

Illinois Environmental Protection Agency

Bureau of Water • 1021 N. Grand Avenue E. • P.O. Box 19276 • Springfield • Illinois • 62794-9276

Division of Water Pollution Control ANNUAL FACILITY INSPECTION REPORT

for NPDES Permit for Storm Water Discharges from Separate Storm Sewer Systems (MS4)

This fillable form may be completed online, a copy saved locally, printed and signed before it is submitted to the Compliance Assurance Section at the above address. Complete each section of this report.

Report Period: From March, 2022		
	To March, 2023	Permit No. ILR40 0290
MS4 OPERATOR INFORMATION: (As it	appears on the current permit)	
Name: CITY OF BELLEVILLE		1: 512 WEST MAIN STREET
Mailing Address 2:		County: St. Clair
City: BELLEVILLE	State: IL Zip: 62220	Telephone: 618-239-3454
Contact Person: JASON POOLE (Person responsible for Annual Report)	Email Address: jp	poole@belleville.net
Name(s) of governmental entity(ies) in whi	ich MS4 is located: (As it appears	on the current permit)
ILLINOIS DEPARTMENT OF TRANSPORTA		
	<u> </u>	
THE FOLLOWING ITEMS MUST BE ADDRE	SSED	
Changes to best management practices (classified regarding change(s) to BMP and measural	heck appropriate BMP change(s) a	nd attach information
1. Public Education and Outreach	4. Construction Site R	tunoff Control
2. Public Participation/Involvement	5. Post-Construction I	Runoff Control
3. Illicit Discharge Detection & Eliminatio	on 🗍 6. Pollution Prevention	n/Good Housekeeping
and a second of the second of		
Attach the status of compliance with permit management practices and progress toward	conditions, an assessment of the a	ducing the discharge of pollutants to the
 Attach the status of compliance with permit management practices and progress toward MEP, and your identified measurable goals 	conditions, an assessment of the a ds achieving the statutory goal of re for each of the minimum control m	educing the discharge of pollutants to the easures.
B. Attach the status of compliance with permit management practices and progress toward MEP, and your identified measurable goals C. Attach results of information collected and a	conditions, an assessment of the a ds achieving the statutory goal of re for each of the minimum control ma analyzed, including monitoring data	educing the discharge of pollutants to the easures. , if any during the reporting period.
 B. Attach the status of compliance with permit management practices and progress toward MEP, and your identified measurable goals C. Attach results of information collected and a D. Attach a summary of the storm water activit implementation schedule.) 	t conditions, an assessment of the a ds achieving the statutory goal of re- for each of the minimum control me analyzed, including monitoring data ties you plan to undertake during th	educing the discharge of pollutants to the easures. I, if any during the reporting period. e next reporting cycle (including an
 B. Attach the status of compliance with permit management practices and progress toward MEP, and your identified measurable goals C. Attach results of information collected and a D. Attach a summary of the storm water activit implementation schedule.) E. Attach notice that you are relying on another 	conditions, an assessment of the a ds achieving the statutory goal of re- for each of the minimum control manalyzed, including monitoring data ties you plan to undertake during the er government entity to satisfy some	educing the discharge of pollutants to the easures. I, if any during the reporting period. It is next reporting cycle (including an easy of your permit obligations (if applicable).
B. Attach the status of compliance with permit management practices and progress toward MEP, and your identified measurable goals C. Attach results of information collected and a D. Attach a summary of the storm water activity.	t conditions, an assessment of the a ds achieving the statutory goal of re- for each of the minimum control me analyzed, including monitoring data ties you plan to undertake during the er government entity to satisfy some ur entity has paid for during the rep- tious, or fraudulent material statement	educing the discharge of pollutants to the easures. If if any during the reporting period. If e next reporting cycle (including an e of your permit obligations (if applicable). If orally or in writing, to the Illinois EPA
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EMAIL COMPLETED FORM TO: epa.ms4annualinsp@illinois.gov

or Mail to: ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

WATER POLLUTION CONTROL

COMPLIANCE ASSURANCE SECTION #19 1021 NORTH GRAND AVENUE EAST

POST OFFICE BOX 19276

SPRINGFIELD, ILLINOIS 62794-9276

This Agency is authorized to require this information under Section 4 and Title X of the Environmental Protection Act (415 ILCS 5/4, 5/39). Failure to disclose this information may result in: a civil penalty of not to exceed \$50,000 for the violation and an additional civil penalty of not to exceed \$10,000 for each day during which the violation continues (415 ILCS 5/42) and may also prevent this form from being processed and could result in your application being denied. This form has been approved by the Forms Management Center.

ADMINISTRATIVE REVISIONS TO THE NOTICE OF INTENT

Revisions to the original Notice of Intent (NOI) are reflected below.

MS4 Operator Mailing Address:

Yes No V

Persons Responsible:

Yes No V

Name:

Title:

Telephone Number:

Area of Responsibility:

Introduction

In 2003, St. Clair County (County), Illinois and its communities created a Co-Permittee Group to join forces in complying with the National Pollutant Discharge Elimination System (NPDES) for Municipal Separate Storm Sewer Systems (MS4) Phase II requirements. As stated in the original 2003 Notice of Intent (NOI), the County and the Co-Permittee communities were to pool resources and work together to comply with the commitments made within the NOI for the benefit of all within the County.

The Co-Permittee Group was active during this reporting period. Significant progress was made sharing Best Management Practices (BMPs) for document retention, operation procedures, and maintenance activities.

Best Management Practice (BMP) Summary of 2022-2023 Activities

In 2003, each member of the Co-Permittee Group submitted a NOI in compliance with the first 5-year cycle. In 2008, a NOI was submitted in compliance with the next 5-year cycle, as written in the first MS4 permit. The 2009 NOI was submitted in compliance with additional requirements in the second MS4 permit. In 2013, a new NOI was submitted for the next 5-year cycle and was in place starting in March 2014. As stated in the 2003, 2008, 2009, and 2013 NOIs, each Co-Permittee Member identified certain activities to comply with the Phase II requirements. Below is an abbreviated summary of the BMPs that were written in the NOI for each of the minimum control measures.

March 2022-February 2023:

- 1) A.1- Stormwater brochures for businesses, homeowners, children, and green infrastructures were to be promoted and displayed by each community in a public place.
- 2) A.4- St. Clair County sponsored a booth at the County Fair and/or Earth Day and distributed the storm water and green infrastructure brochures.
- 3) A.5- St. Clair County posted newsletters on the County Health Department website during school months. Co-Permittee Members distributed educational materials to schools in their communities. The amount of material distributed was to be tracked by the communities.
- 4) **B.3** The Co-Permittee Group met four (4) times to review upcoming permit requirements, notice of intent, review stormwater management program, operations training, and to develop and submit the Annual Report.
- 5) **B.5-** Co-Permittee Members solicited and encouraged public assistance in monitoring the community's stormwater system. Public inquiries and complaints were responded to and recorded.
- 6) **B.6-** St. Clair County continued to promote programs related to stormwater activities and recycling programs. The community tracked its participation.

- 7) B.7- Co-Permittee Members will provide a public meeting annually for public input.
- 8) C.1- Co-Permittee Members updated any new or revised storm sewers and performed stream observations at bridge inspections.
- 9) C.5- A survey of previously installed stencils was to be performed as well as replacing or placing any that needed inlet stencils.
- 10) **C.6** Communication brochures were distributed to the community. Co-Permittee Members discussed any known illicit discharge ordinance compliance issues.
- 11) **C.9-** Co-Permittee Members developed brochures addressing specific stormwater ordinance prohibited activities and distributed with educational brochures.
- 12) **D.1** Require SWPPP on site plans disturbing more than one acre.
- 13) **D.2-** The Co-Permittee will hold a BMP Training class.
- 14) **D.5** St. Clair County Continued to Maintain a stormwater hotline number to address public concerns related to stormwater issues. County tracked and reported the number of calls.
- 15) E.2- Enforce Stormwater Ordinance and track changes made to the ordinance.
- 16) E.4- Require and review SWPPPs on site plans disturbing more than 1-acre of land.
- 17) F.1- the Co-Permittee will hold an Operations Training class focused on a review of the history of drainage systems, the Clean Water Act and NPDES permits, and the impacts of stormwater.
- 18) F.6- Communities reviewed operating procedures and BMPs and modified, if necessary.

The following pages highlight changes made to the BMPs from the NOI, BMP status, and activities planned for the next reporting year. Additional information is also provided from the County and each Community.

City of: <u>City of Belleville</u>	FOIA Officer for the reporting year:
Name: Jennifer Gain-Meyer	
Title: City Clerk	
Telephone Number: 618-355-8627	

COMMUNITY NAME: ____

IEPA Annual Report for Stormwater Discharges from MS4 Communities- Period: March 2022 through February 2023

activities you plan tation schedule.	Schedule		Ongoing through 2021-2026 permit year.			Ongoing through 2021-2026 permit year.			Ongoing through 2021-2026 permit year.
D. Summarize the stormwater activities you plan to undertake with an implementation schedule.	Activity		The County will continue to make educational brochures available to the public.			St. Clair County is responsible for the booth and tracking the humber of brochures handed out.		the school months.	The communities will inform local schools that the newsletters are available on the Health Department's website.
oring 4?	NO LES		>			>		during	>
C. Provide results of information collected and analyzed, including monitoring data. Information attached?	If attached information, describe.	ဖ		arth Day Festival	/ Festival,			ment website for students	See page 10 and Exhibit A.5-A for more information.
A. Changes to Best appropriateness of the BMP and progress towards achieving reduction of discharged pollutants to the BMPs? MEP, and identified measurable goals for each of the	Comment	BMP No. A.1 - Distributed Paper Materials- Informational Brochures Milestone For Reporting Year: Promote the availability of brochures to the residents.	The County has brochures available to residents at the Roads and Bridges Office and public library. Educational topics include paint and related decor, lawn and garden care, illicit discharge ordinance compliance, and stormwater ordinances. The St. Clair County storm water hotline number is included.	3MP No. A.4- Community Event- Sponsor Annual Booth at St. Clair County Earth Day Festival	Wilestone For Reporting Year: St. Clair County sponsored a booth at the Earth Day Festival	There was no "Physical Attendance" Earth Day this year but the St. Clair County Health Department sent out information to the schools.	3MP No. A.5- Classroom Education Material	Milestone For Reporting Year: County posts a newsletter on County Health Department website for students during the school months.	St. Clair County posted educational newsletters on the Health Department's website.

PERMIT #:

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A. Changes to Best Management- Were there appropriateness of the BMP and progress towards any changes to the MEP, and identified measurable goals for each of the	the permit, the progress towards pollutants to the loals for each of the		D. Summarize the stormwater activities you plan to undertake with an implementation schedule.	ctivities you plan ition schedule.
Comment ⊠ O minimum control measures.		If attached information, い O describe.	Activity	Schedule
BMP No. B.3- Stakeholder's Meeting- Coordinate Meetings	gs and Annual Repor	and Annual Reports, Sponsor Various Programs	S	
Milestone For Reporting Year: Co-Permittee Group met four (4)	(4) times to complete t	times to complete training and to develop and submit the Annual Report.	nit the Annual Report.	
Co-Permittee Meetings were held on March 8th, June 7th, September 6th, and December 6th, 2022. Annual reports were provided to communities in May 2022 and submitted to IEPA before June 1st, 2022. Meeting topics included: Annual Reporting, Data Collections, ILR40 Updates, Sediment & Erosion Control Training, Operations/Good Housekeeping Training, and Post-Construction Management Training.	on March 8th, June er 6th, 2022. Annual littes in May 2022 ne 1st, 2022. Meeting, Data Collections, ion Control Training, and raining.	See page 10 and Exhibits B.3-A to B.3-E for more information	The County will continue to meet with the Co-Permittee Group to share BMPs and training opportunities. The Co-Permittee Group has planned four compliance/training activities the next Program year.	Ongoing through 2021-2026 permit year.
BMP No. B.5- Volunteer Monitoring- Solicit and Encourage	ge Public Assistance	in Monitoring the Community	Public Assistance in Monitoring the Community's Stormwater System & Stormwater Hotline	ter Hotline
Milestone For Reporting Year. Community will work to involve more public assistance in reporting stormwater issues.	more public assistant	ce in reporting stormwater issue	.S.	
The County updated brochures and websites with County contact information for the reporting of stormwater issues. Any calls or emails are recorded addressed.	nd websites with e reporting of mails are recorded		The community will continue to respond to and record all public complaints of illicit discharge and/or dumping and stormwater issues.	Ongoing through 2021-2026 permit year.
BMP No. B.6- Program Involvement- Participate in programs targeted at public awareness, including: Inlet Stenciling and Recycling	ims targeted at public	c awareness, including: Inlet	Stenciling and Recycling	
Milestone for Reporting Year: St. Clair County continued to promote programs related to stormwater activities.	romote programs relate	ed to stormwater activities. Con	Communities tracked participation.	
County will continue to promote programs related to stormwater activities and recycling. Multiple media putlets will be used to communicate with municipalities.	rograms related to g. Multiple media te with	See page 10 and Exhibit B.6-A for more information	County will continue to promote programs related to stormwater activities. Multiple media outlets will be used to communicate with municipalities.	Ongoing through 2021-2026 permit year.

COMMUNITY NAME: ____

IEPA Annual Report for Stormwater Discharges from MS4 Communities- Period: March 2022 through February 2023

activities you plan ntation schedule.	Schedule		Ongoing through 2021-2026 permit year.			Ongoing through 2021-2026 permit year.			Ongoing through 2021-2026 permit year.			Ongoing through 2021-2026 permit year.
D. Summarize the stormwater activities you plan to undertake with an implementation schedule.	Activity	nput regarding the MS4 Program ogram.	Community will continue to hold a public meeting to solicit public input regarding the adequacy of the MS4 program.		d for the Co-Permittee community	Communities will begin/continue to update their storm system maps to include modifications to the system.			Communities will survey samples of stencils previously installed, replace ones that need to be replaced, and assure all new inlets are installed with stencils.		stem.	Communities will continue to perform stream observations and address illicit discharge per the community ordinance.
nd nitoring ned?	NO LES	bublic ir	- N		s mappe				>		vater sys	
C. Provide results of information collected and analyzed, including monitoring data. Information attached?	If attached information, describe.	meeting annually for pally for pally for public input for the	See page 10 and Exhibit B.7-A for more information		lames of receiving waters				See page 10 - Review of Illicit Source Removal Procedures		the Community's stormw	
	Comment ☐ ☐ Minimum control measures.	BMP No. B.7- Other Public Involvement - The community will provide a public meeting annually for public input regarding the MS4 Program Milestone for Reporting Year. The communities will provide a public meeting annually for public input for the MS4 program.	The City held a public meeting to invite public input regarding the adequacy of the MS4 Program on \$\sqrt{\text{December 19, 2022.}}\$ No comments were received.	BMP No. C.1- Storm Sewer Map Preparation Milestone for Reporting Year: County currently has 100% of cutfall locations and a	storie for reporting real. County currently that 100% of outrall locations and names of receiving waters mapped for the Co-Permittee community	Co-Permittee communities reviewed their outfall maps for completeness and updated them if necessary. A consulting Engineering Firm has been contracted by the City of Belleville to put a GIS system in place for mapping of storm sewers	BMPs No. C.5- Inlet Stenciling	Milestone for Reporting Year: Survey condition of inlet stencils.	The City has 95% of inlets marked. The Street Department will continue to mark inlets as needed and	<u>≃</u>	Milestone for Reporting Year. Perform illicit discharge detection and elimination in the Community's stormwater system.	Communities will perform stream observations during their annual bridge inspections or quarterly stormwater sampling and take appropriate action if any illicit discharge is found. The City performed illicit discharge stream monitoring at Richland Creek near Main & Stolberg near State.

City of Belleville

IEPA Annual Report for Stormwater Discharges from MS4 Communities- Period: March 2022 through February 2023

B. The status of compliance with the permit, the appropriateness of the BMP and progress towards achieving reduction of discharged pollutants to the MEP, and identified measurable goals for each of the	 C. Provide results of information collected and analyzed, including monitoring data. Information attached? 	D. Summarize the stormwater activities you plan to undertake with an implementation schedule.	activities you plan tation schedule.
Comment ☐ ☐ Minimum control measures.	If attached information, W S describe.	Activity	Schedule
BMP No. C.9- Public Notification			
Milestone for Reporting Year: Community will update ordinance brochure.			
Brochures will be updated (if needed) to address specific storm water ordinance prohibited activities and distributed with brochures addressed in BMP No. A.1.		Ordinance brochures will be updated and distributed as needed.	Ongoing through 2021-2026 permit year.
I∖≒I			
Milestone for Reporting Year: Require SWPPP on all site plans disturbing more than	disturbing more than one acre of land inside the Community.	mmunity	
The City requires SWPPP on sites disturbing over 1-acre and enforces ordinance provisions.	>	The community will continue to require SWPPP on sites disturbing over 1-acre and verify the proper use of sediment and erosion control techniques.	Ongoing through 2021-2026 permit year.
BMPs No. D.2- Erosion and Sediment Control BMPs			
Milestone for Reporting Year: Community will participate in BMP training during Ann	training during Annual Operations Training.		
BMP training was provided during the Annual Operations Training on September 6, 2022.	See page 10 and Exhibit D.2-A for more information	Community will continue to participate in BMP Training	Ongoing through 2021-2026 permit year.
BMP No. D.5- Stormwater Hotline			
Milestone for Reporting Year. County continued to maintain a stormwater hotline number to address public concerns related to stormwater issues.	nber to address public concerns	related to stormwater issues.	
St. Clair County maintained the hotline number during the reporting period. Communities respond to complaints from residents regarding stormwater related issues.	>	County and Communities will respond to calls and emails related to stormwater issues.	Ongoing through 2021-2026 permit year.

COMMUNITY NAME: City of Belleville

IEPA Annual Report for Stormwater Discharges from MS4 Communities- Period: March 2022 through February 2023

A. Changes to Best Management- Were there appropriateness of the BMP and progress towards any changes to the achieving reduction of discharged pollutants to the MEP, and identified measurable goals for each of the	C. Provide results of information collected and analyzed, including monitoring data. Information attached?	D. Summarize the stormwater activities you plan to undertake with an implementation schedule.	ctivities you plan ation schedule.
Comment D D minimum control measures.	If attached information, SQ Odescribe.	Activity	Schedule
BMP No. E.2- Regulatory Control Program			
Milestone for Reporting Year. Enforce County's Stormwater Ordinance.			
Communities will continue to enforce their stormwater ordinance and track changes made to the ordinance.	>	Communities will continue to enforce their stormwater ordinance.	Ongoing through 2021-2026 permit year.
BMP No. E.4- Pre-Construction Review of BMP Designs			
Milestone for Reporting Year: Require a Stormwater Prevention Plan (SWPPP) on a	Ill site plans disturbing more than	Plan (SWPPP) on all site plans disturbing more than one acre of land and review post construction.	construction.
The City requires and reviews SWPPs on site plans disturbing more than 1-acre of land. Very Post Construction Management Training was covered during the December 6, 2022 Quarterly Meeting.	See page 10 and Exhibit E.4-A for more information	Communities will review the post construction BMPs on all sites that disturb more than 1-acre of land.	Ongoing through 2021-2026 permit year.
BMPs No. F.1- Employee Training			
Milestone for Reporting Year: Community will participate in an annual Operations Training for employees whose job impacts stormwater runoff.	raining for employees whose job	impacts stormwater runoff.	
Operations Training was covered during the	>	The Co-Permittee Group will continue to review Operations Training at one meeting per program vear.	Ongoing through 2021-2026 permit year.
3MP No. F.6- Other Municipal Operations Controls - Standard Operating Procedures Milestone for Reporting Year Communities reviewed operating procedures and RMDs and	rd Operating Procedures		
	s and modified in recessary.		
Communities will continue to enforce their stormwater ordinance and track changes made to the ordinance.	>	Communities will continue to enforce their stormwater ordinance.	Ongoing through 2021-2026 permit year.

COMMUNITY NAME: City of Belleville

PERMIT #:

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IEPA Annual Report for Stormwater Discharges from MS4 Communities- Period: March 2022 through March 2023

ADDITIONAL INFORMATION

BMP A.5 Classroom Educational Materials

St. Clair County posted educational newsletters on the Health Department's website. See attached Exhibit A.5-A for more information.

