL | Comments:

Question: Did you inspect all "priority" major outfalls or field screening points (if applicable), per 4.4.E.2?

Answer: Yes

OPTIONAL | Comments:

Question: Did you inspect approximately 20 percent of the remaining (i.e., non-priority) major outfalls and field screening points, per 4.4.E.3?

Answer: Yes

OPTIONAL | Comments:

Question: Did you conduct ongoing dry weather field screening of major outfalls and field screening points (if applicable), per 4.4.E.4?

Answer: Yes

OPTIONAL | Comments:

Question: Did you investigate (or refer to the appropriate agency with authority to act) within five business days at least 90 percent of all reports of illicit discharges to your MS4, per 4.4.F?

Answer: Yes

OPTIONAL | Comments:

Question: Did you initiate corrective actions and/or enforcement mechanisms to eliminate any illicit discharge detected within 60 days of identification of the source, per 4.4.G?

Answer: Yes

OPTIONAL | Comments:

Question: Submit one copy of your Illicit Discharge Detection and Elimination (IDDE) activities summary in tabular format, including all required fields, per 4.4.1.2.

Answer:

File Name: FY23-24 Call Out Report.pdf

File Description: IDDE Call Out Report FY 2023-2024

OPTIONAL | Comments:

Question: Did you provide new employee training at least one time per year and refresher training for existing employees at least once every two years for employees with direct stormwater responsibilities, per 4.5.A.1?

Answer: Yes

OPTIONAL | Comments:

Question: Did you update and maintain an inventory, database, list, map, or other equivalent tracking system of facilities you own and operate that have the potential to discharge stormwater pollutants to the MS4, per 4.5.B.1?

Answer: Yes

OPTIONAL | Comments:

Question: Submit one copy of your 4.5.B.1 inventory list.

Answer:

File Name: 4.5.B.1-Municipal Facility Inventory and Map.pdf

File Description: Municipal Facility Inventory List and Map

OPTIONAL | Comments:

Question: Did you inspect approximately 20 percent of all facilities identified in 4.5.B.1, per 4.5.C.1?

Answer: Yes

OPTIONAL | Comments:

Question: Did you continue to implement practices, policies, and procedures to reduce stormwater impacts associated with runoff from all lands you own and operate, per 4.5.D?

Answer: Yes

OPTIONAL | Comments:

Question: Did you provide new employee training at least one time per year and refresher training for existing employees at least once every two years for employees with direct stormwater responsibilities, per 4.6.A.1?

Answer: Yes

OPTIONAL | Comments:

Question: Did you update and maintain an inventory, database, list, map, or other equivalent tracking system of private commercial and industrial sites that discharge stormwater pollutants to the MS4, per 4.6.B.1?

Answer: Yes

OPTIONAL | Comments:

Question: Submit one copy of your 4.6.B.1 Inventory.

Answer:

File Name: 4.6.B.1-Private Commercial and Industrial Inventory.pdf

File Description: Private Commercial and Industrial Inventory List

Question: Did you develop a mechanism to identify and document facilities subject to the MSGP that did not file a timely NOI (does not apply to sites with waivers and No Discharge Certificates) and contain a means of communication with operators of these facilities to inform them of their responsibility to comply, per 4.6.B.2?

Answer: Yes

OPTIONAL | Comments:

Question: Did you inspect approximately 20 percent of all facilities identified in 4.6.B.1, per 4.6.C?

Answer: Yes

OPTIONAL | Comments:

Question: Are you implementing an effective compliance and enforcement program that incorporates escalating action for violations of county or city stormwater requirements, ordinance, or code, per 4.6.D?

Answer: Yes

OPTIONAL | Comments:

Question: Did you provide new employee training at least one time per year and provide refresher training for existing employees directly involved in these activities at least once every two years, per 4.7.A?

Answer: Yes

OPTIONAL | Comments:

Question: For construction projects that will result in land disturbance of one acre or more (including those less than one acre, but are part of a larger common plan of

development), did you review at least 80 percent of plans for new development and redevelopment, per 4.7.B?