BMP B.3 Stakeholder's Meeting - Coordinate Meetings and Annual Reports, Sponsor Various Programs

The St. Clair County MS4 Co-Permittee Group held four quarterly training meetings during the 2022-2023 permit year. Topics covered included: Annual Reporting, Data Collections, ILR40 Updates, Sediment & Erosion Control Training, Operations/Good Housekeeping Training, and Post-Construction Managment Training. Members were issued Certificates of Attendance and Training Completion. See attached Exhibit B.3-A to Exhibit B.3-E for additional details.

BMP B.6 Program Involvement-Participate in programs targeted at public awareness, including Inlet Stenciling and Recycling

St. Clair County continued to promote programs and public awareness related to stormwater activities and recycling. See attached Exhibit B.6-A for additional details.

BMP B.7 Other Public Involvement - The community will provid a public meeting annually for public input regarding the MS4 Program

St. Clair County held a Public Meeting to invite public input regarding the adequacy of the MS4 Program on January 30, 2023. No comments were received. The County also distributed educational information. See attached Exhibit B.7-A for additional details.

BMP C.5 Inlet Stenciling - Illicit Source Removal Procedures

St. Clair County Highway Department sponsors an Adop-a-Highway Program throughout the County. By sponsoring this program, St. Clair County is eliminating a significant source of stormwater pollution by keeping trash out of streams and keeping road ditches clear of debris from storm events

BMP D.2 | Erosion and Sediment Control BMPs

St. Clair County will provide annual BMP training at (1) Quarterly Meeting. See attached Exhibit D.2-A for more details.

BMP E.4 Pre-Construction Review of BMP Designs

St. Clair County requires and reviews SWPPs on site plans disturbing more than 1-acre of land. Post Construction Management Training was covered during the December 6, 2022 Quarterly Meeting. See Exhibit E.4-A for more details.

Additional Community Activities

(Make additional copies of form, if necessary)

List any additional community-sponsored activities performed between March 1, 2022 and February 28, 2023 not listed in the *Notice of Intent* (NOI) submittal, but which address one of the six minimum control measures:

City of Belleville spent 125 hours cleaning and grading ditches removing trees, limbs & brush. Straw mats and riprap were the erosion conrol BMPs used.

City of Belleville spent 1,275 man hours and covered 6,200 miles sweeping various streets throughout the reporting year.

Two 5-cubic-yard dumpsters are used by the City of Belleville for trash retrieved from road ditches and waterways. The dumpsters are emptied weekly.

The City provided a Recycling Program collecting paper, plastics, etc.. Approximately 1,075 tons of recycled materials were collected on a weekly basis from City residences.

City of Belleville managed a Christmas Tree Recycling Program offering to collect (1) Christmas Tree per household.

The City provided a Large Item pickup service for all residents picking up 435 truckloads.

The Street Department spent 548 man hours cleaning catch basins.

The City hosts a website where it posts the SWPPP, Annual Reports, and the NOI. The Stormwater Hotline number is also posted.

The City planted 35 trees in various parks and Main Street throughout the reporting year.

The City is developing a process to assess the water quality impacts of flood management projects affecting the municipality.

Stormwater Sampling was tested at Richland Creek and at Stolberg Creek. Teklab, Inc. analyzed the samples and results are kept at the City. See Exhibit Additional Community Activities-A for Reports

1st Quarter Sample Date: 3/07/22 2nd Quarter Sample Date: 4/21/22 3rd Quarter Sample Date: 8/16/22 4th Quarter Sample Date: 12/08/22

Circle which minimum control measure is addressed:

St. Clair County Groups and Organizations - See Exhibit Additional Community Activities-B for details

□ 1.	Public Education & Outreach	✓ 4. Construction Site Runoff
√ 2.	Public Participation/Involvement	5. Post-Construction Runoff Control
√ 3.	Illicit Discharge Detection & Elimination	6. Pollution Prevention/Good Housekeeping

C.	Reliance	on	Government	Entities	for	Permit	Obligations
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Co-Permittee cooperation with the County

CI. List of Construction Projects during 2022-2023 Reporting Year

Permit # Project Status

No new records on file

Education Materials for Schools

SCHOOLS









CLIMATE

- Use an <u>Advocacy Packet</u> to start advocating for sustainable initiatives in your community.
- <u>Sign the letter</u> to demand climate education from our global leaders.
- Explore our toolkits to learn about environmental issues and take action!

FOOD & ENVIRONMENT

- Host a book club on <u>plant-based eating and climate change.</u>
- Implement composting program and meatless Mondays in school cafeteria.
- Start a school garden to grow fresh veggies for a local food kitchen.
- Offer plant-based options at school events like sporting events.

GLOBAL EARTH CHALLENGE

- Download the Global Earth Challenge app and collect data about air quality, plastic pollution, insects, and food in your community.
- Use the <u>air quality</u>, <u>plastic</u> <u>pollution</u> and <u>insect</u> lesson plans for fun activities to do from home!

PLASTIC POLLUTION

- Host a plastic repurposing workshop.
- Host a cleanup event.
- Invite local <u>speakers to a</u> <u>Teach-In.</u>
- Collect difficult to recycle items (markers, glue containers, etc) to send off to be disposed of responsibly.
- Replace single use plastic items like cutlery and waterbottles.

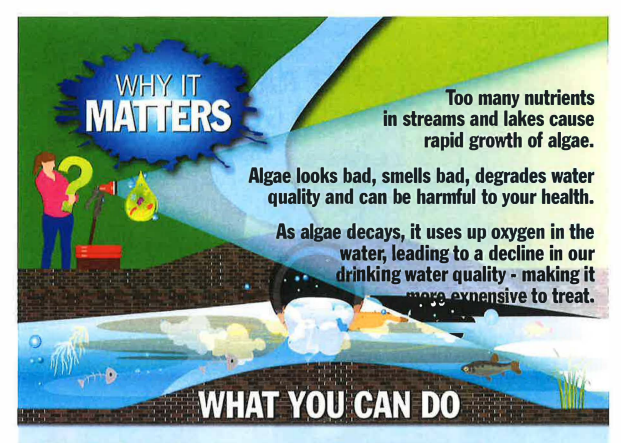
ARTISTS FOR THE EARTH

- Repurpose unused lockers as space for eco-art installations.
- Paint a mural in the hallway, cafeteria or outside wall.
- Host a recycled material craft event.
- Host an Earth Day poster, essay or poetry contest.

BIODIVERSITY

- Plant a <u>pollinator garden</u> or designate no-mow zones on school grounds.
- Invite a local beekeeper to come speak at a Teach-In.
- Host birdhouse or insect hotel building for your school.
- Watch species related films or documentaries and host a discussion.
- Host a fundraiser to plant trees with the <u>Canopy</u> <u>Project.</u>





Dispose Properly



- Compost or bag your leaves and lawn clippings
- · Don't blow leaves or lawn clippings into the street
- Sweep up any spills or overspray of fertilizers on sidewalks or streets

Fertilize Efficiently

- Always follow the manufacturer's application recommendations. More isn't better!
- 0
 - Fertilizing in early fall promotes healthy root systems - leading to stronger, more resilient lawns and plants

Be Car Smart



- Use a commercial car wash where water is recycled and sent to treatment facilities
- Wash your car on the lawn or gravel
- Dump your soapy bucket in the sink

Pick It Up & Pitch It



- Clean up dog waste and dispose of it properly
- Pet waste bags are available in most city parks

For Businesses



- · Do your part at work to prevent stormwater pollution
- Perform necessary maintenance to ensure stormwater ponds and drainage control structures stay clear of litter and excessive sediment buildup
- Properly dispose of chemicals and grease

For Contractors



- Special stormwater permits are required for most construction sites
- See CityofMontrose.org/Stormwater for additional details
- Report excessive dust or mud trackout from construction sites

Illegal Dumping



- Do not dump chemicals or other waste materials into storm drains it's illegal
- . If you see it, report it

Reporting



- Public Works 970,240,1480
- After Hours 970.249.9110
- CityofMontrose.org/Stormwater

Originally published by the Colorado Stormwater Council and adapted for the City of Montrose





Stormwater Hotline (618) 825-2690

For more information

St. Clair County Board Office
or
St. Clair County Planning and Zoning Department
10 Public Square
Belleville, IL, 62220
(618) 277-6600

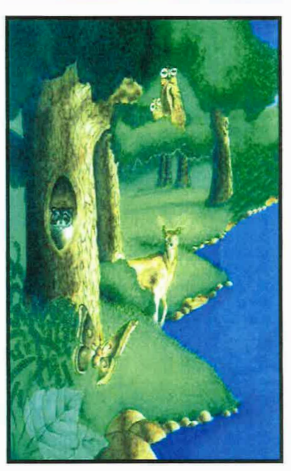
St. Clair County Health Department Pollution Prevention Program

> 19 Public Square, Suite 150 Belleville, IL 62220 (618) 233-7769



www.epa.gov

ST. CLAIR COUNTY'S STORMWATER GUIDE FOR KIDS



TAKE A DIP!



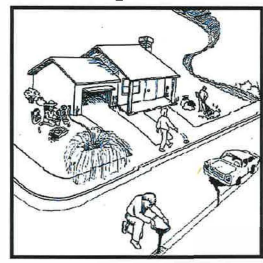
STORMWATER POLLUTANTS FIND THEIR WAY INTO WHERE WE FISH, WHAT WE DRINK AND WHERE WE SWIM.

Everything that goes into our storm drains—grass clippings, soap, pesticides, pet waste, whatever—makes its way straight to our streams.

Stormwater pollution is our biggest source of water pollution. It all adds up. It all comes back. And you're the solution, now that you know where it goes.



What's wrong with this picture?



The people are taking care of their home and car, but they are doing many things that can damage the environment, especially our water.

Answers:

- Pouring oil down sewer
- 4. Raking leaves into plastic bags-use compost.
 - 3. Man is littering.
 - Z. Sprinkler is watering the sidewalk.
- 1. Car is leaking oil & antifreeze into the street

Go to http://www.epa.gov/OWOW/NPS/kids/whatwrng.htm

Click on the spots where you think someone is doing something wrong for an explanation and how we can do to protect our environment.

Stormwater Tips

- ⇒ Sweep driveways instead of hosing
- ⇒ Place trash in closed containers and pick up litter from others
- Don't pour anything into the street or storm drain.
 It ends up in your rivers and streams
- ⇒ Pick up after your pet when you walk them

"Please don't soil our waters!"



It's no fish story: soil erosion is our #1 water pollutant.

What's wrong with soil! It dogs waterways, hurts fished gills, and carries a lot of oil and other chemicals that contaminate the water and find this minute orientals.



St. Clair County 2022 Quarterly Meeting Notices



Quarterly Meeting Notice

March 8, 2022 9:00 – 11:00 a.m. Klucker Hall – Top Floor



Located in: Shiloh Community Park 14 Park Drive Shiloh, IL 62269

Our presentation will be on Annual Reports, Data Collection & ILr40 Updates.

We look forward to seeing you!

Tony Schenk, P.E.

Jon Schaller, P.E.

Tammy Mezo, Administrative Assistant



Quarterly Meeting Notice

June 7, 2022 9:00 – 11:00 a.m. Klucker Hall – Top Floor



Located in: Shiloh Community Park 14 Park Drive Shiloh, IL 62269

Our presentation will be on Erosion and Sediment Control. We look forward to seeing you!

Tony Schenk, P.E.
Jon Schaller, P.E.
Tammy Mezo, Administrative Assistant



Quarterly Meeting Notice

September 6, 2022 9:00 – 11:00 a.m. Klucker Hall – Top Floor



Located in: Shiloh Community Park 14 Park Drive Shiloh, IL 62269

☐ Our presentation will be on Operations and Maintenance Training/BMP's and Good Housekeeping.

We look forward to seeing you!

Tony Schenk, P.E.

Jon Schaller, P.E.

Tammy Mezo, Administrative Assistant



Quarterly Meeting Notice

December 6, 2022 9:00 – 11:00 a.m. Community Center



Located in: Shiloh Community Park 14 Park Drive Shiloh, IL 62269

We look forward to seeing you!

Tony Schenk, P.E.
Jon Schaller, P.E.
Tammy Mezo, Administrative Assistant

St. Clair County 2022 Quarterly Meeting Agendas



St. Clair County MS4 Co-Permittee Group Quarterly Meeting Agenda March 8, 2022

Introductions ☐ Gonzalez Companies, LLC ☐ Tony Schenk (tschenk@gocos.net) / (618) 222-2221 ext. 101 ☐ Jon Schaller (jschaller@gocos.net) / (618) 222-2221 ext. 119 ☐ Tammy Mezo (tmezo@gocos.net) / (618) 222-2221 ext. 118 ☐ Co-Permittee Group Representatives
Open Discussion
 □ Previous MS4 Experience, Processes and Suggestions for Improvement □ Outlook on Timeline for MS4 Group ■ Processing Invoices and Contract Documents ■ Data Collection Forms ■ Annual Reports ■ Submission of NOI's (if not done so already) ■ Quarterly Meetings – First Tuesday of Each Quarter ■ March 8th - Annual Reports, Data Collection and ILR40 Updates ■ June 7th – Storm Water Sampling and Additional Permit Requirements ■ September 6th – Operations and Maintenance Training/BMP's and Good Housekeeping ■ December 6th – Sediment and Erosion Control BMP's
Data Collection for Annual Report
 Review of Data Collection Forms IV.B.2 – Public Involvement/Participation - Annual Public Meeting IV.B.3 - IDDE – Dry Weather Sampling V. Monitoring, Record Keeping and Reporting – Quarterly Outfall Monitoring and Inspection
ILR 40 Permit Updates ☐ Public Education and Outreach ☐ Public Involvement and Par ☐ Illicit Discharge Detection and Elimination (IDDE)

Next Meeting: June 7, 2022 at 9:00 a.m.

☐ Construction Site Runoff Control☐ Post-Construction Management

☐ Good Housekeeping



St. Clair County MS4 Co-Permittee Group Quarterly Meeting Agenda June 7, 2022



St. Clair County MS4 Co-Permittee Group Quarterly Meeting Agenda September 6, 2022

Introd	luctions
	Gonzalez Companies, LLC Tony Schenk (tschenk@gocos.net) / (618) 222-2221 ext. 101 Jon Schaller (jschaller@gocos.net) / (618) 222-2221 ext. 119 Tammy Mezo (tmezo@gocos.net) / (618) 222-2221 ext. 118 Co-Permittee Group Representatives – First Meeting
Onen	Discussion
	Updated Contact Information for Members Submission of NOI's for Change in Operator Outstanding Annual Reports Upcoming IEPA Audits – Swansea, Lebanon, ??
Past E	Events
	June 7 th Quarterly Meeting Permit Requirement Reminders Sediment and Erosion Control Construction Site Runoff Notice of Intent Flood Management, Water Quality & Non-Point Source Pollution JSEPA Inspections
Permi	t Requirements Reminders
□ F □ F □ C	Public Education and Outreach - Brochures and Events Public Involvement and Participation – Public Meeting Ilicit Discharge Detection and Elimination (IDDE) – Stormwater Sampling Construction Site Runoff Control – Annual Training (June 7) Post-Construction Management – Annual Training (December 6) Good Housekeeping – Annual Training (September 6 – Today!)
	tions and Maintenance / Good Housekeeping Presentation Presentation and Resources
Upcon	ning – Next Meeting Tuesday December 6 th – 9:00 a.m.
	December 6th – Post Construction Management March 2023 – Program Year in Review / Annual Reports



St. Clair County MS4 Co-Permittee Group Quarterly Meeting Agenda December 6, 2022

Introductions
 □ Gonzalez Companies, LLC ■ Tony Schenk (tschenk@gocos.net) / (618) 222-2221 ext. 101 ■ Jon Schaller (jschaller@gocos.net) / (618) 222-2221 ext. 119 ■ Tammy Mezo (tmezo@gocos.net) / (618) 222-2221 ext. 118 □ Co-Permittee Group Representatives – First Meeting
Open Discussion
 □ Updated Contact Information for Members □ Submission of NOI's for Change in Operator □ Outstanding Annual Reports □ IEPA / USEPA Audits
Past Events
□ September 6 th Quarterly Meeting ■ Permit Requirement Reminders ■ Operation and Maintenance / Good Housekeeping □ ILR40 Updates □ Employee Training Videos and Other Resources □ MS4 Audit Preparation
☐ USEPA Inspections
Permit Requirements Reminders ☐ Public Education and Outreach - Brochures and Events ☐ Public Involvement and Participation – Annual Public Meeting ☐ Illicit Discharge Detection and Elimination (IDDE) – Quarterly Sampling ☐ Construction Site Runoff Control – Annual Training (June 7) ☐ Post-Construction Management – Annual Training (December 6 - Today) ☐ Good Housekeeping – Annual Training (September 6)
Green Infrastructure / Post-Construction Management Presentation ☐ Presentation and Resources
Upcoming – Next Meeting Tuesday March 7 th – 9:00 a.m. ☐ January - March 2023 – Data Collection Forms & Contract Renewal Letters ☐ March 2023 – Program Year in Review / Data Collection & Annual Reports

St. Clair County 2022 Quarterly Meeting Sign-In Sheets

Engineering - Construction Management

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MEETING SIGN-IN SHEET

St. Clair County MS4

MS4 QUARTERLY MEETING MARCH 8, 2022

Name	Municipality	Email Confirmation	Data Collection Form Request	NOI Submittal
Sal Elkott	City of Belleville	selkott@belleville.net		
Tim Ahrens	City of Columbia	tahrens@columbiaillinois.com	Yes	Yes
Chris Volkman	City of Fairview Heights	volkman@cofh.org		Yes
Pae Tolliver Sr.	City of Fairview Heights	pae.tolliver@cofh.org		Yes
Mike Campbell	Village of Shiloh	mcampbell@shilohil.org	Yes	Yes
Chris Etling	Village of Shiloh	cetling@shilohil.org	Yes	Yes
David Miller	Village of Shiloh	dmiller@shilohil.org	Yes	Yes
Jon Nolan	City of O'Fallon	jnolan@ofallon.org		Yes
Mark Downs	O'Fallon Township	markdowns@ofallontownship.com		
Sue Gruberman	St. Clair Township	sue@stclairtownship.com	Yes	Yes
Robert Trentman	St. Clair Township	roads@stclairtownship.com	Yes	Yes
James Harms	St. Clair Co. Hwy Dept.	james.harms@co.st-clair.il.us	Yes	Yes



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Norm Etling	St. Clair Co. Hwy Dept.	norm.etling@co.st-clair.il.us	Yes	Yes
Phillip J. Little	Village of Caseyville	plittle@caseyville.org	Yes	Yes
Brian Reed	Stookey Township	commissioner@stookey.org	Yes	Yes



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MEETING SIGN-IN SHEET

ST. CLAIR COUNTY MS4 21-1034.000 MS4 QUARTERLY MEETING JUNE 7, 2022

Name	Municipality	Email Confirmation	Data Collection Form Request	NOI Submittal
1 John Harty	Fairview Heights	harty@cofh.org		
2 Brian Reed	Stookey Township	commissioner@stookey.org		
3 Joe Iliff	Village of Swansea	jiliff@swanseail.org		
4 James Harms	St. Clair County	james.harms@co.st-clair.il.us		
5 Jon Nolan	City of O'Fallon	jnolan@ofallon.org		
6 Chris Etling	Village of Shiloh	cetling@shilohil.org		
7 Mike Campbell	Village of Shiloh	mcampbell@shilohil.org		
8 Wayne Caughman	IEPA	wayne.caughman@illinoi.gov		
9 Chris Smith	City of Columbia	csmith@columbiaillinois.com		
10 Sue Gruberman	St. Clair Twp	sue@stclairtownship.com		
11 Norm Etling	St. Clair County	Norm.etling@co.st-clair.il.us		
12 Jason Poole	City of Belleville	jpoole@belleville.net		



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Name	Name Municipality Email Confirmation		Data Collection Form Request	NOI Submittal
13 Matt Hamilton	Village of Dupo	matth@villageofdupo.org		
14 Phillip J. Little	Village of Caseyville	plittle@caseyville.org		
15 Thomas Hill	City of Cahokia Heights	thill@cahokiaillinois.org		
16 Keith Nolden	City of Cahokia Heights	knolden@cahokiaillinois.org		
17 Mike Williams	Village of Sauget	villageofsauget@sbcglobal.net		
18 Jody McNeese	City of Lebanon	jodymcneese@yahoo.com		VI.
19 Mark Downs	O'Fallon Twp	markdowns@ofallontownship.com		
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MEETING SIGN-IN SHEET

ST. CLAIR COUNTY MS4 21-1034.000 MS4 QUARTERLY MEETING SEPTEMBER 6, 2022

Name	Municipality	Title	Email Confirmation	Cell Phone #
1 Mike Campbell	Village of Shiloh	Code Enforcement		618-410-6739
2 Brian Reed	Stookey Township	Highway Commissioner		618-520-6787
3 Sue Gruberman	St. Clair Township	Accountant		
4 Bob Trentman	St. Clair Township	Road Commissioner		618-660-3639
5 Tim Ahrens	City of Columbia	Assistant City Engineer		618-781-6305
6 Matt Hamilton	Village of Dupo	Sewer Plant Operator		618-806-9453
7 Cody Terry	City of Lebanon	Superintendent of Streets	streets@lebanonil.org	618-980-7068
8 James Harms	St. Clair Co. Hwy Dept.			
9 Norm Etling	St. Clair Co. Hwy Dept.	County Engineer		
10 Chris Etling	Village of Shiloh	Director of Public Works		618-410-6737
11 Craig Maue	City of Belleville	Assistant Director of Public Works	cmaue@belleville.net	618-920-5834
12 Phillip J. Little	Village of Caseyville	Zoning Administrator		618-578-0426



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Name	Municipality	Title	Email Confirmation	Cell Phone #
13 Wayne Caughman	IEPA	Engineer		618-791-0105
14 Joe Iliff	Village of Swansea	Building & Zoning Director		417-655-7967
15 John Harty	City of Fairview Heights	Director of Public Works		618-791-4071
16 Mike Williams	Village of Sauget	Maintenance Dept.		618-779-0449
17 Jon Nolan	City of O'Fallon	Engineering Project Manager		618-971-8668
18 Sal Elkott	City of Belleville	City Engineer		
19 Tony Schenk	Gonzalez Companies			
20 Tammy Mezo	Gonzalez Companies			
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Engineering – Construction Management

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MEETING SIGN-IN SHEET

ST. CLAIR COUNTY MS4 21-1034.000 MS4 QUARTERLY MEETING DECEMBER 6, 2022

Name	Municipality	Title	Email Confirmation	Cell Phone #
1 Candiac Pearson	City of East St. Louis	Public Works / Admin. Assistant	cpearson@cesl.us	618-541-3013
2 Chris Etling	Village of Shiloh	Director of Public Works	cetling@shilohil.org	618-410-6737
3 Mike Campbell	Village of Shiloh	Code Enforcement	mcampbell@shilohil.org	618-410-6739
4 James Harms	St. Clair County Hwy Dept.		james.harms@co.st-clair.il.us	
5 Norm Etling	St. Clair County Hwy Dept.	County Engineer	norm.etling@co.st-clair.il.us	
6 Craig Maue	City of Belleville	Assistant Director Public Works	cmaue@belleville.net	618-920-5834
7 Mike Williams	Village of Sauget	Supervisor Maintenance Dept.	villageofsauget@sbcglobal.net	618-779-0449
8 Mark Downs	O'Fallon Township	Highway Commissioner	markdowns@ofallontownship.com	
9 Chris Smith	City of Columbia	City Engineer	csmith@columbiaillinois.com	
10 John Harty	City of Fairview Heights	Director of Public Works	harty@cofh.org	618-791-4071
11 Jon Nolan	City of O'Fallon	Project Manager	jnolan@ofallon.org	618-971-8668
12 Phillip J. Little	Village of Caseyville	Zoning Administrator	plittle@caseyville.org	618-578-0426



Gonzalez Companies, LLC

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Name	Municipality	Title	Email Confirmation	Cell Phone #
13 Joe Iliff	Village of Swansea	Building & Zoning Director	jiliff@swanseail.org	417-655-7967
14 Tim Ahrens	City of Columbia	Assistant City Engineer	tahrens@columbiaillinois.com	618-781-6305
15 Tom Hill	City of Cahokia Heights	Assistant Supervisor	thill@cahokiaillinois.org	
16 Keith Nolden	City of Cahokia Heights	Assistant Director	knolden@cahokiaillinois.org	
17 Wayne Caughman	IEPA			
18 Tony Schenk	Gonzalez Companies			
19 Jon Schaller	Gonzalez Companies		-	
20 Tammy Mezo	Gonzalez Companies			
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2022 Quarterly Meeting Attendance Certificates

Sal Elkott, City of Belleville Participated in:

MS4 training that included "Annual Report Preparation and Permit Updates"

Presented by Tony Schenk

1 PDH is awarded for participation

March 8, 2022

Tong Schart

Jason Poole Participated in:

MS4 training that included "Sediment and Erosion Control BMP's"

Presented by Tony Schenk

1 PDH is awarded for participation

June 7, 2022

Tong Sokut



Craig Maue Participated in:

MS4 training that included "Operations/Maintenance/Good Housekeeping"

Presented by Tony Schenk

1 PDH is awarded for participation

September 6, 2022

Tong Scharl

Sal Elkott Participated in:

MS4 training that included "Operations/Maintenance/Good Housekeeping"

Presented by Tony Schenk

1 PDH is awarded for participation

September 6, 2022

Tony Sokarl

Craig Maue Participated in:

MS4 training that included 'Post Construction Stormwater Management"

Presented by

Jon Schaller

1 PDH is awarded for participation

December 6, 2022

Tong School

Tony Schenk Project Manager Gonzalez Companies, LLC

2022 Quarterly Meeting Training Completion Certificates

Jason Poole

Name

"Erosion and Sediment Control Best Management Practices"

+ PDH is awarded for participation

June 7, 2022

Tony Schenk Project Manager

Gonzalez Companies, LLC

Tong School

Craig Maue

Name

"Operations and Maintenance / Good Housekeeping Practices"

1 PDH is awarded for participation

September 6, 2022

Tony Schenk



Sal Elkott

Name

"Operations and Maintenance / Good Housekeeping Practices"

1 PDH is awarded for participation

September 6, 2022

Tony School



Craig Maue

Name

"Post Construction Stormwater Management"

1 PDH is awarded for participation

December 6, 2022

Tony Schenk Project Manager

Tong Sdal

Gonzalez Companies, LLC

St. Clair County

Promoted Programs /

Public Awareness



ST. CLAIR COUNTY HEALTH DEPARTMENT

19 PUBLIC SQUARE, SUITE 150 BELLEVILLE, ILLINOIS 62220-1624 https://www.co.st-clair.il.us



William R. Kreeb President. Board of Health

Myla Blandford, MPH, REHS, LEHP Executive Director

Administrative/Fiscal 618.233.7703 618.222.1630 fax

Infectious Disease Prevention

- Communicable Disease 618.233.6175 618.233.9356 fax
- Southwestern Illinois HIV Care Connect 618.825.4501 618.825.4585 fax
- Emergency Preparedness 618.233.7703 618.233.9356 fax

Personal Health

- Maternal-Child Health Programs 618.233.6170 618.236.0821 fax
- Breast and Cervical Cancer 618,233,7703 618,233,7713 fax

Environmental Health

- 618.233.7769
- · 618.236.0676 fax

Like and Follow us on:
Facebook: @SCC.HealthDepartment
Twitter: @stclairhealth



Public Health Prevent. Promote. Protect.

St. Clair County
Health Department
together for your health

MEMORANDUM

To: All Units of Local Government, Cities, Townships, Highway Commissioners, and, Public Works Directors

Date: August 19, 2022

RE: LOCAL GOVERNMENT ONLY Used Tire Collection 2022

The Illinois Environmental Protection Agency is pleased to sponsor a used tire collection for St. Clair County. This tire collection is for **Governmental Entities**ONLY and is NOT open to the general public. No used tires from ULG fleets or from private entities are allowed. Please DO NOT advertise this collection to the public.

The collection will be held on Tuesday September 20, 2022 and Wednesday, September 21, 2022 from 8:00a.m. until 3:00p.m. on both days.

Illinois Department of Transportation has graciously allowed the use of their property at **8313 Shiloh Valley Township Line Road, Lebanon, Illinois**.

<u>Tires on rims, large truck, and tractor tires MUST be kept separate to facilitate unloading in a different area at the collection site.</u>

Please take the necessary steps to insure that mud and comingled waste materials (i.e. rocks/bricks, lumber, and garbage are removed from each load PRIOR to delivery.

If you have any specific questions, please contact one of us:

Michael Gates St. Clair County Health Dept. 618-825-4451 office michael.gates@co.st-clair.il.us

Jacob McQuaid
IEPA
618-346-5142 office
Jacob.McQuaid@illinois.gov

Printed an recycled names

Tammy Mezo

From: Michael Suarez <michaelsuarez30@yahoo.com>

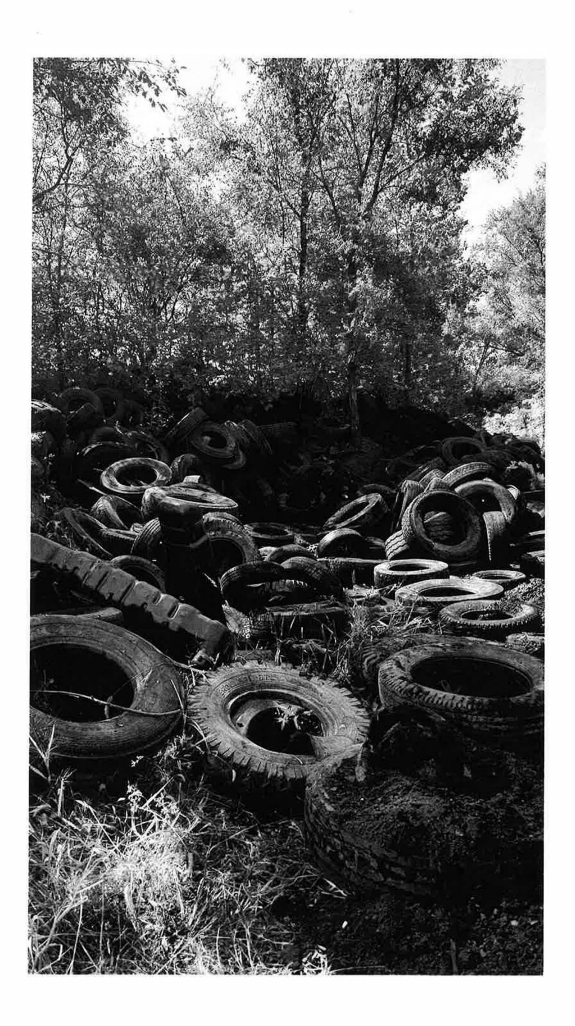
Sent: Wednesday, September 21, 2022 2:56 PM

To: Norm Etling; Randy Georgen

Subject: Tires

We took 18 loads of tires today for the recycling of tires.

Michael





Waste Management Clean Sweep Tickets

April - June 2022		July - December 2022		January - February 2023				
Ticket #	Date	Tons	Ticket #	Date	Tons	Ticket #	Date	Tons
1826115	04/18/22	6.99	1844212	07/06/22	1.53	1887668	01/11/23	3.72
1826378	04/19/22	4.74	1846198		1.79	1889368	01/19/23	4.11
1826963	04/21/22	5.81	1847243	07/19/22	5.10	1889402	01/19/23	1.96
1827823	04/26/22	5.96	1847980	07/21/22	4.26	1890106	01/23/23	6.83
1827970	04/26/22	4.47	1849203	07/27/22	7.61	1890106	01/23/23	6.83
1828510	04/28/22	3.04	1850831	08/02/22	6.92	1890280	01/24/23	5.59
1829266	05/02/22	6.02	1850960	08/02/22	7.63	1890425	01/24/23	6.92
1829547	05/03/22	7.36	1851205	08/03/22	0.73	1890680	01/26/23	6.62
1829846	05/04/22	6.61	1851262	08/03/22	2.68	1891501	01/30/23	7.32
1831676	05/12/22	5.85	1851263	08/03/22	7.61	1892105	02/01/23	5.36
1832325	05/16/22	6.56	1851569	08/04/22	2.28	1893425	02/07/23	6.31
1832539	05/17/22	4.68	1852903	08/09/22	9.30	1894048	02/09/23	3.32
1832666	05/17/22	6.33	1853639	08/11/22	6.81	1894886	02/14/23	7.64
1833177	05/19/22	3.75	1854911	08/16/22	1.38	1895083	02/14/23	0.94
1833934	05/23/22	7.88	1854929	08/16/22	8.49	1895146	02/14/22	1.91
1834119	05/24/22	7.03	1854962	08/16/22	1.49	1895319	02/15/23	4.49
1834294	05/24/22	1.03	1855020	08/16/22	6.95	1895248	02/15/23	2.15
1834303	05/24/22	6.35	1856960	08/23/22	8.32	1895258	02/15/23	3.41
1834527	05/25/22	6.23	1857856	08/25/22	3.15	1895273	02/15/23	5.74
1834669	05/25/22	4.40	1859051	08/30/22	6.88	1895306	02/15/23	3.31
1834753	05/25/23	2.34	1859121	08/30/22	1.34	1895375	02/15/23	3.53
1836091	06/01/22	3.61	1859181	08/30/22	1.36	1895389	02/15/23	5.51
1837102	06/06/22	0.59	1859201	08/30/22	11.54	1895422	02/15/23	2.53
1837263	06/06/23	7.06	1860934	09/07/22	2.14	1895430	02/15/23	5.33
1837274	06/06/22	0.64	1860971	09/07/22	14.03	1895642	02/16/23	6.27
1837432	06/07/22	0.57	1860978	09/07/22	5.60	1895646	02/16/23	5.35
1837439	06/07/22	6.69	1861041	09/07/22	4.55			
1837636	06/07/22	0.93	1861075	09/07/22	13.25			
1837640	06/07/22	7.39	1861087	09/07/22	6.22			
1837817	06/08/22	0.56	1871031	10/18/22	6.10			
1837818	06/08/22	7.02	1871635	10/20/22	2.26			
1837999	06/08/22	6.98	1872667	10/26/22	6.46			
1839003	06/13/22	4.91	1874093	11/02/22	7.94			
1839308	06/14/22	5.64	1875747	11/09/22	4.67			
1839645	06/15/22	8.15	1876735	11/14/22	3.70			
1839922	06/16/22	3.79	1880986	12/05/22	5.15			
1841012	06/21/22	5.91	1881503	12/07/22	6.56			
1842306	06/27/22	0.28	1883555	12/19/22	5.45			
1842375	06/27/22	0.85	1884151	12/21/22	0.81			
1842536	06/28/22	4.79						
1842936		2.18						

dia.

A riparian landowner owns property adjacent to a lake or stream. The shoreline of a lake or stream and the immediate

What is a Watershed? Area of land and water draining to a particular river, stream, lake or wetland.

adjacent area is called a **riparian buffer**. Riparian landowners are the last defense to protect our lakes and streams.

Healthy riparian buffers serve many purposes such as protecting water quality, reducing erosion, enhancing wildlife habitat, minimizing impacts of human activities, and providing positive aesthetics.



Riparian landowners enjoy benefits from the lake or stream's natural attributes and are responsible for maintaining the streambanks or lakeshore (and riparian buffer) on your property.

This brochure provides some helpful tips for maintaining a healthy riparian buffer. Riparian buffers should be at least 10 feet of dense native plants to grow along the water's edge and streambank to allow pollutants to filter out and the banks to stabilize.

Resources

STREAM/SHORELINE BEST MNGT. PRACTICES

- Before making any stream or shoreline modifications please contact:
 - Lake Co. Stormwater Management Commission, 500 W. Winchester, Suite 201, Libertyville, IL 60048, (847) 377-7700, www.lakecountyil.gov/ stormwater

PLANT/TREE INFORMATION

- Illinois Native Plant Guide, download from the Natural Resources Conservation Service (NRCS): www.nrcs.usda.gov/wps/portal/nrcs/main/il/ plantsanimals/
- Native Tree/Shrub Information at Conserve Lake County website: http://www.conservelakecounty.org/ images/pdf/native-trees-and-shrubs-lake-countyillinois.pdf
- Tree and plant descriptions—Morton Arboretum: http://www.mortonarb.org/trees-plants/tree-plant-descriptions
- Purchasing Native Plants—IL Native Plant Society www.ill-inps.org/
- Midwest Invasive Plant Network—Invasive Species Alternatives: http://www.mipn.org/publications

SHORELINE MNGT., POLLUTANTS, & WATER QUALITY

 Lake Co. Health Department, Lakes Management Unit (LCHD), 500 W. Winchester Rd. Libertyville, IL 60048, (847) 377-8000, http://health.lakecountyil.gov/ Population/Pages/Lakes-Management.aspx

SOIL TESTING

 University of Illinois Extension—Grayslake, IL http://extension.illinois.edu/soiltest/

Funding for this project provided, in part, by the Illinois Environmental Protection Agency through Section 319 of the Clean Water Act. & the Lake County Stormwater Management Commission (LCSMC).

PUBLISHED (FEBRUARY 2016)

Lake County Stormwater Management Commission 500 W. Winchester Road, Libertyville, IL 60048 Phone: 847-377-7700

E-mail: awarren@lakecountyil.gov

LIVING ON THE WATER'S EDGE



Living on the water's edge refers to landowners that live at properties along the shoreline of a lake or stream and the immediate adjacent area; this is also referred to as RIPARIAN BUFFER.



Best Management Practices for Properties Adjacent to Streams and Lakes

DON'T DUMP!

Dumping yard waste and other debris in your riparian buffers and streams can cause stream block-



ages, elevate flood stages, and wash sediment and debris (excessive nutrients) into the water bodies.

- Never dispose of chemicals in the streams, lakes or riparian buffers.
- Never dispose of branches, leaves, or clippings in the riparian buffers.

Remove fallen trees that block flows

Lake or

Stream

FERTILIZE WISELY

One of the largest problems in Lake County streams and lakes is high amount of nutrients, which produce excessive growth of algae and other undesirable aquatic plants.

- Test your soil before fertilizing.
- Don't apply fertilizer before a rain event.
- Be P-free with your fertilizers!
- Don't apply fertilizers to riparian buffers.

MINIMIZE STORMWATER RUNOFF

Impervious surfaces (roofs and driveways) convey runoff and pollution to our waterways. By minimizing impervious surfaces you can reduce the transport of sediment, chemicals, and other pollutants to waters.

 Disconnect flow from downspouts & sump pumps from the stream or lake and direct to a rain garden or bioswale



RIPARIAN BUFFER

RIGHT PLANT—RIGHT PLACE!

Deep rooted native plants and trees have long root systems to keep soils in place, absorb runoff, and filter out pollutants. When ground and banks are left bare, soil erodes and washes off into nearby lakes and streams.

Native Plants & Trees do:

Filter pollutants from runoff Look great in your landscaping! Improve wildlife habitat

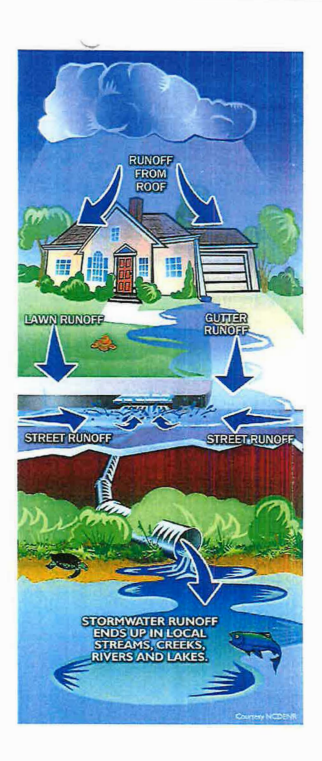
Stabilize soils

- Remove invasive plants from your yard & riparian buffers
- Use deep rooted native plants in your landscaping less water required

Rain Gardens are shallow depressions planted with native plants and are positioned to capture stormwater runoff.

REFERENCES

- Riparian Area Management A Citizen's Guide. Lake County Stormwater Management Commission, (LCSMC.) Libertyville, Illinois, 2014.
- Managing the Water's Edge, Making Natural Connections: Southeastern Wisconsin Regional Planning Commission, Waukesha, Wisconsin, 2010.





For more information

St. Clair County Planning and Zoning Department
10 Public Square, Room B561
Belleville, IL, 62220
(618) 277-6660

St. Clair County Health Department Pollution Prevention Program

19 Public Square, Suite 150 Belleville, IL 62220 (618) 233-7769



www.epa.gov

ST. CLAIR COUNTY'S RESIDENT STORMWATER GUIDE







For more information

St. Clair County Planning and Zoning Department 10 Public Square, Room B561 Belleville, IL, 62220 (618) 277-6660

St. Clair County Health Department Pollution Prevention Program

19 Public Square, Suite 150 Belleville, IL 62220 (618) 233-7769



www.epa.gov

ST. CLAIR COUNTY'S STORMWATER GUIDE COR BUSINESSES



St. Clair County / City of Belleville Public Meeting Agendas



St. Clair County department of roads & bridges

1415 North Belt West Belleville, IL 62226-5999

Mark Kern, County Board Chairman Norman Etling, P.E., County Engineer Randy Georgen, P.E., Asst. County Engineer Phone: (618) 233-1392 Fax: (618) 233-0996

TRANSPORTATION COMMITTEE AGENDA Scheduled for Monday January 30, 2023 6:00 PM County Court House Conference Room B 564

Meeting called to order with the Pledge of Allegiance

Approval of minutes from the 12-19-2022 meeting

Comments on the Agenda

Comments from the audience Please state name, address and keep to about 2 minutes.

Informational 1) MS4 update

Action Items

- 1) Advise the County Engineer to accept the Guthrie Estates Minor Subdivision contingent upon the approval of the Health Department.
- 2) Approve the Roads and Bridges Five Year Capital Improvement Plan
- 3) Accept the Contract with the International Association of Machinists and Aerospace workers as approved by the Labor Committee.
- 4) Modification to Highway Permit to include 30 ILCS 500/30-22

Resolutions:

- A) Resolution authorizing i3 Broadband to install conduit for a communication line easterly approximately 5,540 feet along the south side of Thouvenout Lane to 1,380 feet east of the intersection of Hartman Lane.
- B) Resolution authorizing i3 Broadband to install conduit for a communication line heading north and south along the east side of Hartman Lane approximately 1,980 feet from Thouvenout Lane.
- C) Resolution approving i3 Broadband to install conduit for a communication line heading north and south along the east side of Old Collinsville Road 2,250 feet from Thouvenout Road

- D) Resolution authorizing the Village off Swansea to install a bored and encased sanitary sewer force main under Sullivan Drive, County Highway 81.
- E) Resolution authorizing a cost-plus contract with Thouvenout, Wade and Moerchen to design and prepare plans and specifications in the amount of \$71980.00 for the improvements to Lebanon Avenue and Old Collinsville Road Section 22-00276-13-PV to be paid out of the County Rebuild Fund.
- F) Resolution authorizing execution of permits for SCCTD to access the Right of Way on Old IL Rt 158 for construction of the light rail extension subject to approval by the County Engineer.
- G). Resolution authorizing a joint agreement between St. Clair County, IDOT and the City of Belleville for funding the intersection of Frank Scott Parkway and the North Belt Line. To be paid out of matching funds.
- H) Authorize the execution of a joint agreement with SCCTD for the Old Collinsville Road Trail Phase 3.

Engineer's Report

Letting for the intersection of FSP and N Belt West and Waterloo Road Drainage Improvements in March Flashing light at Scott Troy and O'Fallon Troy replaced IDOT meeting 1-5-2023
Air Show meeting 1-12-2023
EWG Executive Advisory Meeting 1-17-2023
Pipeline Safety Class 1-17-2023.
IACE meeting with IDOT 1-24-2023
1-31-2023 meting with Dierbergs about SE corner of Greenmount and FSP Survey work on 17th Street underway
HVAC at shop replaced
Review Highway Plat for Greenmount Road widening from Lebanon Avenue to IL 161
Closing out 2022 projects as able
End of 2022 material inventory sent to auditor
Review of intersection design study resubmittal for Metrolink Extension

Old Business

New Business

Adjournment

Norman G. Etling, P.E. County Engineer

TRANSPORTATION COMMITTEE Minutes Monday January 30, 2023 6:00 PM County Court House Conference Room B 564

Members in Attendance Marty Crawford Vice Chair Robert Allen Harry Hollingsworth Roy Mosley Mike O'Donnell **Robert Trentman**

Guests Scott Gruenwald Robert Wilhelm Randy Pierce Norman Etling

County Board County Board News Media County Engineer

Members Absent Rick Vernier

The Vice Chairman served as Chairman and called the meeting to order with the Pledge of Allegiance at 6:00 PM

Mr. Allen made a motion seconded by Mr. O'Donnell to approve the minutes of the 12-19-2022 meeting. All members present voted aye.

The Chairman asked if there were any comments on the Agenda. None were presented. The Chairman asked if there were any comments from the audience. None were presented

Informational 1) MS4 update. The Engineer gave a brief description of the program and reporting status. A call for questions or comments was initiated. None were received.

Action Items

- 1) Advise the County Engineer to accept the Guthrie Estates Minor Subdivision contingent upon the approval of the Health Department. Mr. Allen made a motion seconded by Mr. O' Donnell to approve. All members present voted ave.
- 2) Approve the Roads and Bridges Five Year Capital Improvement Plan. Mr. Mosley made a motion seconded by Mr. Allen to approve. All members present voted aye.
- 3) Accept the Contract with the International Association of Machinists and Aerospace workers as approved by the Labor Committee. Mr. Mosley made a motion seconded by Mr. Allen to approve. All members present voted aye.
- 4) Modification to Highway Permit to include 30 ILCS 500/30-22. Mr. Trentman made a motion seconded by Mr. O'Donnell to approve. All members present voted aye.

Resolutions:

- A) Resolution authorizing i3 Broadband to install conduit for a communication line easterly approximately 5,540 feet along the south side of Thouvenout Lane to 1,380 feet east of the intersection of Hartman Lane. Mr. Allen made a motion seconded by Mr. Trentman to approve. All members present voted aye
- B) Resolution authorizing i3 Broadband to install conduit for a communication line heading north and south along the east side of Hartman Lane approximately 1,980 feet from Thouvenout Lane. Mr. Allen made a motion seconded by Mr. O'Donnell to approve. All members present voted aye.
- C) Resolution approving i3 Broadband to install conduit for a communication line heading north and south along the east side of Old Collinsville Road 2,250 feet from Thouvenout Road. Mr. O'Donnell made a motion seconded by Mr. Allen to approve. All members present voted aye.
- D) Resolution authorizing the Village off Swansea to install a bored and encased sanitary sewer force main under Sullivan Drive, County Highway 81. Mr. Allen made a motion seconded by Mr. Hollingsworth to approve. All members present voted aye.
- E) Resolution authorizing a cost-plus contract with Thouvenout, Wade and Moerchen to design and prepare plans and specifications in the amount of \$71980.00 for the improvements to Lebanon Avenue and Old Collinsville Road Section 22-00276-13-PV to be paid out of the County Rebuild Fund. Mr. Mosley made a motion seconded by Mr. Allen to approve. All members present voted ave.
- F) Resolution authorizing execution of permits for SCCTD to access the Right of Way on Old IL Rt 158 for construction of the light rail extension subject to approval by the County Engineer. Mr. Allen made a motion seconded by Mr. O'Donnell to approve. All members present voted ave.
- G). Resolution authorizing a joint agreement between St. Clair County, IDOT and the City of Belleville for funding the intersection of Frank Scott Parkway and the North Belt Line. To be paid out of matching funds. Mr. O'Donnell made a motion seconded by Mr. Mosley to approve. All members present voted aye.
- H) Authorize the execution of a joint agreement with SCCTD for the Old Collinsville Road Trail Phase 3. Mr. Allen made a motion seconded by Mr. Mosley to approve. All members present voted aye.

Engineer's Report

Letting for the intersection of FSP and N Belt West and Waterloo Road Drainage Improvements in March Flashing light at Scott Troy and O'Fallon Troy replaced

IDOT meeting 1-5-2023

Air Show meeting 1-12-2023

EWG Executive Advisory Meeting 1-17-2023

Pipeline Safety Class 1-17-2023.

IACE meeting with IDOT 1-24-2023

1-31-2023 meting with Dierbergs about SE corner of Greenmount and FSP

Survey work on 17th Street underway

HVAC at shop replaced

Review Highway Plat for Greenmount Road widening from Lebanon Avenue to IL 161

Closing out 2022 projects as able

End of 2022 material inventory sent to auditor

Review of intersection design study resubmittal for Metrolink Extension

The engineer advised a report on the CK&L of I Lake was sent to the States Attorney for review and Comment.

The Chairman asked if there was any Old Business. None was presented.

The Chairman asked if there was any New Business. Mr. Trentman asked the engineer to look at the stop sign at IL 158 and FSP.

Mr. Mosley asked the engineer to review current management pay structure considering the new union contract.

Mr. Allen made a motion seconded by Mr. O'Donnell to adjourn. All members in attendance voted aye.

The Chairman adjourned the meeting at 6:31 PM

Page 3

Ffilenormtransagenda1-30-2023

MS4:
MUNICIPAL
SEPARATE STORM
SEWER SYSTEM

ST. CLAIR COUNTY

⋖

NEIGHBORING COMMUNITIES

HISTORY:

THE ST. CLAIR COUNTY CO-PERMITTEE MS4 PROGRAM IS A PARTNERSHIP CONSISTING OF ST. CLAIR COUNTY AND 19 OTHER MUNICIPALITIES AND TOWNSHIPS IN THE "URBANIZED" AREA OF THE COUNTY

HISTORY:

THE MS4 CO-PERMITTEE GROUP WAS FORMED PRIOR TO THE START OF THE INITIAL MS4 PERMIT IN 2003. THE PURPOSE OF FORMING THE CO-PERMITTEE GROUP IS TO BE ABLE TO SHARE COMMON RESOURCES AMONG OUR MEMBERS. MS4 IS MANDATED BY THE U.S. EPA THROUGH THE CLEAN WATER ACT. THE PROGRAM REQUIRES LOCAL JURISDICTIONS TO ADOPT PRACTICES AND ENFORCE REGULATIONS INVOLVING THE FOLLOWING MINIMUM CONTROL MEASURES:



- PUBLIC EDUCATION AND OUTREACH
- PUBLIC PARTICIPATION / INVOLVEMENT
- ILLICIT DISCHARGE DETECTION AND ELIMINATION
- CONSTRUCTION SITE RUNOFF CONTROL
- POST-CONSTRUCTION RUNOFF CONTROL
- POLLUTION PREVENTION / GOOD HOUSEKEEPING



EACH OF THE CO-PERMITTEE GROUP MEMBERS PARTICIPATES IN:

- QUARTERLY MEETINGS
- MS4 RELATED ACTIVITIES
- FACILITATES AUDITS WITH THE ILLINOIS EPA
- PREPARE, RECORD, AND SUBMIT INFORMATION REQUIRED FOR ANNUAL REPORTS AS REQUIRED BY THE PERMIT OF THE GROUP OPERATES UNDER.

MS4 Group Requirements:

- 1. Submit an NOI (Notice of Intent) to the IEPA every 5 years that outlines how that member is planning to address the 6 minimum control measures each year of the 5-year permit.
- 2. Annually submit a report to the IEPA that outlines the progress made to meet the goals of the NOI. These items are a combination of individual programs for each member and the shared programs provided by St. Clair County.
- 3. Annual Report and NOI documents are made available to the public through the County's website: https://www.co.st-clair.il.us/departments/highway-department/ms4

Benefits of the MS4 Group:

Combining the resources of our group, we can address the 6 minimum control measures listed and REDUCE THE OVERALL COSTS of complying with the requirements of each community.

ST. CLAIR COUNTY PROGRAMS:

- ANNUAL EMPLOYEE TRAINING
 - STORMWATER BMP'S
 - GOOD HOUSEKEEPING
 - OPERATIONS AND MAINTENANCE
 - DEVELOP AND DISTRIBUTE STORMWATER BROCHURES
 - STORMWATER HOTLINE FOR ILLICIT DISCHARGE/DUMPING
 - O RESIDENTIAL/COMMERICAL GREEN INFRASCTRUCTURE
- DEVELOP AND MAKE AVAILABLE A NEWSLETTER
 - STORMWATER BMP'S
 - o **RECYCLING**
 - SOLID WASTE DISPOSAL



Questions?

BMP Training

Best Management Practices for Good Housekeeping

Follow these BMPs to control pollutant discharges. The objectives are: 1) to keep pollutants from contacting rain, and 2) to keep pollutants from being dumped or poured into the storm drains. The goal is "only rain in the storm drain."

Activities Best Management Practices

Pavement Cleaning

- Sweep parking lots and other paved areas periodically to remove debris. Dispose of debris in the garbage.
- If outdoor pavement cleaning with detergent is required, collect wash water and dispose in indoor sinks or drains for discharge to the sanitary sewer. Contact your local wastewater treatment agency.

Litter Control

- Provide an adequate number of trash receptacles for your customers and employees. This helps keep trash from overflowing the receptacles.
- Pick up litter and other wastes daily from outside areas including storm drain inlet grates.

Waste Disposal*

- Inspect dumpsters and other waste containers periodically. Repair or replace leaky dumpsters and containers.
- Cover dumpsters and other waste containers.
- Never dispose of waste products in storm drain inlets.
- Recycle wastes or dispose properly.

Materials Storage

- Store materials such as grease, paints, detergents, metals, and raw materials in appropriate, labeled containers.
- Make sure all outdoor storage containers have lids, and that the lids are adequately closed.
- Store stockpiled materials inside a building, under a roof, or covered with a tarp to prevent contact with rain.

Training

- Train employees regularly on good housekeeping practices.
- Assign a person to be responsible for effective implementation of BMPs.

Equipment/Vehicle Cleaning

- Maintain equipment and vehicles regularly. Check for and fix leaks.
- Use drip pans to collect leaks or spills during maintenance activities.
- Wash equipment/vehicles in a designated and/or covered area where the
 wash water is collected to be recycled or discharged to the sanitary
 sewer. Contact your local wastewater treatment agency.

Some Facilities will require structural control BMPs if simpler operation ones are not adequate for keeping pollutant discharges from the storm drains.

REFERENCES:

California Industrial/Commercial Best Management Practice Handbook, March 1993
City of Richmond Storm Water Management Program "Your Business and the City of Richmond Partners in Protecting the Bay", 1993
Cities of Fremont, Newark, and Union City, "Source Controls for Storm Water Pollution Prevention", October 1993
ACURCWP "Restaurants" flyer, January 1994

ACURCWP Best Management Practices for Industrial Storm Water Pollution Control, March 1994

Hazardous materials must comply with hazardous materials storage and disposal requirements.



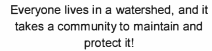
HELP YOUR WATERSHED!



STORMWATER MANAGEMENT



STORMWATER MANAGEMENT



St. Clair County is looking for input on water quality concerns or issues in your watershed. If you have any information, please provide it online at:

co.st-clair.il.us/stormwater/concerns

However, no matter where you live in a watershed, you contribute to the health of local streams and rivers.

If you don't have information to contribute, you can still help improve the health of your watershed by following the guidance in this brochure!



St. Clair County Stormwater Management

For more information

St. Clair County
Building and Zoning Department
10 Public Square
Belleville, IL 62220

Stormwater Hotline 618-825-2690

Email: stormwater@co.st-clair.il.us



co.st-clair.il.us/stormwater



BEST MANAGEMENT PRACTICES

618-825-2531

stormwater@co.st-clair.il.us

co.st-clair.il.us/stormwater

BEST MANAGEMENTS PRACTICES

To Learn More

Visit us at: co.st-clair.il.us/stormwater
Or
Call us at 618-825-2531

WHAT ARE BEST MANAGEMENT PRACTICES?

Stormwater best management practices (BMPs) are techniques, measures or structural controls used to manage the quantity and improve the quality of stormwater runoff. The goal of BMPs is to mimic the natural way water moved through an area before development by using design techniques to infiltrate, evaporate, and reuse runoff close to its source. BMPs help reduce the amount of and improve the quality of stormwater runoff. Please preserve our streams by utilizing these BMPs.



QUICK FIXES

Rain barrels are an easy and inexpensive way to capture and store runoff falling from gutters. The stored water can later be used to water gardens and lawns. You can make your own barrels or purchase them locally with simple installation. Another easy fix is adding a rain garden to your property. This attractive BMP is effective in reducing the amount of runoff leaving your property. Rain gardens utilize native plants with deep roots to absorb runoff, filter pollutants and promote groundwater recharge. Even simple changes in habit can be a BMP. For example, using phosphate-free products when washing your car or fertilizing your lawn go a long way in reducing pollutants in stormwater runoff. Something as small as cleaning up after your pet and ensuring litter is properly disposed of can also help.

CONSTRUCTION SOLUTIONS

Some BMPs require more involvement, but should be considered when building or renovating homes. For example, green roofs are an excellent way to decrease the amount of runoff leaving your property. Green roofs not only utilize water where it falls, but help prevent urban heat islands. Green roofs are a more expensive upgrade to your property, but they save money on heating and cooling costs. They can also be constructed on flat and sloped surfaces. A permeable paver is another BMP used as an alternative to traditional concrete or asphalt paving. The pavers decrease runoff by allowing water to seep into cracks that are filled with an aggregate. Remember, anything you can do to reduce pollutants in St. Clair County streams helps everyone!

REMEMBER...

- Use permeable pavers instead of asphalt or concrete.
- Plant rain gardens using native species.
- Mix composts into lawns and gardens to use for fertilizer.
- Install rain barrels and use it to water your plants and lawn.
- Don't use your hose as a broom.
- Build green vegetated roofs.
- Keep your vehicle regularly maintained and free of leakage.
- Use phosphate-free products outdoors.
- Put litter in its place.
- Use alternative deicing methods on your driveway in the winter.
- Clean up animal waste.
- Properly dispose of grass clippings and leaves.
- · Wash your car on the lawn.
- Report illicit discharge into sewers and streams.



Post Construction Management Training



Stormwater Phase II Final Rule

Post-Construction Runoff Control Minimum Control Measure

This fact sheet profiles the Post-Construction Runoff Control minimum control measure, one of six measures that the operator of a Phase II regulated small municipal separate storm sewer system (MS4) is required to include in its stormwater management program in order to meet the conditions of its National Pollutant Discharge Elimination System (NPDES) permit. This fact sheet outlines the Phase II Final Rule requirements for post-construction runoff control and offers some general guidance on how to satisfy those requirements. It is important to keep in mind that the small MS4 operator has a great deal of flexibility in choosing exactly how to satisfy the minimum control measure requirements.

Why Is The Control of Post-Construction Runoff Necessary?

Post-construction stormwater management in areas undergoing new development or redevelopment is necessary because runoff from these areas has been shown to significantly affect receiving waterbodies. Many studies indicate that prior planning and design for the minimization of pollutants in post-construction stormwater discharges is the most cost-effective approach to stormwater quality management.

There are generally two forms of substantial impacts of post-construction runoff. The first is caused by an increase in the type and quantity of pollutants in stormwater runoff. As runoff flows over areas altered by development, it picks up harmful sediment and chemicals such as oil and grease, pesticides, heavy metals, and nutrients (e.g., nitrogen and phosphorus). These pollutants often become suspended in runoff and are carried to receiving waters, such as lakes, ponds, and streams. Once deposited, these pollutants can enter the food chain through small aquatic life, eventually entering the tissues of fish and humans. The second kind of post-construction runoff impact occurs by increasing the quantity of water delivered to the waterbody during storms. Increased impervious surfaces (e.g., parking lots, driveways, and rooftops) interrupt the natural cycle of gradual percolation of water through vegetation and soil. Instead, water is collected from surfaces such as asphalt and concrete and routed to drainage systems where large volumes of runoff quickly flow to the nearest receiving water. The effects of this process include streambank scouring and downstream flooding, which often lead to a loss of aquatic life and damage to property.

What Is Required?

The Phase II Final Rule requires an operator of a regulated small MS4 to develop, implement, and enforce a program to reduce pollutants in post-construction runoff to their MS4 from new development and redevelopment projects that result in the land disturbance of greater than or equal to 1 acre. The small MS4 operator is required to:

- ☐ Develop and implement strategies which include a combination of structural and/or non-structural best management practices (BMPs);
- Have an ordinance or other regulatory mechanism requiring the implementation of postconstruction runoff controls to the extent allowable under State, Tribal or local law;

Stormwater Phase II Final Rule Fact Sheet Series

Overview

1.0 – Stormwater Phase II Final Rule: An Overview

Small MS4 Program

- 2.0 Small MS4 Stormwater Program Overview
- 2.1 Who's Covered? Designation and Waivers of Regulated Small MS4s
- 2.2 Urbanized Areas: Definition and Description

Minimum Control Measures

- 2.3 Public Education and Outreach
- 2.4 Public Participation/ Involvement
- 2.5 Illicit Discharge Detection and Elimination
- 2.6 Construction Site Runoff
- 2.7 Post-Construction Runoff Control
- 2.8 Pollution Prevention/Good Housekeeping
- 2.9 Permitting and Reporting: The Process and Requirements
- 2.10 Federal and State-Operated MS4s: Program Implementation

Construction Program

- 3.0 Construction Program Overview
- 3.1 Construction Rainfall Erosivity Waiver

Industrial "No Exposure"

4.0 – Conditional No Exposure Exclusion for Industrial Activity

- ☐ Ensure adequate long-term operation and maintenance of controls:
- Determine the appropriate best management practices and measurable goals for this minimum control measure.

What Is Considered a "Redevelopment" Project?

The Phase II Final Rule applies to "redevelopment" projects that alter the "footprint" of an existing site or building in such a way that there is a disturbance of equal to or greater than 1 acre of land. Redevelopment projects do not include such activities as exterior remodeling. Because redevelopment projects may have site constraints not found on new development sites, the Phase II Final Rule provides flexibility for implementing post-construction controls on redevelopment sites that consider these constraints.

What Are Some Guidelines for Developing and Implementing This Measure?

This section includes some non-structural and structural BMPs that could be used to satisfy the requirements of the post-construction runoff control minimum measure. It is important to recognize that many BMPs are climate-specific, and not all BMPs are appropriate in every geographic area. Because the requirements of this measure are closely tied to the requirements of the construction site runoff control minimum measure (see Fact Sheet 2.6), EPA recommends that small MS4 operators develop and implement these two measures in tandem.

☐ Non-Structural BMPs

- Planning Procedures. Runoff problems can be addressed efficiently with sound planning procedures. Local master plans, comprehensive plans, and zoning ordinances can promote improved water quality in many ways, such as guiding the growth of a community away from sensitive areas to areas that can support it without compromising water quality.
- Site-Based BMPs. These BMPs can include buffer strip and riparian zone preservation, minimization of disturbance and imperviousness, and maximization of open space.

☐ Structural BMPs

 Stormwater Retention/Detention BMPs. Retention or detention BMPs control stormwater by gathering runoff in wet ponds, dry basins, or multichamber catch basins and slowly releasing it to receiving waters or drainage systems. These practices can be designed to both control stormwater volume and settle out particulates for pollutant removal.

- Infiltration BMPs. Infiltration BMPs are designed to facilitate the percolation of runoff through the soil to ground water, and, thereby, result in reduced stormwater runoff quantity and reduced mobilization of pollutants. Examples include infiltration basins/trenches, dry wells, and porous pavement.
- Vegetative BMPs. Vegetative BMPs are landscaping features that, with optimal design and good soil conditions, remove pollutants, and facilitate percolation of runoff, thereby maintaining natural site hydrology, promoting healthier habitats, and increasing aesthetic appeal. Examples include grassy swales, filter strips, artificial wetlands, and rain gardens.

What Are Appropriate Measurable Goals?

Measurable goals, which are required for each minimum control measure, are intended to gauge permit compliance and program effectiveness. The measurable goals, as well as the BMPs, should reflect needs and characteristics of the operator and the area served by its small MS4. Furthermore, the measurable goals should be chosen using an integrated approach that fully addresses the requirements and intent of the minimum control measure.

EPA has developed a Measurable Goals Guidance for Phase II MS4s that is designed to help program managers comply with the requirement to develop measurable goals. The guidance presents an approach for MS4 operators to develop measurable goals as part of their stormwater management plan. For example, an MS4 program goal might be to reduce by 30 percent the road surface areas directly connected to storm sewer systems (using traditional curb and gutter infrastructure) in new developments and redevelopment areas over the course of the first permit term. Using "softer" stormwater conveyance approaches, such as grassy swales, will increase infiltration and decrease the volume and velocity of runoff leaving development sites. Progress toward the goal could be measured by tracking the linear feet of curb and gutter not installed in development projects that historically would have been used.

For Additional Information

Contacts

U.S. EPA Office of Wastewater Management http://www.epa.gov/npdes/stormwater

Phone: 202-564-9545

Your NPDES Permitting Authority. Most States and Territories are authorized to administer the NPDES Program, except the following, for which EPA is the permitting authority:

Alaska

Guam

District of Columbia

Johnston Atoll

Idaho

Midway and Wake Islands

Massachusetts

Northern Mariana Islands

New Hampshire New Mexico Puerto Rico Trust Territories

American Samoa

A list of names and telephone numbers for each EPA Region and State is located at http://www.epa.gov/npdes/stormwater (click on "Contacts").

Reference Documents

EPA's Stormwater Web Site

http://www.epa.gov/npdes/stormwater

- Stormwater Phase II Final Rule Fact Sheet Series
- Stormwater Phase II Final Rule (64 FR 68722)
- National Menu of Best Management Practices for Stormwater Phase II
- Measurable Goals Guidance for Phase II Small MS4s
- Stormwater Case Studies
- And many others

Other EPA Web sites

- Ordinance Database
 www.epa.gov/owow/nps/ordinance
- Urban Nonpoint Source Guidance

www.epa.gov/owow/nps/urbaninin/index.html

 Low Impact Development Web site www.epa.gov/owow/nps/lid

Stormwater Routine Inspection Form

			Inspection Informa	tion									
Faci	ility Name												
	mit Auth. No.	1											
Date	e of Inspection	Insert Date	Start/End Time	Insert Start/End Times									
	ector's Name(s)	Insert Names		moon ordinario									
-	ector's Title(s)	Insert Titles											
_	ector's Contact Information	Insert Contact Info	sert Contact Info										
_	ector's Qualifications	Insert Qualifications											
	Weather Information												
Weather at time of this inspection: ☐ Clear ☐ Cloudy ☐ Rain ☐ Sleet ☐ Fog ☐ Snow ☐ High Winds ☐ Other: Temperature:													
	e any previously unidentified s, describe:	discharges of pollutar	nts occurred since the la	ast inspection? ☐ Yes ☐ No									
Are there any discharges occurring at the time of inspection? ☐ Yes ☐ No If yes, describe:													
		ap with you during your in rective action is needed. out section B of this templa	spections. This list will ensure ate	nd list them below (add as many control measures as are implemented on- e that you are inspecting all required control measures at your facility.									
	Structural Control Measure	Control Measure is Operating Effectively?	If No, In Need of Maintenance, Repair, or Replacement?	Maintenance or Corrective Action Needed and Notes									
1	Cover on all waste/recycle containers	☐ Yes ☐ No	☐ Maintenance☐ Repair☐ Replacement	N/A									
2	Yard Spill Kits	☐ Yes ☐ No	☐ Maintenance☐ Repair☐ Replacement	N/A									
3	Fueling Drip Protection Drain Guards Spill Cleanup Materials	☐ Yes ☐ No	☐ Maintenance ☐ Repair ☐ Replacement	N/A									
4	Curbing	☐ Yes ☐ No	D										
5	Stormwater drain grate covers	☐ Yes ☐ No	No ☐ Maintenance N/A ☐ Repair ☐ Replacement										
6	Established Vegetation	☐ Yes ☐ No	☐ Maintenance ☐ Repair ☐ Replacement	N/A									

Stormwater Routine Inspection Form

Control Measures

Number the structural stormwater control measures identified in your SWPPP on your site map and list them below (add as many control measures as are implemented onsite). Carry a copy of the numbered site map with you during your inspections. This list will ensure that you are inspecting all required control measures at your facility.

- Identify if maintenance or corrective action is needed.
- If maintenance is needed, fill out section B of this template
- If corrective action is needed, fill out section G of this template

	Structural Control Measure	Control Measure is Operating Effectively?	If No, In Need of Maintenance, Repair, or Replacement?	Maintenance or Corrective Action Needed and Notes
7	Insert Control Measure Name	☐ Yes ☐ No	☐ Maintenance☐ Repair☐ Replacement	Describe Maintenance and/or Corrective Actions Needed
8	Insert Control Measure Name	☐ Yes ☐ No	☐ Maintenance ☐ Repair ☐ Replacement	Describe Maintenance and/or Corrective Actions Needed
9	Insert Control Measure Name	☐ Yes ☐ No	☐ Maintenance☐ Repair☐ Replacement	Describe Maintenance and/or Corrective Actions Needed
10	Insert Control Measure Name	☐ Yes ☐ No	☐ Maintenance☐ Repair☐ Replacement	Describe Maintenance and/or Corrective Actions Needed

Areas of Industrial Materials or Activities Exposed to Stormwater Below are some general areas that should be assessed during routine inspections: Customize this list as needed for the specific types of industrial materials or activities at your facility that are potential pollutant sources. Identify if maintenance or corrective action is needed. If maintenance is needed, fill out section B of this template, If corrective action is needed, fill out section G of this template, Controls Adequate Maintenance or Corrective Action Needed and Area/Activity (appropriate, Inspected? Notes effective and operating)? 1 Material loading/unloading ☐ Yes ☐ No ☐ N/A ☐ Yes ☐ No Describe Maintenance and/or Corrective Actions and storage areas Needed 2 Equipment operations and Describe Maintenance and/or Corrective Actions ☐ Yes ☐ No ☐N/A ☐ Yes ☐ No maintenance areas Needed 3 Fueling areas ☐ Yes ☐ No ☐ N/A ☐ Yes ☐ No Describe Maintenance and/or Corrective Actions Needed Outdoor vehicle and 4 ☐ Yes ☐ No ☐N/A ☐ Yes ☐ No Describe Maintenance and/or Corrective Actions equipment washing areas 5 Waste handling and disposal Describe Maintenance and/or Corrective Actions ☐ Yes ☐ No ☐ N/A ☐ Yes ☐ No areas Needed Erodible areas/construction 6 ☐ Yes ☐ No ☐N/A Describe Maintenance and/or Corrective Actions ☐ Yes ☐ No 7 Non-stormwater/ illicit Describe Maintenance and/or Corrective Actions ☐ Yes ☐ No ☐N/A ☐ Yes ☐ No connections Needed 8 Salt storage piles or pile ☐ Yes ☐ No ☐N/A Describe Maintenance and/or Corrective Actions ☐ Yes ☐ No containing salt Needed

Stormwater Routine Inspection Form

Areas of Industrial Materials or Activities Exposed to Stormwater Below are some general areas that should be assessed during routine inspections: Customize this list as needed for the specific types of industrial materials or activities at your facility that are potential pollutant sources. Identify if maintenance or corrective action is needed. If maintenance is needed, fill out section B of this template. If corrective action is needed, fill out section G of this template. Controls Adequate Maintenance or Corrective Action Needed and Area/Activity Inspected? (appropriate, effective and operating)? 9 Dust generation and vehicle ☐ Yes ☐ No ☐N/A ☐ Yes ☐ No N/A tracking 10 Processing areas ☐ Yes ☐ No ☐N/A ☐ Yes ☐ No N/A Areas where industrial activity ☐ Yes ☐ No ☐N/A ☐ Yes ☐ No N/A has taken place in the past and significant materials remain and are exposed to storm water Immediate access roads and ☐ Yes ☐ No ☐N/A ☐ Yes ☐ No N/A rail lines used or traveled by carriers of raw materials, manufactured products, waste material, or by-products used or created by the facility 13 (Other) N/A ☐ Yes ☐ No ☐ N/A ☐ Yes ☐ No (Other) N/A ☐ Yes ☐ No ☐ N/A ☐ Yes ☐ No **Discharge Points** At discharge points, describe any evidence of, or the potential for, pollutants entering the drainage system. Also describe observations regarding the physical condition of and around all outfalls, including any flow dissipation devices, and evidence of pollutants in discharges and/or the receiving water. Identify if any corrective action is needed. Non-Compliance

Stormwater Routine Inspection Form Describe any incidents of non-compliance observed and not described above: **Additional Control Measures** Describe any additional control measures needed to comply with the permit requirements: Notes Use this space for any additional notes or observations from the inspection: Certification Statement (Refer to permit for Signatory Requirements) "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 gathered and evaluated 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."

A. Name:

C. Signature:

B. Title:

D. Date Signed:

Stormwater Visual Assessment Form

(Complete a separate form for each assessed outfall)

				Facility Assessment In	forn	nation				
Name of F	acility:			Per	mit /	Auth. No.				
Outfall Na	me:		"Substantially Iden	tical Discharge Point"?] Ye	es 🗆 No				
Person(s)	Person(s)/Title(s) collecting sample:									
Person(s)	/Title(s) ex	amining s	ample:							
Date & Tir	me Dischar	ge		Date & Time Sample Colle	ecte	d:		Date & Time Sample Examined:		
Substitute	Sample?	□ No I	□ Yes							
Nature of	Discharge:	☐ Rainf	all Snowmelt							
Rainfall A	mount:			Previous Storm Ended > 7 Before Start of This Storm		urs 🗆 Ye	s \square N	No		
				Pollutants Obser	ved					
Color	□ None	□ Othe	r (Describe):							
()dor			y □ Sewage □ ther (Describe):] Sulfur □ Sour □ Pe	trole	eum/Gas				
Clarity	Clarity									
Floating Solids										
Settled So	Settled Solids**									
Suspended Solids No Yes (Describe):										
Foam (ger	•	. ,	□ No □ Yes (D							
Oil Sheen		e 🗆 Fle er (Descri		□ Sheen □ Slick						
of Stormw	ious Indica ater Polluti	on L		ibe):						
documentat	tion) that les	s than a 7	2-hour interval is repre	s storm did not yield a measur esentative of local storm even o sit for approximately one-ha	s du	ring the sar		are able to document (attach applicable period.		
Identify p	robable so	ources of	any observed stor	rmwater contamination. A	lso,	include a	ny ad	ditional comments, descriptions		
of picture	of pictures taken, and any corrective actions necessary below (attach additional sheets as necessary).									
			Certification Sta	tement (Refer to permit f	or S	ignatory F	Requi	rements)		
"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 gathered and evaluated 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."										
A. Name:	A. Name: B. Title:									
C. Signature	D. Date Signed:									

Stormwater Visual Assessment Form

(Complete a separate form for each assessed outfall)

			Facility Assessment Info	rmation					
Name of	Facility:		Perm	it Auth. No.					
Outfall Na	ame:	"Substantially Iden	tical Discharge Point"?	Yes □ No					
Person(s)/Title(s) collecting s	ample;							
Person(s)/Title(s) examining	sample:							
Date & Time Discharge Date & Time Sample Collected: Date & Time Sample									
Substitute	e Sample? 🗆 No	☐ Yes							
Nature of	Discharge: Rain	fall Snowmelt							
Rainfall A	mount:		Previous Storm Ended > 72 Before Start of This Storm?	hours Ye	s 🗆 No				
			Pollutants Observ	ed					
Color	☐ None ☐ Oth	er (Describe):							
Odor	□ None □ Mus □ Solvents □ C	, -	Sulfur Sour Petr	oleum/Gas					
Clarity	☐ Clear ☐ Slig	htly Cloudy Cloudy	oudy Opaque Other						
Floating S	Floating Solids								
Settled So	olids**	☐ Yes (Describe):							
Suspended Solids No Yes (Describe):									
Foam (gently shake sample) No Yes (Describe):									
Oil Sheen	☐ None ☐ F	lecks Globs ibe):	□ Sheen □ Slick						
of Stormy	vater Pollution		ibe):	_					
documenta	ition) that less than a 7	72-hour interval is repre	s storm did not yield a measurat esentative of local storm events o sit for approximately one-half l	during the sa	or if you a mpling pe	are able to document (attach applicable priod.			
					any addi	itional comments, descriptions			
of pictures taken, and any corrective actions necessary below (attach additional sheets as necessary).									
		Certification Sta	tement (Refer to permit for	Signatory	Require	ments)			
"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 gathered and evaluated 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."									
A. Name:	A. Name: B. Title:								
C. Signatur	C. Signature: D. Date Signed:								

Stormwater Visual Assessment Form (Complete a separate form for each assessed outfall)

				Facility Assessmen	t Inform	nation				
Name of F	acility:				Permit A	Auth. No,				
Outfall Na	me:		"Substantially Ident	tical Discharge Point"?	□ Ye	es 🗆 No				
Person(s)	Person(s)/Title(s) collecting sample:									
Person(s)	/Title(s) ex	amining s	sample:							
Date & Time Discharge Date & Time Sample Collected: Date & Time Sample										
Substitute	Sample?	□ No	□ Yes							
Nature of	Discharge:	□ Rain	fall Snowmelt							
Rainfall Ar	mount:			Previous Storm Ended Before Start of This Sto		urs 🗆 Ye	s 🗆 N	No		
				Pollutants Ob	served					
Color	☐ None	☐ Othe	er (Describe):		_					
II CIMOR I			y □ Sewage □ ther (Describe):	Sulfur 🗆 Sour 🗀	Petrole	eum/Gas				
Clarity	□ Clear	☐ Sligh	ntly Cloudy 🗆 Clo	oudy 🗆 Opaque 🗆 (Other					
Floating S	Floating Solids									
Settled So	Settled Solids**									
Suspende	Suspended Solids									
Foam (ger	ntly shake	sample)	□ No □ Yes (D	escribe):						
Oil Sheen		e 🗆 Fl er (Descri	ecks Globs [be):	☐ Sheen ☐ Slick						
Other Obv			No ☐ Yes (Descr	ibe):						
documentat	tion) that les	s than a 7	2-hour interval is repre	s storm did not yield a mea esentative of local storm e o sit for approximately one	vents du	ring the sar		are able to document (attach applicable period.		
Identify pr	robable so	ources of	any observed stor	rmwater contamination	n. Also,	include a	ny ad	ditional comments, descriptions of		
pictures to	pictures taken, and any corrective actions necessary below (attach additional sheets as necessary).									
				tement (Refer to perm			<u>·</u>			
"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 gathered and evaluated 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."										
A. Name:	A. Name: B. Title:									
C. Signature	e:					D. Date Si	gned:			

EXHIBIT Additional Community Activities-A

Teklab Results



March 11, 2022

Tony Schenk, P.E. Gonzalez Companies, LLC 525 West Main Street, Suite 125 Belleville, IL 62220

TEL: (618) 222-2221

FAX:

RE: NPDES/Belleville

Dear Tony Schenk, P.E.:

TEKLAB, INC received 2 samples on 3/7/2022 12:45:00 PM for the analysis presented in the following report.

Samples are analyzed on an as received basis unless otherwise requested and documented. The sample results contained in this report relate only to the requested analytes of interest as directed on the chain of custody. NELAP accredited fields of testing are indicated by the letters NELAP under the Certification column. Unless otherwise documented within this report, Teklab Inc. analyzes samples utilizing the most current methods in compliance with 40CFR. All tests are performed in the Collinsville, IL laboratory unless otherwise noted in the Case Narrative.

All quality control criteria applicable to the test methods employed for this project have been satisfactorily met and are in accordance with NELAP except where noted. The following report shall not be reproduced, except in full, without the written approval of Teklab, Inc.

If you have any questions regarding these tests results, please feel free to call.

Sincerely,

Marvin L. Darling

Project Manager (618)344-1004 ex 41

mdarling@teklabinc.com

Marin L. Darling II



Illinois 100226 Kansas E-10374 Louisiana 05002 Louisiana 05003

Oklahoma

9978

WorkOrder: 22030435



Report Contents

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22030435

Client Project: NPDES/Belleville Report Date: 11-Mar-22

This reporting package includes the following:

Cover Letter	1
Report Contents	2
Definitions	3
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Laboratory Results	7
Receiving Check List	9
Chain of Custody	Appended



Definitions

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22030435

Client Project: NPDES/Belleville Report Date: 11-Mar-22

Abbr Definition

- * Analytes on report marked with an asterisk are not NELAP accredited
- CCV Continuing calibration verification is a check of a standard to determine the state of calibration of an instrument between recalibration.
- CRQL A Client Requested Quantitation Limit is a reporting limit that varies according to customer request. The CRQL may not be less than the MDL.
 - DF Dilution factor is the dilution performed during analysis only and does not take into account any dilutions made during sample preparation. The reported result is final and includes all dilution factors.
 - DNI Did not ignite
- DUP Laboratory duplicate is a replicate aliquot prepared under the same laboratory conditions and independently analyzed to obtain a measure of precision.
- ICV Initial calibration verification is a check of a standard to determine the state of calibration of an instrument before sample analysis is initiated.
- IDPH IL Dept. of Public Health
- LCS Laboratory control sample is a sample matrix, free from the analytes of interest, spiked with verified known amounts of analytes and analyzed exactly like a sample to establish intra-laboratory or analyst specific precision and bias or to assess the performance of all or a portion of the measurement system.
- LCSD Laboratory control sample duplicate is a replicate laboratory control sample that is prepared and analyzed in order to determine the precision of the approved test method. The acceptable recovery range is listed in the QC Package (provided upon request).
- MBLK Method blank is a sample of a matrix similar to the batch of associated sample (when available) that is free from the analytes of interest and is processed simultaneously with and under the same conditions as samples through all steps of the analytical procedures, and in which no target analytes or interferences should present at concentrations that impact the analytical results for sample analyses.
- MDL "The method detection limit is defined as the minimum measured concentration of a substance that can be reported with 99% confidence that the measured concentration is distinguishable from method blank results."
- MS Matrix spike is an aliquot of matrix fortified (spiked) with known quantities of specific analytes that is subjected to the entire analytical procedures in order to determine the effect of the matrix on an approved test method's recovery system. The acceptable recovery range is listed in the QC Package (provided upon request).
- MSD Matrix spike duplicate means a replicate matrix spike that is prepared and analyzed in order to determine the precision of the approved test method. The acceptable recovery range is listed in the QC Package (provided upon request).
- MW Molecular weight
- NC Data is not acceptable for compliance purposes
- ND Not Detected at the Reporting Limit
- NELAP NELAP Accredited
 - PQL Practical quantitation limit means the lowest level that can be reliably achieved within specified limits of precision and accuracy during routine laboratory operation conditions.
 - RL The reporting limit the lowest level that the data is displayed in the final report. The reporting limit may vary according to customer request or sample dilution. The reporting limit may not be less than the MDL.
 - RPD Relative percent difference is a calculated difference between two recoveries (ie. MS/MSD). The acceptable recovery limit is listed in the QC Package (provided upon request).
 - SPK The spike is a known mass of target analyte added to a blank sample or sub-sample; used to determine recovery deficiency or for other quality control purposes.
 - Surr Surrogates are compounds which are similar to the analytes of interest in chemical composition and behavior in the analytical process, but which are not normally found in environmental samples.
 - TIC Tentatively identified compound: Analytes tentatively identified in the sample by using a library search. Only results not in the calibration standard will be reported as tentatively identified compounds. Results for tentatively identified compounds that are not present in the calibration standard, but are assigned a specific chemical name based upon the library search, are calculated using total peak areas from reconstructed ion chromatograms and a response factor of one. The nearest Internal Standard is used for the calculation. The results of any TICs must be considered estimated, and are flagged with a "T". If the estimated result is above the calibration range it is flagged "ET"
- TNTC Too numerous to count (> 200 CFU)



Definitions

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22030435

Client Project: NPDES/Belleville Report Date: 11-Mar-22

.

- Unknown hydrocarbon

C - RL shown is a Client Requested Quantitation Limit

H - Holding times exceeded

J - Analyte detected below quantitation limits

ND - Not Detected at the Reporting Limit

S - Spike Recovery outside recovery limits

X - Value exceeds Maximum Contaminant Level

Qualifiers

B - Analyte detected in associated Method Blank

E - Value above quantitation range

I - Associated internal standard was outside method criteria

M - Manual Integration used to determine area response

R - RPD outside accepted recovery limits

T - TIC(Tentatively identified compound)



Case Narrative

http://www.teklabinc.com/

Work Order: 22030435

Report Date: 11-Mar-22

Client: Gonzalez Companies, LLC

Client Project: NPDES/Belleville

Cooler Receipt Temp: 4.2 °C

Locations

	Collinsville		Springfield	Kansas City					
Address	5445 Horseshoe Lake Road	Address	3920 Pintail Dr	Address	8421 Nieman Road				
	Collinsville, IL 62234-7425		Springfield, IL 62711-9415		Lenexa, KS 66214				
Phone	(618) 344-1004	Phone	(217) 698-1004	Phone	(913) 541-1998				
Fax	(618) 344-1005	Fax	(217) 698-1005	Fax	(913) 541-1998				
Email	jhriley@teklabinc.com	Email	KKlostermann@teklabinc.com	Email	jhriley@teklabinc.com				
	Collinsville Air		Chicago						
Address	5445 Horseshoe Lake Road	Address	1319 Butterfield Rd						
	Collinsville, IL 62234-7425		Downers Grove, IL 60515						
Phone	(618) 344-1004	Phone	(630) 324-6855						
Fax	(618) 344-1005	Fax							
Email	EHurley@teklabinc.com	Email	arenner@teklabinc.com						



Accreditations

http://www.teklabinc.com/

Work Order: 22030435

Report Date: 11-Mar-22

Client: Gonzalez Companies, LLC

Client Project: NPDES/Belleville

State	Dept	Cert #	NELAP	Exp Date	Lab
Illinois	IEPA	100226	NELAP	1/31/2023	Collinsville
Kansas	KDHE	E-10374	NELAP	4/30/2022	Collinsville
Louisiana	LDEQ	05002	NELAP	6/30/2022	Collinsville
Louis iana	LDEQ	05003	NELAP	6/30/2022	Collinsville
Oklahoma	ODEQ	9978	NELAP	8/31/2022	Collinsville
Arkansas	ADEQ	88-0966		3/14/2022	Collinsville
Illinois	IDPH	17584		5/31/2023	Collinsville
Kentucky	UST	0073		1/31/2023	Collinsville
Missouri	MDNR	00930		5/31/2023	Collinsville
Missouri	MDNR	930		1/31/2025	Collinsville



Laboratory Results

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC

Work Order: 22030435

Client Project: NPDES/Belleville

Report Date: 11-Mar-22

Lab ID: 22030435-001

Client Sample ID: Richland

Matrix: AQUEOUS Collection Date: 03/07/2022 9:10

Analyses	Certification	RL Qual	Result	Units	DF	Date Analyzed Batch
STANDARD METHODS 22ND	D ED. 9222 D MEMBR	ANE FILTER				
Fecal Coliform	<u> </u>	100	600	CFU/100ml	100	03/07/2022 14:49 R307930
EPA 1664A						
Hexane Extractable Material	NELAP	6	< 6	mg/L	1	03/09/2022 10:40 R308015
EPA 600 351.2 R2.0, 353.2 R	2.0					
Nitrogen, Total	*	1.0	2.0	mg/L	1	03/10/2022 0:00 R308069
EPA 600 365.4 (TOTAL)						
Phosphorus, Total (as P)	NELAP	0.100	0.494	mg/L	1	03/10/2022 11:37 188411
STANDARD METHODS 2540	D 1997, 2011					
Total Suspended Solids	NELAP	15	115	mg/L	2.56	03/08/2022 10:55 R307938
STANDARD METHODS 4500	-CL E (TOTAL) 1997,	2011				
Chloride	NELAP	40	83	mg/L	10	03/07/2022 17:12 R307876



Laboratory Results

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC

Work Order: 22030435

Client Project: NPDES/Belleville

Report Date: 11-Mar-22

Lab ID: 22030435-002

Client Sample ID: Stolberg

Matrix: AQUEOUS

Collection Date: 03/07/2022 9:28

Analyses	Certification	RL (Qual Result	Units	DF	Date Analyzed Batch
STANDARD METHODS 22ND	ED. 9222 D MEMBR	ANE FILTER				
Fecal Coliform		10	790	CFU/100ml	10	03/07/2022 14:50 R307930
EPA 1664A						
Hexane Extractable Material	NELAP	6	< 6	mg/L	1	03/09/2022 10:40 R308015
EPA 600 351.2 R2.0, 353.2 R	2.0					
Nitrogen, Total	*	1.0	1.1	mg/L	1	03/10/2022 0:00 R308069
EPA 600 365.4 (TOTAL)						8
Phosphorus, Total (as P)	NELAP	0.100	0.394	mg/L	1	03/10/2022 11:42 188411
STANDARD METHODS 2540	D 1997, 2011					
Total Suspended Solids	NELAP	6	68	mg/L	1	03/08/2022 10:57 R307938
STANDARD METHODS 4500	-CL E (TOTAL) 1997,	2011				
Chloride	NELAP	40	75	mg/L	10	03/07/2022 17:20 R307876



Receiving Check List

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22030435

Client Project: NPDES/Belleville Report Date: 11-Mar-22

Report Date: 11-Mai-22

Carrier: Kendric Hamilton Received By: PWR Elizabeth a Hurley Reviewed by: Completed by: Mary E. Kemp On: On: 07-Mar-22 07-Mar-22 Mary E. Kemp Elizabeth A. Hurley Pages to follow: Chain of custody Extra pages included No 🗌 Not Present Shipping container/cooler in good condition? Yes

Temp °C 4.2 Ice 🗸 Blue Ice Type of thermal preservation? None Dry Ice Chain of custody present? No \square Yes **V** No 🗌 Chain of custody signed when relinquished and received? Yes **V** No 🗌 Chain of custody agrees with sample labels? Yes **V** No \square Samples in proper container/bottle? Yes No 🗌 **V** Sample containers intact? Yes No 🗌 V Sufficient sample volume for indicated test? Yes **V** No 🗌 All samples received within holding time? Yes NA 🛂 Reported field parameters measured: Field ___ Lab 🗌 Container/Temp Blank temperature in compliance? Yes 🔽 No 🗌 When thermal preservation is required, samples are compliant with a temperature between 0.1°C - 6.0°C, or when samples are received on ice the same day as collected Yes 🗌 No 🗌 No VOA vials Water - at least one vial per sample has zero headspace? Water - TOX containers have zero headspace? Yes 🗌 No 🗌 No TOX containers Yes 🗸 No 🗌 Water - pH acceptable upon receipt? No 🗌 NA 🗸 NPDES/CWA TCN interferences checked/treated in the field? Yes

Any No responses must be detailed below or on the COC.

Preservation checks for O&G analysis are to be completed by the laboratory technician prior to analysis. - MKemp - 3/7/2022 1:28:13 PM pH strip #78011. - PR/MKemp - 3/7/2022 1:28:19 PM

CHAIN OF CUSTODY pg. of Work order # 22 530135

TEKLAB, INC. 5445 Horseshoe Lake Road - Collinsville, IL 62234 - Phone: (618) 344-1004 - Fax: (618) 344-1005

Client:	Gonzalez Compar	Sa	mples on: 🗷 K	Œ	8 B	LÜE	CE [⅓ N	ICE	L	1.2	°C	Ľ	TG#	5					
Address:	525 West Main St	reet, Suite 125					Pr	eserved in: 🖾 🗅	AB	∰ FI	ELD	78	ρH		FOR	AB L	JSE C	NLY		
City / State	Zip Belleville, IL 6222	20					La	b Notes:				PR	. 3	110	n					
Contact:	Tony Schenk, P.E.		Phone:		(618)	222-2221	j_							,						
E-Mail:			Fax:				CI	ent Comments				_	_		_			_	_	
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agreement, and that he/she has the authority to sign on behalf of the client, See www.teklabinc.com for terms and conditions.



April 28, 2022

Tony Schenk, P.E. Gonzalez Companies, LLC 525 West Main Street, Suite 125 Belleville, IL 62220

TEL: (618) 222-2221

FAX:

RE: NPDES/Belleville

Dear Tony Schenk, P.E.:

TEKLAB, INC received 2 samples on 4/21/2022 11:55:00 AM for the analysis presented in the following report.

Samples are analyzed on an as received basis unless otherwise requested and documented. The sample results contained in this report relate only to the requested analytes of interest as directed on the chain of custody. NELAP accredited fields of testing are indicated by the letters NELAP under the Certification column. Unless otherwise documented within this report, Teklab Inc. analyzes samples utilizing the most current methods in compliance with 40CFR. All tests are performed in the Collinsville, IL laboratory unless otherwise noted in the Case Narrative.

All quality control criteria applicable to the test methods employed for this project have been satisfactorily met and are in accordance with NELAP except where noted. The following report shall not be reproduced, except in full, without the written approval of Teklab, Inc.

If you have any questions regarding these tests results, please feel free to call.

Sincerely,

Marvin L. Darling

Project Manager

(618)344-1004 ex 41 mdarling@teklabinc.com

Marin L. Darling II



Illinois 100226 Kansas E-10374 Louisiana 05002

Louisiana 05003 Oklahoma 9978

WorkOrder: 22041349



Report Contents

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC

Work Order: 22041349

Client Project: NPDES/Belleville

Report Date: 28-Apr-22

This reporting package includes the following:

Cover Letter	1
Report Contents	2
Definitions	3
Case Narrative	5
Accreditations	6
Laboratory Results	7
Receiving Check List	9
Chain of Custody	Appended



Definitions

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22041349

Client Project: NPDES/Belleville Report Date: 28-Apr-22

Abbr Definition

- * Analytes on report marked with an asterisk are not NELAP accredited
- CCV Continuing calibration verification is a check of a standard to determine the state of calibration of an instrument between recalibration.
- CRQL A Client Requested Quantitation Limit is a reporting limit that varies according to customer request. The CRQL may not be less than the MDL.
 - DF Dilution factor is the dilution performed during analysis only and does not take into account any dilutions made during sample preparation. The reported result is final and includes all dilution factors.
 - DNI Did not ignite
- DUP Laboratory duplicate is a replicate aliquot prepared under the same laboratory conditions and independently analyzed to obtain a measure of precision.
- ICV Initial calibration verification is a check of a standard to determine the state of calibration of an instrument before sample analysis is initiated.
- IDPH IL Dept. of Public Health
- LCS Laboratory control sample is a sample matrix, free from the analytes of interest, spiked with verified known amounts of analytes and analyzed exactly like a sample to establish intra-laboratory or analyst specific precision and bias or to assess the performance of all or a portion of the measurement system.
- LCSD Laboratory control sample duplicate is a replicate laboratory control sample that is prepared and analyzed in order to determine the precision of the approved test method. The acceptable recovery range is listed in the QC Package (provided upon request).
- MBLK Method blank is a sample of a matrix similar to the batch of associated sample (when available) that is free from the analytes of interest and is processed simultaneously with and under the same conditions as samples through all steps of the analytical procedures, and in which no target analytes or interferences should present at concentrations that impact the analytical results for sample analyses,
- MDL "The method detection limit is defined as the minimum measured concentration of a substance that can be reported with 99% confidence that the measured concentration is distinguishable from method blank results."
- MS Matrix spike is an aliquot of matrix fortified (spiked) with known quantities of specific analytes that is subjected to the entire analytical procedures in order to determine the effect of the matrix on an approved test method's recovery system. The acceptable recovery range is listed in the QC Package (provided upon request).
- MSD Matrix spike duplicate means a replicate matrix spike that is prepared and analyzed in order to determine the precision of the approved test method. The acceptable recovery range is listed in the QC Package (provided upon request).
- MW Molecular weight
- NC Data is not acceptable for compliance purposes
- ND Not Detected at the Reporting Limit
- NELAP NELAP Accredited
 - PQL Practical quantitation limit means the lowest level that can be reliably achieved within specified limits of precision and accuracy during routine laboratory operation conditions.
 - RL The reporting limit the lowest level that the data is displayed in the final report. The reporting limit may vary according to customer request or sample dilution. The reporting limit may not be less than the MDL.
 - RPD Relative percent difference is a calculated difference between two recoveries (ie, MS/MSD). The acceptable recovery limit is listed in the QC Package (provided upon request).
 - SPK The spike is a known mass of target analyte added to a blank sample or sub-sample; used to determine recovery deficiency or for other quality control purposes.
 - Surr Surrogates are compounds which are similar to the analytes of interest in chemical composition and behavior in the analytical process, but which are not normally found in environmental samples.
 - TIC Tentatively identified compound: Analytes tentatively identified in the sample by using a library search. Only results not in the calibration standard will be reported as tentatively identified compounds. Results for tentatively identified compounds that are not present in the calibration standard, but are assigned a specific chemical name based upon the library search, are calculated using total peak areas from reconstructed ion chromatograms and a response factor of one. The nearest Internal Standard is used for the calculation. The results of any TICs must be considered estimated, and are flagged with a "T". If the estimated result is above the calibration range it is flagged "ET"
- TNTC Too numerous to count (> 200 CFU)



J - Analyte detected below quantitation limits

S - Spike Recovery outside recovery limits

X - Value exceeds Maximum Contaminant Level

ND - Not Detected at the Reporting Limit

Definitions

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22041349

Client Project: NPDES/Belleville Report Date: 28-Apr-22

Qualifiers

- Unknown hydrocarbon Analyte detected in associated Method Blank

C - RL shown is a Client Requested Quantitation Limit Value above quantitation range

H - Holding times exceeded Associated internal standard was outside method criteria

R - RPD outside accepted recovery limits

T - TIC(Tentatively identified compound)

Manual Integration used to determine area response



Case Narrative

http://www.teklabinc.com/

Work Order: 22041349

Report Date: 28-Apr-22

Client: Gonzalez Companies, LLC

Client Project: NPDES/Belleville

Cooler Receipt Temp: 5.4 °C

Locations

Collinsville			Springfield	Kansas City		
Address	5445 Horseshoe Lake Road	Address	3920 Pintail Dr	Address	8421 Nieman Road	
	Collinsville, IL 62234-7425		Springfield, IL 62711-9415		Lenexa, KS 66214	
Phone	(618) 344-1004	Phone	(217) 698-1004	Phone	(913) 541-1998	
Fax	(618) 344-1005	Fax	(217) 698-1005	Fax	(913) 541-1998	
Email	jhriley@teklabinc.com	Email	KKlostermann@teklabinc.com	Email	jhriley@teklabinc.com	
	Collinsville Air	<u> 7.00</u>	Chicago			
Address	5445 Horseshoe Lake Road	Address	1319 Butterfield Rd			
	Collinsville, IL 62234-7425		Downers Grove, IL 60515			
Phone	(618) 344-1004	Phone	(630) 324-6855			
Fax	(618) 344-1005	Fax				
Email	EHurley@teklabinc.com	Email	arenner@teklabinc.com			



Accreditations

http://www.teklabinc.com/

Work Order: 22041349

Report Date: 28-Apr-22

Client: Gonzalez Companies, LLC

Client Project: NPDES/Belleville

State	Dept	Cert#	NELAP	Exp Date	Lab
Illinois	IEPA	100226	NELAP	1/31/2023	Collinsville
Kansas	KDHE	E-10374	NELAP	4/30/2022	Collinsville
Louisiana	LDEQ	05002	NELAP	6/30/2022	Collinsville
Louisiana	LDEQ	05003	NELAP	6/30/2022	Collinsville
Oklahoma	ODEQ	9978	NELAP	8/31/2022	Collinsville
Arkansas	ADEQ	88-0966		3/14/2023	Collinsville
Illinois	IDPH	17584		5/31/2023	Collinsville
Kentucky	UST	0073		1/31/2023	Collinsville
Missouri	MDNR	00930		5/31/2023	Collinsville
Missouri	MDNR	930		1/31/2025	Collinsville



Laboratory Results

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC

Work Order: 22041349

Client Project: NPDES/Belleville

Report Date: 28-Apr-22

Lab ID: 22041349-001

Client Sample ID: Richland

Matrix: AQUEOUS

Collection Date: 04/21/2022 7:56

Analyses	Certification	RL Qual	Result	Units	DF	Date Analyzed Batch
STANDARD METHODS 22NI	D ED. 9222 D MEMBR	ANE FILTER				
Fecal Coliform		100	4400	CFU/100ml	100	04/21/2022 13:25 R309926
EPA 1664A						
Hexane Extractable Material	NELAP	6	< 6	mg/L	1	04/27/2022 10:04 R310175
EPA 600 351.2 R2.0, 353.2 R	2.0					
Nitrogen, Total	*	1.0	1.9	mg/L	1	04/25/2022 0:00 R309992
EPA 600 365.4 (TOTAL)						
Phosphorus, Total (as P)	NELAP	0.100	0.211	mg/L	1	04/26/2022 9:26 191023
STANDARD METHODS 2540	D 1997, 2011					
Total Suspended Solids	NELAP	6	18	mg/L	1	04/25/2022 13:55 R310014
STANDARD METHODS 4500	-CL E (TOTAL) 1997,	2011				
Chloride	NELAP	5	94	mg/L	5	04/26/2022 19:15 R310117



Laboratory Results

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22041349

Client Project: NPDES/Belleville Report Date: 28-Apr-22

Lab ID: 22041349-002 Client Sample ID: Stolberg

Matrix: AQUEOUS Collection Date: 04/21/2022 8:11

Analyses	Certification	RL Qual	Result	Units	DF	Date Analyzed Batch
STANDARD METHODS 22ND	D ED. 9222 D MEMBR	ANE FILTER				
Fecal Coliform	*	10	< 10	CFU/100ml	10	04/21/2022 13:25 R309926
EPA 1664A						
Hexane Extractable Material	NELAP	6	< 6	mg/L	Ť	04/27/2022 10:04 R310175
EPA 600 351.2 R2.0, 353.2 R	2.0					
Nitrogen, Total	n®	1.0	1.1	mg/L	1	04/25/2022 0:00 R309992
EPA 600 365.4 (TOTAL)						
Phosphorus, Total (as P)	NELAP	0.100	< 0.100	mg/L	1	04/25/2022 8:56 190978
STANDARD METHODS 2540	D 1997, 2011					
Total Suspended Solids	NELAP	6	< 6	mg/L	1	04/25/2022 13:56 R310014
STANDARD METHODS 4500	-CL E (TOTAL) 1997,	2011				
Chloride	NELAP	5	103	mg/L	5	04/26/2022 19:23 R310117



Receiving Check List

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22041349

Client Project: NPDES/Belleville Report Date: 28-Apr-22

Carrier: Kendric Hamilton Received By: MEK Elizabeth a Hurley Completed by: Mary E. Kemp Reviewed by: On: On: 21-Apr-22 21-Apr-22 Elizabeth A. Hurley Mary E. Kemp Pages to follow: Chain of custody Extra pages included No 🗌 Not Present Shipping container/cooler in good condition? Yes Temp °C 5.4 ice 🗹 Blue Ice Type of thermal preservation? None Dry Ice Chain of custody present? **V** No \square Yes **V** No 🗌 Chain of custody signed when relinquished and received? Yes **V** No 🗌 Chain of custody agrees with sample labels? Yes **V** No 🗌 Samples in proper container/bottle? Yes **V** No 🗌 Sample containers intact? Yes No 🗌 Sufficient sample volume for indicated test? Yes All samples received within holding time? **V** No 🗌 Yes NA 🗸 Reported field parameters measured: Field \square Lab 🔲 Container/Temp Blank temperature in compliance? Yes 🗸 No 🗀 When thermal preservation is required, samples are compliant with a temperature between 0 1°C - 6 0°C, or when samples are received on ice the same day as collected Yes 🗌 No 🗔 No VOA vials 🗸 Water - at least one vial per sample has zero headspace? Water - TOX containers have zero headspace? Yes No 🗌 No TOX containers ✓ No 🗌 Yes 🗸 NA \square Water - pH acceptable upon receipt? NA 🗸 No 🗌 NPDES/CWA TCN interferences checked/treated in the field? Yes Any No responses must be detailed below or on the COC.

Preservation checks for O&G analysis are to be completed by the laboratory technician prior to analysis, - MKemp - 4/21/2022 12:28:39 PM pH strip #78198, - MKemp - 4/21/2022 12:28:40 PM

CHAIN OF CUSTODY pg. of Work order # 23041349

TEKLAB, INC. 5445 Horseshoe Lake Road - Collinsville, IL 62234 - Phone (618) 344-1004 - Fax: (618) 344-1005

Client:	Gonzalez Compan	Gonzalez Companies, LLC							Samples on: The Brue ice No ice 5.4 °C LTG# 5 Preserved in: LAB FIELD FOR LAB USE ONLY 1 ab Notes: 78198 m EK 4/21/3-3									LTG#	5		
Address:	525 West Main Str	reet, Suite 125						Pr	eserved in: 🗐 L	AB]	FIE	LD	_		FO	RLA	B USE	ONL	Y		
City / State	Zin Belleville, IL 6222	0						La	b Notes:		7819	(8 1	nek	- 4	lailaa						
	Tony Schenk, P.E.	Р	hone:	(€	318) 22	2-2221															
E-Mail:	ischenk@gocos net		aX:					CI	ent Comments		_	_									
Are these samples Are there any requ	known to be involved in lit known to be hazardous? fired reporting limits to be n ent section.	Yes No	_			Yes J	No			Clir	17	al	1	0	1.25	l					
Proj	ect Name/Number	Sa	imple Co	olle	ctor's	Name			MATRIX		1057		IND	ICA	TE ANA	LYSI	S REC	UES	ΓED		
NPDES/Belleville		Kendi	nic Ho	mi	Han						T										
Result	s Requested	The state of the s	ions # and Type of Containers			ě			Feca	오 a	밁	Tota	4.7	1111111							
Standard	1-2 Day (100% Surcharge)			Na2S2O3 H2SO4 UNP		Aqueous		Chloride	Fecal Coliforn	Oil and Grease	Phosphorus	Total Nitrogen	ISS				Н				
Lab Use Only	Sample Identification	Date/Time San		2	203	111		"	11111		크	as	8	3							
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The individual signing this agreement on behalf of the client, acknowledges that he/she has read and understands the terms and conditions of this agreement, and that he/she has the authority to sign on behalf of the client. See www.teklabinc.com for terms and conditions





August 23, 2022

Tony Schenk, P.E. Gonzalez Companies, LLC 525 West Main Street, Suite 125 Belleville, IL 62220

TEL: (618) 222-2221

FAX:

RE: NPDES/Belleville

Dear Tony Schenk, P.E.:

TEKLAB, INC received 2 samples on 8/16/2022 1:55:00 PM for the analysis presented in the following report.

Samples are analyzed on an as received basis unless otherwise requested and documented. The sample results contained in this report relate only to the requested analytes of interest as directed on the chain of custody. NELAP accredited fields of testing are indicated by the letters NELAP under the Certification column. Unless otherwise documented within this report, Teklab Inc. analyzes samples utilizing the most current methods in compliance with 40CFR. All tests are performed in the Collinsville, IL laboratory unless otherwise noted in the Case Narrative.

All quality control criteria applicable to the test methods employed for this project have been satisfactorily met and are in accordance with NELAP except where noted. The following report shall not be reproduced, except in full, without the written approval of Teklab, Inc.

If you have any questions regarding these tests results, please feel free to call.

Sincerely,

Marvin L. Darling

Project Manager (618)344-1004 ex 41

mdarling@teklabinc.com

Marin L. Darling II



Illinois 100226 Kansas E-10374 Louisiana 05002 Louisiana 05003 Oklahoma 9978

WorkOrder: 22081142



Report Contents

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22081142

Client Project: NPDES/Belleville Report Date: 23-Aug-22

This reporting package includes the following:

Cover Letter	1
Report Contents	2
Definitions	3
Case Narrative	5
Accreditations	6
Laboratory Results	7
Receiving Check List	9
Chain of Custody	Annended



Definitions

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22081142

Client Project: NPDES/Belleville Report Date: 23-Aug-22

Abbr Definition

- * Analytes on report marked with an asterisk are not NELAP accredited
- CCV Continuing calibration verification is a check of a standard to determine the state of calibration of an instrument between recalibration.
- CRQL A Client Requested Quantitation Limit is a reporting limit that varies according to customer request. The CRQL may not be less than the MDL-
 - DF Dilution factor is the dilution performed during analysis only and does not take into account any dilutions made during sample preparation. The reported result is final and includes all dilution factors.
 - DNI Did not ignite
- DUP Laboratory duplicate is a replicate aliquot prepared under the same laboratory conditions and independently analyzed to obtain a measure of precision.
- ICV Initial calibration verification is a check of a standard to determine the state of calibration of an instrument before sample analysis is initiated.
- IDPH IL Dept. of Public Health
- LCS Laboratory control sample is a sample matrix, free from the analytes of interest, spiked with verified known amounts of analytes and analyzed exactly like a sample to establish intra-laboratory or analyst specific precision and bias or to assess the performance of all or a portion of the measurement system.
- LCSD Laboratory control sample duplicate is a replicate laboratory control sample that is prepared and analyzed in order to determine the precision of the approved test method. The acceptable recovery range is listed in the QC Package (provided upon request).
- MBLK Method blank is a sample of a matrix similar to the batch of associated sample (when available) that is free from the analytes of interest and is processed simultaneously with and under the same conditions as samples through all steps of the analytical procedures, and in which no target analytes or interferences should present at concentrations that impact the analytical results for sample analyses.
- MDL "The method detection limit is defined as the minimum measured concentration of a substance that can be reported with 99% confidence that the measured concentration is distinguishable from method blank results."
- MS Matrix spike is an aliquot of matrix fortified (spiked) with known quantities of specific analytes that is subjected to the entire analytical procedures in order to determine the effect of the matrix on an approved test method's recovery system. The acceptable recovery range is listed in the QC Package (provided upon request).
- MSD Matrix spike duplicate means a replicate matrix spike that is prepared and analyzed in order to determine the precision of the approved test method. The acceptable recovery range is listed in the QC Package (provided upon request).
- MW Molecular weight
- NC Data is not acceptable for compliance purposes
- ND Not Detected at the Reporting Limit
- NELAP NELAP Accredited
 - PQL Practical quantitation limit means the lowest level that can be reliably achieved within specified limits of precision and accuracy during routine laboratory operation conditions.
 - RL The reporting limit the lowest level that the data is displayed in the final report. The reporting limit may vary according to customer request or sample dilution. The reporting limit may not be less than the MDL.
 - RPD Relative percent difference is a calculated difference between two recoveries (ie. MS/MSD). The acceptable recovery limit is listed in the QC Package (provided upon request).
 - SPK. The spike is a known mass of target analyte added to a blank sample or sub-sample; used to determine recovery deficiency or for other quality
 - Surr Surrogates are compounds which are similar to the analytes of interest in chemical composition and behavior in the analytical process, but which are not normally found in environmental samples.
 - TIC Tentatively identified compound: Analytes tentatively identified in the sample by using a library search. Only results not in the calibration standard will be reported as tentatively identified compounds. Results for tentatively identified compounds that are not present in the calibration standard, but are assigned a specific chemical name based upon the library search, are calculated using total peak areas from reconstructed ion chromatograms and a response factor of one. The nearest Internal Standard is used for the calculation. The results of any TICs must be considered estimated, and are flagged with a "T". If the estimated result is above the calibration range it is flagged "ET"
- TNTC Too numerous to count (> 200 CFU)



- Unknown hydrocarbon

H - Holding times exceeded

Definitions

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22081142

Client Project: NPDES/Belleville Report Date: 23-Aug-22

Qualifiers

- B Analyte detected in associated Method Blank
- E Value above quantitation range
- I Associated internal standard was outside method criteria
- M Manual Integration used to determine area response
- R RPD outside accepted recovery limits
- T TIC(Tentatively identified compound)

S - Spike Recovery outside recovery limits

J - Analyte detected below quantitation limits

ND - Not Detected at the Reporting Limit

X - Value exceeds Maximum Contaminant Level

C - RL shown is a Client Requested Quantitation Limit



Case Narrative

http://www.teklabinc.com/

Work Order: 22081142

Report Date: 23-Aug-22

Client: Gonzalez Companies, LLC

Client Project: NPDES/Belleville

Cooler Receipt Temp: 14.8 °C

Locations

	Collinsville		Springfield	Kansas City				
Address	5445 Horseshoe Lake Road	Address	3920 Pintail Dr	Address	8421 Nieman Road			
	Collinsville, IL 62234-7425		Springfield, IL 6271 1-9415		Lenexa, KS 66214			
Phone	(618) 344-1004	Phone	(217) 698-1004	Phone	(913) 541-1998			
Fax	(618) 344-1005	Fax	(217) 698-1005	Fax	(913) 541-1998			
Email	jhriley@teklabinc.com	Email	KKlostermann@teklabinc.com	Email	jhriley@teklabinc com			
	Collinsville Air		Chicago					
Address	5445 Horseshoe Lake Road	Address	1319 Butterfield Rd.					
	Collinsville, IL 62234-7425		Downers Grove, IL 60515					
Phone	(618) 344-1004	Phone	(630) 324-6855					
Fax	(618) 344-1005	Fax						
Email	EHurley@teklabinc.com	Email	arenner@teklabinc.com					



Accreditations

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC

Work Order: 22081142

Client Project: NPDES/Belleville

Report Date: 23-Aug-22

State	Dept	Cert #	NELAP	Exp Date	Lab
Illinois	IEPA	100226	NELAP	1/31/2023	Collinsville
Kansas	KDHE	E-10374	NELAP	4/30/2023	Collinsville
Louisiana	LDEQ	05002	NELAP	6/30/2023	Collinsville
Louisiana	LDEQ	05003	NELAP	6/30/2023	Collinsville
Oklahoma	ODEQ	9978	NELAP	8/31/2022	Collinsville
Arkansas	ADEQ	88-0966		3/14/2023	Collinsville
Illinois	IDPH	17584		5/31/2023	Collinsville
Iowa	IDNR	430		6/1/2024	Collinsville
Kentucky	UST	0073		1/31/2023	Collinsville
Missouri	MDNR	00930		5/31/2023	Collinsville
Missouri	MDNR	930		1/31/2025	Collinsville



Laboratory Results

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22081142

Client Project: NPDES/Belleville Report Date: 23-Aug-22

Lab ID: 22081142-001 Client Sample ID: Richland

Matrix: AQUEOUS Collection Date: 08/16/2022 9:55

Analyses	Certification	RL Qual	Result	Units	DF	Date Analyzed Batch
STANDARD METHODS 22NI	D ED. 9222 D MEMBR	ANE FILTER				
Fecal Coliform		10	280	CFU/100ml	10	08/16/2022 15:13 R315891
EPA 1664A						
Hexane Extractable Material	NELAP	6	< 6	mg/L	1	08/19/2022 9:41 R316038
EPA 600 351.2 R2.0, 353.2 R	2.0					
Nitrogen, Total		1.0	< 1.0	mg/L	1	08/19/2022 0:00 R316048
EPA 600 365.4 (TOTAL)						
Phosphorus, Total (as P)	NELAP	0.100	0.137	mg/L	1	08/18/2022 9:37 195707
STANDARD METHODS 2540	D 1997, 2011					
Total Suspended Solids	NELAP	6	9	mg/L	1	08/18/2022 10:22 R315979
STANDARD METHODS 4500	-CL E (TOTAL) 1997,	2011				
Chloride	NELAP	10	72	mg/L	10	08/17/2022 17:56 R315958



Laboratory Results

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC

Work Order: 22081142

Client Project: NPDES/Belleville

Report Date: 23-Aug-22

Lab ID: 22081142-002

Client Sample ID: Stolberg

Matrix: AQUEOUS Collection Date: 08/16/2022 10:25

Analyses	Certification	RL Qual	Result	Units	DF	Date Analyzed Batch
STANDARD METHODS 22ND	ED. 9222 D MEMBR	ANE FILTER				
Fecal Coliform	*	100	CG	CFU/100ml	100	08/16/2022 15:13 R315891
CG - Confluent growth covering al	l or part of the filtration a	rea making colonies in	discrete, with co	liforms.		
EPA 1664A						
Hexane Extractable Material	NELAP	6	< 6	mg/L	1	08/19/2022 9:41 R316038
EPA 600 351.2 R2.0, 353.2 R2	2.0			-		
Nitrogen, Total	160	1.0	1.1	mg/L	1	08/19/2022 0:00 R316048
EPA 600 365.4 (TOTAL)						
Phosphorus, Total (as P)	NELAP	0.100	< 0.100	mg/L	1	08/18/2022 9:42 195707
STANDARD METHODS 2540	D 1997, 2011					
Total Suspended Solids	NELAP	6	7	mg/L	1	08/18/2022 10:29 R315979
STANDARD METHODS 4500-	-CL E (TOTAL) 1997,	2011				
Chloride	NELAP	10	85	mg/L	10	08/17/2022 18:04 R315958



pH strip #82999. - CET/rwillis - 8/16/2022 2:17:59 PM

Receiving Check List

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22081142

Client Project: NPDES/Belleville Report Date: 23-Aug-22

Carrier: Michael Kraus Received By: ANC Risannan William Elizabeth a. Hurley Completed by: Reviewed by: On: On: 16-Aug-22 16-Aug-22 Reannan Willis Elizabeth A. Hurley Pages to follow: Chain of custody Extra pages included 0 No 🗌 **V** Not Present Temp °C 14.B Shipping container/cooler in good condition? Yes Ice 🗸 Blue Ice Type of thermal preservation? None Dry Ice No \square **V** Chain of custody present? Yes **V** No 🗌 Chain of custody signed when relinquished and received? Yes **V** Yes No 🗌 Chain of custody agrees with sample labels? **V** No \square Samples in proper container/bottle? Yes **V** No 🗌 Sample containers intact? Yes **V** No 🗌 Sufficient sample volume for indicated test? Yes No 🗌 **V** All samples received within holding time? Yes Field Lab NA 🗸 Reported field parameters measured: Yes 🗸 No 🗌 Container/Temp Blank temperature in compliance? When thermal preservation is required, samples are compliant with a temperature between 0.1°C - 6.0°C, or when samples are received on ice the same day as collected. Yes No 🗌 No VOA vials 🗸 Water - at least one vial per sample has zero headspace? Yes \square No TOX containers ✓ Water - TOX containers have zero headspace? No \square Yes **V** No 🗌 Water - pH acceptable upon receipt? NA 🗸 NPDES/CWA TCN interferences checked/treated in the field? No 🗌 Yes Any No responses must be detailed below or on the COC.

Preservation checks for O&G analysis are to be completed by the laboratory technician prior to analysis. - rwillis - 8/16/2022 2:17:58 PM

Page 9 of 9

	TEKLAB, INC. 54	45 Horse	eshoe Lak	e R																Wo				081	142
Client:	Gonzalez Compan	ies, LLC							Т	San	nple	s on	: X	ICE	<u></u> B B	LÜE	CE	ĭĭ No	ICE),	18	°c	LTG#	5	
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City / State	Zin Belleville, IL 6222	:0							Ť	Lah	Not	esp	h 18	50%	19	627	2	5-11	-73			-14 10			- 1
Contact:	Tony Schenk, P.E.		Phone		(618) 222	-2221		7		,,,		,,,	-, -					.,						- 1
E-Mail:	tschenk@gocos.net		Fax:		=				-	Clie	nt C	omn	nent	5		_			_						
Are these sample: Are there any requ	s known to be involved in life known to be hazardous? sired reporting limits to be nent section.	Yes a	₫ No					No N	0					Rai	iv (all	0	.30'	.1						
Proj	ect Name/Number		Sample	Coll	ecto	or's l	Nam	е	1		MA	TRIX		Т			IND	OICA	TE A	NALYS	IS RE	QUES	TED		
NPDES/Belleville			Mike Kro	2115										Ì								1			
Result	s Requested		structions		nd T	ype o	f Con	tainer	5	>		П			Fec	<u>₽</u>	뫄	Tota			1				
Standard 1-2 Day (100% Surcharge) Other 3 Day (50% Surcharge) Lab Use Only Sample Identification				\Box	H2S04	\neg			7	Aqueous				Chloride	Fecal Coliform	Oil and Grease	osphorus	I Nitroger	TSS						
		Date/Ti	te/Time Sampled		<u>۱</u>	3										o l									11
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The individual signing this agreement on behalf of the client, acknowledges that he/s he has read and understands the terms and conditions of this agreement, and that he/she has the authority to sign on behalf of the client. See www,teklabinc.com for terms and conditions.

BottleOrder: 73455





December 15, 2022

Tony Schenk, P.E. Gonzalez Companies, LLC 525 West Main Street, Suite 125 Belleville, IL 62220

TEL: (618) 222-2221

FAX:

RE: NPDES/Belleville

Dear Tony Schenk, P.E.:

TEKLAB, INC received 2 samples on 12/8/2022 12:15:00 PM for the analysis presented in the following report.

Samples are analyzed on an as received basis unless otherwise requested and documented. The sample results contained in this report relate only to the requested analytes of interest as directed on the chain of custody. NELAP accredited fields of testing are indicated by the letters NELAP under the Certification column. Unless otherwise documented within this report, Teklab Inc. analyzes samples utilizing the most current methods in compliance with 40CFR. All tests are performed in the Collinsville, IL laboratory unless otherwise noted in the Case Narrative.

All quality control criteria applicable to the test methods employed for this project have been satisfactorily met and are in accordance with NELAP except where noted. The following report shall not be reproduced, except in full, without the written approval of Teklab, Inc.

If you have any questions regarding these tests results, please feel free to call.

Sincerely,

Elizabeth A. Hurley

Elizabeth a Hurley

Director of Customer Service

(618)344-1004 ex 33

ehurley@teklabinc.com



Illinois 100226
Kansas E-10374
Louisiana 05002
Louisiana 05003
Oklahoma 9978

WorkOrder: 22120556



Report Contents

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22120556

Client Project: NPDES/Belleville Report Date: 15-Dec-22

This reporting package includes the following:

Cover Letter	1
Report Contents	2
Definitions	3
Case Narrative	5
Accreditations	6
Laboratory Results	7
Receiving Check List	9
Chain of Custody	Appended



Definitions

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22120556

Client Project: NPDES/Belleville Report Date: 15-Dec-22

Abbr Definition

- * Analytes on report marked with an asterisk are not NELAP accredited
- CCV Continuing calibration verification is a check of a standard to determine the state of calibration of an instrument between recalibration.
- CRQL A Client Requested Quantitation Limit is a reporting limit that varies according to customer request. The CRQL may not be less than the MDL.
 - DF Dilution factor is the dilution performed during analysis only and does not take into account any dilutions made during sample preparation. The reported result is final and includes all dilution factors.
 - DNI Did not ignite
- DUP Laboratory duplicate is a replicate aliquot prepared under the same laboratory conditions and independently analyzed to obtain a measure of precision.
- ICV Initial calibration verification is a check of a standard to determine the state of calibration of an instrument before sample analysis is initiated.
- IDPH IL Dept. of Public Health
- LCS Laboratory control sample is a sample matrix, free from the analytes of interest, spiked with verified known amounts of analytes and analyzed exactly like a sample to establish intra-laboratory or analyst specific precision and bias or to assess the performance of all or a portion of the measurement system.
- LCSD Laboratory control sample duplicate is a replicate laboratory control sample that is prepared and analyzed in order to determine the precision of the approved test method. The acceptable recovery range is listed in the QC Package (provided upon request).
- MBLK Method blank is a sample of a matrix similar to the batch of associated sample (when available) that is free from the analytes of interest and is processed simultaneously with and under the same conditions as samples through all steps of the analytical procedures, and in which no target analytes or interferences should present at concentrations that impact the analytical results for sample analyses.
- MDL "The method detection limit is defined as the minimum measured concentration of a substance that can be reported with 99% confidence that the measured concentration is distinguishable from method blank results."
- MS Matrix spike is an aliquot of matrix fortified (spiked) with known quantities of specific analytes that is subjected to the entire analytical procedures in order to determine the effect of the matrix on an approved test method's recovery system. The acceptable recovery range is listed in the QC Package (provided upon request).
- MSD Matrix spike duplicate means a replicate matrix spike that is prepared and analyzed in order to determine the precision of the approved test method. The acceptable recovery range is listed in the QC Package (provided upon request).
- MW Molecular weight
- NC Data is not acceptable for compliance purposes
- ND Not Detected at the Reporting Limit
- NELAP NELAP Accredited
 - PQL Practical quantitation limit means the lowest level that can be reliably achieved within specified limits of precision and accuracy during routine laboratory operation conditions,
 - RL The reporting limit the lowest level that the data is displayed in the final report. The reporting limit may vary according to customer request or sample dilution. The reporting limit may not be less than the MDL.
 - RPD Relative percent difference is a calculated difference between two recoveries (ie. MS/MSD). The acceptable recovery limit is listed in the QC Package (provided upon request).
 - SPK The spike is a known mass of target analyte added to a blank sample or sub-sample; used to determine recovery deficiency or for other quality control purposes.
 - Surr Surrogates are compounds which are similar to the analytes of interest in chemical composition and behavior in the analytical process, but which are not normally found in environmental samples.
 - TIC Tentatively identified compound: Analytes tentatively identified in the sample by using a library search. Only results not in the calibration standard will be reported as tentatively identified compounds. Results for tentatively identified compounds that are not present in the calibration standard, but are assigned a specific chemical name based upon the library search, are calculated using total peak areas from reconstructed ion chromatograms and a response factor of one. The nearest Internal Standard is used for the calculation. The results of any TICs must be considered estimated, and are flagged with a "T". If the estimated result is above the calibration range it is flagged "ET"
- TNTC Too numerous to count (> 200 CFU)



Definitions

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC Work Order: 22120556

Client Project: NPDES/Belleville Report Date: 15-Dec-22

Qualifiers

- B Analyte detected in associated Method Blank
 - E Value above quantitation range
 - 1 Associated internal standard was outside method criteria
 - M Manual Integration used to determine area response
 - R RPD outside accepted recovery limits
 - T TIC(Tentatively identified compound)

- C RL shown is a Client Requested Quantitation Limit
- H Holding times exceeded
- J Analyte detected below quantitation limits
- ND Not Detected at the Reporting Limit
- S Spike Recovery outside recovery limits
- X Value exceeds Maximum Contaminant Level



Case Narrative

http://www.teklabinc.com/

Work Order: 22120556

Report Date: 15-Dec-22

Client: Gonzalez Companies, LLC

Client Project: NPDES/Belleville

Cooler Receipt Temp: 4.8 °C

Locations

	Collinsville		Springfield		Kansas City
Address	5445 Horseshoe Lake Road	Address	3920 Pintail Dr	Address	8421 Nieman Road
	Collinsville, IL 62234-7425		Springfield, IL 62711-9415		Lenexa, KS 66214
Phone	(618) 344-1004	Phone	(217) 698-1004	Phone	(913) 541-1998
Fax	(618) 344-1005	Fax	(217) 698-1005	Fax	(913) 541-1998
Email	jhriley@teklabinc.com	Email	KKlostermann@teklabinc.com	Email	jhriley@teklabinc.com
	Collinsville Air		Chicago		
Address	5445 Horseshoe Lake Road	Address	1319 Butterfield Rd		
	Collinsville, IL 62234-7425		Downers Grove, IL 60515		
Phone	(618) 344-1004	Phone	(630) 324-6855		
Fax	(618) 344-1005	Fax			
Email	EHurley@teklabinc.com	Email	arenner@teklabinc.com		



Accreditations

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC

Work Order: 22120556

Client Project: NPDES/Belleville Report Date: 15-Dec-22

State	Dept	Cert #	NELAP	Exp Date	Lab
Illinois	IEPA	100226	NELAP	1/31/2023	Collinsville
Kansas	KDHE	E-10374	NELAP	4/30/2023	Collinsville
Louisiana	LDEQ	05002	NELAP	6/30/2023	Collinsville
Louisiana	LDEQ	05003	NELAP	6/30/2023	Collinsville
Oklahoma	ODEQ	9978	NELAP	8/31/2023	Collinsville
Arkansas	ADEQ	88-0966		3/14/2023	Collinsville
Illinois	IDPH	17584		5/31/2023	Collinsville
Iowa	IDNR	430		6/1/2024	Collinsville
Kentúcky	UST	0073		1/31/2023	Collinsville
Missouri	MDNR	00930		5/31/2023	Collinsville
Missouri	MDNR	930		1/31/2025	Collinsville



Lab ID: 22120556-001

Laboratory Results

http://www.teklabinc.com/

Work Order: 22120556 Client: Gonzalez Companies, LLC

Client Project: NPDES/Belleville Report Date: 15-Dec-22

Client Sample ID: Richland Matrix: AQUEOUS Collection Date: 12/08/2022 9:40

Analyses	Certification	RL Qual	Result	Units	DF	Date Analyzed Batch
STANDARD METHODS 9222	D 22ND ED. MEMBR	ANE FILTRATION				
Fecal Coliform	(★)	100	>20000	CFU/100ml	100	12/08/2022 13:13 R322164
EPA 1664A						
Hexane Extractable Material	NELAP	6	9	mg/L	1	12/14/2022 10:35 R322409
EPA 600 351.2 R2.0, 353.2 R	2.0					
Nitrogen, Total	(★)	1.0	7.8	mg/L	1	12/14/2022 0:00 R322357
EPA 600 365.4 (TOTAL)						
Phosphorus, Total (as P)	NELAP	0.100	1.04	mg/L	1	12/12/2022 15:35 200881
STANDARD METHODS 2540	D 1997, 2011					
Total Suspended Solids	NELAP	6	13	mg/L	1	12/12/2022 10:45 R322246
STANDARD METHODS 4500	-CL E (TOTAL) 1997,	2011				
Chloride	NELAP	20	101	mg/L	5	12/13/2022 16:57 R322326



Laboratory Results

http://www.teklabinc.com/

Client: Gonzalez Companies, LLC

Work Order: 22120556

Client Project: NPDES/Belleville

Report Date: 15-Dec-22

Lab ID: 22120556-002

Client Sample ID: Stolberg

Matrix: AQUEOUS

Collection Date: 12/08/2022 10:00

Analyses	Certification	RL	Qual Result	Units	DF	Date Analyzed Batch
STANDARD METHODS 9222	D 22ND ED. MEMBR	ANE FILTRA	TION			
Fecal Coliform	*	100	7800	CFU/100ml	100	12/08/2022 13:13 R322164
EPA 1664A						
Hexane Extractable Material	NELAP	6	< 6	mg/L	1	12/14/2022 10:36 R322409
EPA 600 351.2 R2.0, 353.2 R	2.0					
Nitrogen, Total	•	1.0	< 1.0	mg/L	1	12/14/2022 0:00 R322357
EPA 600 365.4 (TOTAL)						
Phosphorus, Total (as P)	NELAP	0.100	0.140	mg/L	1	12/12/2022 15:38 200881
STANDARD METHODS 2540	D 1997, 2011					
Total Suspended Solids	NELAP	6	7	mg/L	1	12/12/2022 10:52 R322246
STANDARD METHODS 4500	-CL E (TOTAL) 1997,	2011				
Chloride	NELAP	20	110	mg/L	5	12/13/2022 17:03 R322326



Receiving Check List

http://www.teklabinc.com/

Client:	Gonzalez Companies, LLC	Work Order:	22120556
Client Project:	NPDES/Belleville	Report Date:	15-Dec-22

Received By: ANC Carrier: Jennifer Sanders Elizabeth a Hurley Reviewed by: Completed by: On: On: 08-Dec-22 08-Dec-22 Ellie Hopkins Elizabeth A. Hurley Chain of custody Extra pages included 0 Pages to follow: No 🗌 Not Present Shipping container/cooler in good condition? V Ice 🗸 Blue Ice Type of thermal preservation? None Dry Ice Chain of custody present? V No 🗔 Yes Yes V No 🗌 Chain of custody signed when relinquished and received? V No 🗌 Chain of custody agrees with sample labels? Yes Samples in proper container/bottle? ~ No 🗌 Sample containers intact? Yes No 🗔 ~ No 🗌 Sufficient sample volume for indicated test? Yes All samples received within holding time? Yes V No 🗌 Lab NA 🗸 Field Reported field parameters measured: Yes 🔽 No 🗌 Container/Temp Blank temperature in compliance? When thermal preservation is required, samples are compliant with a temperature between 0.1°C - 6.0°C, or when samples are received on ice the same day as collected. Yes 🗌 No 🗌 No VOA vials 🗸 Water - at least one vial per sample has zero headspace? Yes \square No TOX containers No 🗌 Water - TOX containers have zero headspace? No 🗌 Yes 🔽 NA \square Water - pH acceptable upon receipt? No 🗌 NA 🗸 NPDES/CWA TCN interferences checked/treated in the field? Yes Any No responses must be detailed below or on the COC.

pH strip #83856 - ANC 12/8/22

Preservation checks for O&G analysis are to be completed by the laboratory technician prior to analysis. - ehopkins - 12/8/2022 12:36:09 PM

Client:	Gonzalez Companies, LLC								Samples on: Dice Balue ICE No ICE 4,8 °C LTG# 3											
Address:	525 West Main Street, Suite 125								Preserved in: 🖫 LAB 🗹 FIELD FOR LAB USE ONLY											
City / State / Zip Belleville, IL 62220 Contact: Tony Schenk, P.E. Bhone: (618) 222-2221				Lab Notes: PH 838SG AC																
Contact: E-Mail:	tschenk@go∞s net		Phone:	Phone: (618) 222-2221 Fax:				CI	ient Comment		7 02	\$000	של ש		_		_			_
Are these samples	s known to be involved in list known to be hazardous? Filted reporting limits to be the section. Yes	Yes X	No			lease	1		45°F											
Proj	ect Name/Number		Sample	Colle	ecto	r's N	lame	Г	MATRIX INDICATE ANALYSIS REQUESTED											
IPDES/Belleville			N SAN								מר									
Results Requested Standard 1-2 Day (100% Surcharge) Other 3 Day (50% Surcharge)		Billing Ins	lling Instructions			# and Type of Containers			<u>8</u>	우	eca	an an	Phog	otal					4	
				H2SO4 UNP				Aqueous		Chloride	Fecal Coliform	d Greas	phorus	Total Nitrogen	TSS					
Lab Use Only	Sample Identification	Date/Tim	e Sampled		2 4							"]								
Z1 <u>Z</u> USS0	Richland	12/8/22	9:40AH	1	2 1			X	3.3	x	Х	х	X	Х	X					1
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BottleOrder:

75368

The individual signing this agreement on behalf of the client, acknowledges that he/she has read and understands the terms and conditions of this agreement, and that he/she has the authority to sign on behalf of the client. See www.teklabinc.com for terms and conditions

Additional Community Activities-B

Groups and Organizations



Council of Governments

Creating Solutions Across Jurisdictional Boundaries

AGENDA WATER RESOURCES ADVISORY COMMITTEE Tuesday, February 28, 2023 10:30 AM – 12:00 PM

East-West Gateway Board Room and Virtual

The East-West Gateway Offices are now open to the public. You are welcome to attend this meeting in person or virtually on the GoToMeeting platform.

You can listen, talk, and/or view the meeting via:

Computer - https://meet.goto.com/946261181

Access code: 946-261-181

Or Phone - +1 (312) 757-3121

 CALL TO ORDER - Carol Lawrence, Chair, East-West Gateway Council of Governments

2. DISCUSSION ITEMS

- A. Frontenac's Timber Trail to Briar Ridge Streambank Restoration Project
 - Len Maladon, EDM Inc.
 - Jeff Wappelhorst, City of Frontenac
- B. Municipal Stormwater Management Planning Efforts
 - Eric Karch, Rietz & Jens
 - Josiah Holst, HR Green
- C. Caulks Creek Watershed Study in Wildwood
 - Paul Rydlund, Central Midwest Water Census USGS
- 3. OTHER BUSINESS/ANNOUNCEMENTS
- 4. ADJOURNMENT

Steve Ehlmann
County Executive, St. Charles County
Dennis Gannon
County Executive, Jefferson County

Dennis M. Knobloch County Board Chairman Monroe County

Dr Sam Page County Executive, St. Louis County Kurt Prenzler Chairman Madison County Board

Darlene Bell

Mark A Kern

Tishaura lones

City of St Louis

Tim Brinker

Presiding Countilissioner Franklin County

Chairman, 51 Clair County Board

President Municipal League of Metro St. Louis Honorable Rita Heard Days Councilwoman, 1st Council District St. Louis County

Robert Eastern III Mayor, City of East St. Louis Mike Elam

Councilman, District 3 St. Charles County Megan Green President, Board of Aldermen

City of St. Louis Mark Kupsky President, Southwestern Illinois

President, Southwestern Illinois
Council of Mayors
Roy Mosley
St. Clair County
David Schwind
Madison County

Herbert Simmons President, Southwestern Illinois Metropolitan & Regional Planning Commission

Seth Speiser Vice President, Southwestern Illinois Council of Mayors

> Donald R. Summers, Jr. St. Louis County Brad Zobrist Franklin County

> > Barbara Geisman C William Grogan John A Laker Ron Williams

Holly Dienernan
Illinois Department of Transportation
Vacant
Illinois Department of Commerce
and Economic Opportunity
Patrick McKenna
Missouri Department of Transportation
Taulby Roach
Bi-State Development
Aaron Willard

Missouri Office of Administration

James M Wild

Gateway Tower One Memorial Drive, Suite 1600 St Louis, MO 63102-2451

Fax 314-231-6120

webmaster@ewgateway org www.ewgateway.org





IACE 108th Spring Meeting, May 11-13, 2022 Professional Development Hours Completion Certificate

NORMAN ETLING, received the below checked Professional Development Hours (PDH) for a maximum of (7) PDHs for attending the
Illinois Association of County Engineers 108th Spring Meeting held at the Bloomington-Normal Marriott, Normal, Illinois, May 11-13, 2022.
Attendee-please check each line for the session(s) you attended and write the sum of your PDH gained on the line below.
General Session: Thursday 9:00 a.m5:00 p.m.
 IDOT Local Roads, Illinois Department of Transportation
Morning Speaker: Friday 8:00 a.m.
 DeKalb County Mapping, DeKalb County Engineer
Total Professional Development Hours: 7 PDHs
Thank you for attending the 2022 108 th IACE Spring Meeting.

Amy Benecke McLaren

Amy Benecke McLaren, Peoria County Engineer Fall & Spring Meeting Planner Committee



IACE 108th Fall Conference, October 5-7, 2022 Professional Development Hours Completion Certificate

No Remo	received the below checked Development Hours (PDH) for a maximum of (7) PDHs for attending the						
Illinois Association of County Engineers 108 th Fall Conference held at the Embassy Suites by Hilton East Peoria Riverfront Hotel & Conference Center, East Peoria, Illinois, October 5-7, 2022.							
Attendee-please check each line for the session(s) you attended and write the sum of your PDH gained on the line below.							
General Sess	ion: Thursday 9:00 a.m.–5:00 p.m.						
Morning Spe	IDOT Local Roads, Illinois Department of Transportation						
•	NACE Update, President						
	Total Professional Development Hours: 7 PDHs						

Thank you for attending the 2022 108th IACE Fall Conference.

Amy Benecke McLaren

Amy Benecke McLaren, Peoria County Engineer Fall & Spring Conference Planning Committee Chair



Illinois Society of Professional Engineers

Certificate of Professional Development

Presented to:

Norman Etling

Date: 2/4/2022

Topic: Understanding Active and Passive Floodproofing Options for

Non-Residential Buildings in a Special Flood Hazard Area

Speaker: Bryan Christopherson, CFM, Floodproofing.com

PDHs Earned: 1.0 (ONE)

Provided by:

Kim Robinson, Executive Director

Illinois Society of Professional Engineers

100 East Washington Street

Springfield, IL 62701

217.544.7424



Illinois Society of Professional Engineers

Certificate of Professional Development

Presented to:

Norman Etling

Date: April 7, 2023

Topic: Floodway Rules and Permitting in Illinois

Speaker(s): Marilyn Sucoe, NE IL Floodplain Program Coordinator & Bill Milner, Downstate Floodway

Section Chief - IL Dept. Of Natural Resources

PDHs Earned: 1.0 (ONE)

Provided by:

Kim Robinson, Executive Director

Illinois Society of Professional Engineers 100 East Washington Street Springfield, IL 62701