Answer: Yes

OPTIONAL | Comments:

Question: How many applications for new development and redevelopment projects one acre or greater discharging to the MS4 were reviewed, per 4.7.B?

Answer: 45

OPTIONAL | Comments:

Question: Did you develop, update, and maintain a comprehensive inventory, per 4.7.C.1?

Answer: Yes

OPTIONAL | Comments:

Question: Did you develop a mechanism to identify and document facilities subject to the CGP that did not file a timely NOI (i.e., before construction activities were initiated) and contain a means of communication with operators of these facilities to inform them of their responsibility to comply, per 4.7.C.2?

Answer: Yes

OPTIONAL | Comments:

Question: Did you inspect construction sites listed in the inventory identified in 4.7.C.1 at least one time every three months for highest priority sites and at least one time every six months for lowest priority sites, based on the prioritization schedule requirements, per 4.7.E.1?

Answer: Yes

Question: Did you conduct follow-up inspections of construction sites to ensure stormwater deficiencies/concerns/non-compliance identified as a result of a routine inspection were corrected, per 4.7.E.2?

Answer: Yes

OPTIONAL | Comments:

Question: Did you continue to require that plans include erosion and sediment control requirements protective of water quality, per 4.7.F?

Answer: Yes

OPTIONAL | Comments:

Question: Did you provide new employee training at least one time per year and provide refresher training for existing employees directly involved in these activities at least once every two years, per 4.8.A.1?

Answer: Yes

OPTIONAL | Comments:

Question: Did you continue to implement a program to control stormwater discharges from areas of new development and redevelopment after construction is complete, including adequate post-construction BMPs, ordinances and policies, per 4.8.B.1.a?

Answer: Yes

OPTIONAL | Comments:

Question: Attach, as part of your first year annual report, the 4.8.B.2 proposal and supporting documentation of three areas to perform the retrofit feasibility

assessment.

Answer: Not Applicable

OPTIONAL | Comments:

Question: For the fourth year annual report, was a feasibility assessment developed to retrofit existing developed sites that are impacting water quality, per 4.8.B.3?

Answer: Not applicable for this reporting period

OPTIONAL | Comments:

Question: Attach, as part of your fourth year annual report, the 4.8.B.3 retrofit feasibility assessment.

Answer: Not Applicable

OPTIONAL | Comments:

Question: Did you inspect 90 percent of sites discharging to the MS4 that received City permits within one year after construction completion to determine the compliance of their post-construction stormwater controls, per 4.8.C.2?

Answer: Yes

OPTIONAL | Comments:

Question: OPTIONAL | Upload any supporting documents, including itemized expenditures or storm event data.

Answer:

File Name: 1.0.2-Tempe MS4 Annual Expenditures and Fiscal Analysis.pdf

File Description: Tempe MS4 Annual Expenditures and Fiscal Analysis

OPTIONAL | Comments:

CERTIFICATION OF SUBMISSION

CHRISTINA HOPPES

You validated your identity by answering your personal security question and password on myDEQ at **09:42 AM** on **09/23/2024**. At this time, you certified the summary information above by checking that you agreed to the following statement:

Pursuant to A.R.S. § 41-1030:

An agency shall not base a licensing decision in whole or in part on a licensing requirement or condition that is not specifically authorized by statute, rule or state tribal gaming compact. A general grant of authority in statute does not constitute a basis for imposing a licensing requirement or condition unless a rule is made pursuant to that general grant of authority that specifically authorizes the requirement or condition. This section may be enforced in a private civil action and relief may be awarded against the state. The court may award reasonable attorney fees, damages and all fees associated with the license application to a party that prevails in an action against the state for a violation of this section. A state employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the agency's adopted personnel policy. This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02.

Certify your submission:

By checking this box I certify under penalty of law that this submittal was prepared by me, or under my direction or supervision of personnel appropriately qualified to properly gather and evaluate the information submitted. The information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I understand that all information submitted to ADEQ is public record unless otherwise identified by law as confidential. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations.