

ANNUAL REPORT FORM FOR INDIVIDUAL NPDES PERMITS FOR MUNICIPAL SEPARATE STORM SEWER SYSTEMS (RULE 62-624.600(2), F.A.C.)

- This Annual Report Form must be completed and submitted to the Department to satisfy the annual reporting requirements established in Rule 62-621.600, F.A.C.
- Submit this fully completed and signed form and any REQUIRED attachments by mail to the address in the box at right.
- Refer to the Form Instructions for guidance on completing each section.
- Please print or type information in the appropriate areas below.

Submit the form and attachments to:

Florida Department of Environmental Protection Mail Station 2500 2600 Blair Stone Road

Tallahassee, Florida 32399-2400

SECT	ION I. BACKGROUND INFORMATION			
A.	Permittee Name: City of Atlantis			
B.	Permit Name: Palm Beach County Municipa	l Separate Storm	Sewer Systen	n
C.	Permit Number: FLS000018-003 (Cycle 3)			
D.				
E.	Reporting Time Period (month/year): 10/ 11	through 09 / 12		
	Name of the Responsible Authority: Ms. Mo	Thornton		
	Title: City Manager			
F.	Mailing Address: 260 Orange Tree Drive			
Г.	City: Atlantis	Zip Code: 33462	2-1193	County: Palm Beach
	Telephone Number: 561-965-1744		Fax Number	: 561-642-1806
	E-mail Address: mthornton@atlantisfl.gov			
	Name of the Designated Stormwater Manage Steven Mazuk	ement Program C	ontact (if differ	rent from Section I.F above):
	Title: Utilities/Public Works Director			
	Department: Utilities/Public Works			
G.	Mailing Address: 260 Orange Tree Drive			
	City: Atlantis	Zip Code: 33462	2-1193	County: Palm Beach
	Telephone Number: 561-965-1744		Fax Number	: 561-642-1806
	E-mail Address: smazuk@atlantisfl.gov			

SECT	ION II. MS4 MAJOR OUTFALL INVENTORY (Not Applicable In Year 1)
A.	Number of outfalls ADDED to the outfall inventory in the current reporting year (insert "0" if none): 0 (Does this number include non-major outfalls? ☐ Yes ☐ No ☒ Not Applicable)
В.	Number of outfalls REMOVED from the outfall inventory in the current reporting year (insert "0" if none):0 (Does this number include non-major outfalls? Yes No Not Applicable)
C.	Is the change in the total number of outfalls due to lands annexed or vacated? Yes No Not Applicable

SECT	ION III. N	IONITORING	PROGRAM
	Provide a br	ief statement	as to the status of monitoring plan implementation:
Α.	effort by monitori	the Palm Bea	
	Provide a br	ief discussion	of the monitoring results to date:
В.	Re	co-permittees port for the m	s may refer to the PBC Joint AR here as follows: "Please see the Palm Beach County Joint Annual onitoring information." be permit for the monitoring requirements.
C.	Attach a mo	nitoring data	summary, as required by the permit.
SEC1	TON IV.	FISCAL ANA	LYSIS
A.	DEP No	te: If program	NPDES stormwater management program for the current reporting year: \$17,724 or resources have decreased from the previous year, attach a discussion of the impacts on the SWMP as per Part II.F of the permit.
B.	Total budge	t for the NPD	ES stormwater management program for the subsequent reporting year: \$112,500
			TO BE SUBMITTED WITH THIS ANNUAL REPORT FORM
Only (chec	the following k the appropr	materials are riate box to inc	to be submitted to the Department along with this fully completed and signed Annual Report Form dicate whether the item is attached or is not applicable):
<u>A</u>	ttached	<u>N/A</u> ⊠	***DEP Note: Please complete Checklists A & B at the end of the tailored form.*** Any additional information required to be submitted in this current annual reporting year in accordance with Part III.A of your permit that is not otherwise included in Section VII below.
			A monitoring data summary as directed in Section III.C above and in accordance with Rule 62-624.600(2)(c), F.A.C.
			Year 1 ONLY: An inventory of all known major outfalls and a map depicting the location of the major outfalls (hard copy or CD-ROM) in accordance with Rule 62-624.600(2)(a), F.A.C.
			Year 3 ONLY: The estimates of pollutant loadings and event mean concentrations for each major outfall or each major watershed in accordance with Rule 62-624.600(2)(b), F.A.C.
			Year 4 ONLY: Permit re-application information in accordance with Rule 62-624.420(2), F.A.C.
	(:	such as reco	DO NOT SUBMIT ANY OTHER MATERIALS rds and logs of activities, monitoring raw data, public outreach materials, etc.)
			ION STATEMENT AND SIGNATURE
The	Responsible /	Authority liste	d in Section I.F above must sign the following certification statement, as per Rule 62-620.305, F.A.C:
with my i	a system des nquiry of the p	igned to assu person or pers	at this document and all attachments were prepared under my direction or supervision in accordance re that qualified personnel properly gathered and evaluated the information submitted. Based upon sons who manage the system, or those persons directly responsible for gathering the information, the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant formation, including the possibility of fine and imprisonment for knowing violations.
Nam	e of Respons	sible Authority	(type or print): Mo Thornton
Title	: City	Manager	
Sign	ature:		Date: 01/22/3013

Signature:

SECTION	VII. STORMWATER MANAGEMENT PROGRAM (SWMP) SUMMARY TABLE				
A.	В.	C.	D.	E.	F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
Part III.A.1	Structural Controls and Stormwater Collection Systems Operation				

Maintain an up-to-date inventory of the structural controls and roadway stormwater collection structures operated by the permittee, including, at a minimum, all of the types of control structures listed in Table II.A.1.a of the permit. Report the current known inventory.

<u>DEP Note</u>: The permittee needs to "customize" this section by adding any structural controls to the list below that are part of the permittee's MS4 currently or are planned for the future. The permittee may remove any structural controls listed that it does not have currently or will likely not have during this permit cycle. Please see the attached description of each type of structure. In addition, the permittee may choose its own unit of measurement for each structural control to be consistent with the unit of measurement in the documentation. Unit options include: miles, linear feet, acres, etc.

Report the number of inspection and maintenance activities conducted for each type of structure included in Table II.A.1.a, and the percentage of the total inventory of each type of structure inspected and maintained. If the minimum inspection frequencies set forth in Table II.A.1.a were not met, provide as an attachment an explanation of why they were not and a description of the actions that will be taken to ensure that they will be met.

<u>DEP Note</u>: If the minimum inspection frequencies set forth in Table II.A.1.a of the permit were not met for one or more type of structure, the permittee must provide as an attachment an explanation of why they were not and a description of the actions that will be taken to ensure that they will be met. Please provide the title of the attached explanation in Column D and the name of the entity who finalized the explanation in Column E.

Type of Structure		Number of	Activitie	s Performed	l	Documentation / Record	Entity Performing the Activity	Comments
	Total Number of Structures	Number of Inspections *	Percentage Inspected	Number of Maintenance Activities	Percentage Maintained			
Dry retention systems	1	42	100	51	100	Tracking Sheet	Atlantis	Mowing & litter A1abcfgh
Exfiltration trench / French drains (linear feet)	236	2	100	0	100	Tracking Sheet	Atlantis	Not Needed D1a
Grass treatment swales (miles)	26	2	100	0	100	Tracking Sheet	Atlantis	13 miles *2*2F1
Dry detention systems	1	116	100	55	100	Tracking Sheet	Atlantis	Pine Tree Court B1abcdehij
Wet detention systems	1	52	100	52	100	Tracking Sheet	Atlantis	Lake Atlantis Mowing C1e
Pollution control boxes	0	N/A				N/A		N/A
Stormwater pump stations	0	N/A				N/A		Private Owner, O&M by CC
Major stormwater outfalls	1	2	100	0	0	Tracking Sheet	Atlantis	Pine Tree E1a

SECTION	VII. STORMWATER MANAGEMENT PROGR	RAM (SWI	MP) SUMMAI	RY TABLE	Ē				
A.	В.					C.	D.	E.	F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifia	ble SWM	P Activity		Act	nber of ivities ormed	Documentation / Record	Entity Performing the Activity	Comments
	Weirs or other control structures	1	2	100	0	0	Tracking Sheet	Atlantis	Pine Tree E1a
	MS4 pipes / culverts (miles)	7.6	52	90	2	<1	Tracking Sheet, Log book	Atlantis	10/13/11 & 12/7/11 461 Pine Tree Court
	Inlets / catch basins / grates	418	165,208	100	As Needed	100	Tracking Sheet	Atlantis	IIA3*418
	Ditches / conveyance swales (miles)	0	N/A				N/A		
	ATTACH explanation if any of the min	Tab	le II.A.1.a we	ere <u>not</u> me	et		Storm Sewer Obs Map, Tracking Sheet	Atlantis	Updated Map
	Year 1 ONLY: Attach a map of all know	n major	outfalls as p 624.600(2				Major Outfall Map	Atlantis	Same as 2004
Part III.A.2	Areas of New Development and Significant	Redevelo	ppment						
	Report the number of new development and si	gnificant r	edevelopmer	nt projects	reviewed by	the permitte	ee for post-development	stormwater considera	ations.
	<u>DEP Note:</u> Please provide an explanation (ITID), Northern Palm Beach County Impro	in Colum ovement D	n F for any "0 District (NPBC	" reported ID), South	in Column (Indian Rive	C. This prov er Water Cor	ision <u>DOES NOT APPL</u> atrol District (SIRWCD), i	<u>Y</u> to Indian Trail Impro and FDOT.	ovement District
	Number of new development / significant re	edevelopi	ment project	s reviewe	d	1	Submittal, RAI's, Responses	Atlantis	Started 2011 JFK MOB
	Provide in the Year 2 Annual Report the summ implementation of modifying codes to allow lov			of local c	odes activity	/. Provide in	the Year 4 Annual Rep	ort the follow-up repo	rt on plan
	<u>DEP Note:</u> Refer to Part III.A.2 of the pern Please provide the title of the attached rep ITID, NPBCID, SIRWCD, and FDOT.								
	Year 2 ONLY: Attach the sumn	nary repo	rt of the revi	ew activit	у				
	Year 4 ONLY: Attach the follow-u	p report o	on plan imple	ementatio	n		N/A	N/A	N/A
Part III.A.3	Roadways								
	Annually review (and revise, as needed) and ir including rights-of-way, employed within the perneeded, basis. Report on the litter control progrovered by the activities, and an estimate of the DEP Note: Please provide an explanation the reporting items. Unit options for the arrinclude: square feet, linear feet, yards, miles	ermittee's gram, inclue e quantity in Colum mount of li	jurisdictional uding the frequency of litter collection of the for any "Control of the first of	area and pluency of locted. " reported pags, cubic	oroperly disp itter collection in Column (cyards, pour	ose of collector, an estima C. In additionals, tons. U	cted material. Implement ate of the total number of the permittee may change the control of the amou	nt the program on a m f road miles cleaned of coose its own units of in the of area covered by	onthly, or on an as or amount of area measurement for the activity
	reporting items.			•		-			
	PERMITTEE Litter Control Progra					104	Tracking Sheet	Atlantis	IIA23
	PERMITTEE Litter Control Program: Estim	ated amo		naintaine linear fee		ne miles	Street Map	Atlantis	13 miles of 2 lane roads

A.	В.	C.	D.	E.	F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	PERMITTEE Litter Control Program: Estimated amount of litter collected (cubic yards)	251 bags/49.7 CY	Utilities Log Book	Atlantis	(40 gal bag) /(7.48*27)
	CONTRACTOR Litter Control Program: Frequency of litter collection	N/A			By Atlantis
	CONTRACTOR Litter Control Program: Estimated amount of area maintained (linear feet)	N/A			By Atlantis
	CONTRACTOR Litter Control Program: Estimated amount of litter collected (cubic yards)	N/A			By Atlantis
	If an Adopt-A-Road or similar program is implemented, report the total number of i	road miles cleaned an	d an estimate of the qua	antity of litter collected	d.
	<u>DEP Note:</u> The permittee may choose its own unit of measurement for the ar	mount of litter collected	d Unit ontions include:	hags cubic vards no	unds tons If an
	Adopt-A-Road or similar program is not implemented by the permittee, please				
	Keep PBC Beautiful Trash Pick-up Events: Total miles cleaned	N/A			Not Needed
	Keep PBC Beautiful Trash Pick-up Events: Estimated amount of litter collected (cubic yards)	N/A			Not Needed
	Adopt-A-Road Program: Total miles cleaned	N/A			Not Needed
	Adopt-A-Road Program: Estimated amount of litter collected (cubic yards) Report on the street sweeping program, including the frequency of the sweeping, to	N/A			Not Needed
	explanation of why not in the Year 1 Annual Report. DEP Note: Please provide an explanation in Column F for any "0" reported in amount of sweeping material collected. Unit options include: cubic yards, pounted by the permittee has curbs and gutters but no street sweeping program.	unds, tons. gram is implemented,	the permittee must prov	ide an explanation of	why not in the
	Year 1 Annual Report. Refer to Part III.A.3 of the permit for the information th				
	in lieu of street sweeping). Please provide the title of the attached explanation				
	Frequency of street sweeping Total miles swept (per year)	104 104 lane miles	Tracking Sheet Street Map	Atlantis Atlantis	IIA1 13 miles of 2 lanes roads*4
	Estimated quantity of sweeping material collected (cubic yards)	22	Transfer Sheet	All American Sweeping	10.110010000
	Total nitrogen loadings removed (pounds)	9.29	Calculation	All American Sweeping	22*750*0.000563
	Total phosphorus loadings removed (pounds)	5.96	Calculation	All American Sweeping	22*750*0.000361
	Year 1 ONLY: If have curbs and gutters, attach explanation of why no street sweeping program and the alternate BMPs used or planned				N/A
	Annually review (and revise, as needed) and implement the permittee's written sta				
	with road repair and maintenance, and from permittee-owned or operated equipment the number of applicable facilities and the number of inspections conducted for each		nance shops that suppor	t road maintenance a	ctivities. Report
	<u>DEP Note:</u> The permittee needs to "customize" this section by listing the name	nes of the applicable fa	acilities in Column B and	I the number of inspe	ctions of each

A.	B.	C.	D.	E.	F.
Permit Sitation/ SWMP	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	facility in Column C. Add more rows if necessary. If "0" is reported in Column applicable facilities, please provide an explanation in Column F for why no ins Parts III.A.3 and III.A.5 of the permit, the same site inspection can count towa sure to report the site inspection under both Parts III.A.3 and III.A.5.	spections were condu	icted. In addition, if the s	ame facility is applica	ble under both
		Number of Inspections			
	Name of facility #1: Road Repair & Maintenance	Daily	Utilities Log Book	Atlantis	Problems Logged
	Name of facility #2: N/A				
	Name of facility #3: N/A				
	Name of facility #4: N/A				
Part III.A.4	Flood Control Projects				
	<u>DEP Note:</u> A "stormwater retrofit project" is one implemented primarily to prov <u>DEP Note:</u> The status of the flood control and retrofit projects should be report	rted as of the last day	of the applicable report		, there should b
	<u>DEP Note:</u> The status of the flood control and retrofit projects should be reported as planned, for those reported as under constant <u>DEP Note:</u> If applicable, please provide the title of the attached list of flood constant in the provided in the state of the attached list of flood constant in the provided in the state of the attached list of flood constant in the provided in the state of the attached list of flood constant in the provided in the state of the attached list of flood constant in the provided in the provid	rted as of the last day struction and for those	of the applicable report e reported as completed.		
	<u>DEP Note:</u> The status of the flood control and retrofit projects should be reported as planned, for those reported as under constant of the entity who finalized the list in Column E. Flood control projects completed during the reporting period	rted as of the last day struction and for those	of the applicable report e reported as completed.		
	DEP Note: The status of the flood control and retrofit projects should be reported as planned, for those reported as under constant of the entity who finalized the list in Column E. Flood control projects completed during the reporting period Flood control projects completed during the reporting period include stormwater treatment	rted as of the last day struction and for those ontrol projects that did	of the applicable report e reported as completed.		D and the name
	DEP Note: The status of the flood control and retrofit projects should be reported as planned, for those reported as under constant of the entity who finalized the list in Column E. Flood control projects completed during the reporting period Flood control projects completed during the reporting period include stormwater treatment ATTACH a list of the flood control projects that did not include stormwater	rted as of the last day struction and for those ontrol projects that did	of the applicable report e reported as completed.		D and the name
	DEP Note: The status of the flood control and retrofit projects should be reported as planned, for those reported as under constant of the entity who finalized the list in Column E. Flood control projects completed during the reporting period Flood control projects completed during the reporting period include stormwater treatment ATTACH a list of the flood control projects that did not include stormwater treatment and an explanation for each of why it was not	rted as of the last day struction and for those ontrol projects that did 0	of the applicable report e reported as completed.		D and the name None None
	DEP Note: The status of the flood control and retrofit projects should be reported as planned, for those reported as under constitution for those reported as planned, for those reported as under constitution for flood control projects completed during the reporting period flood control projects completed during the reporting period that did not include stormwater treatment from the flood control projects that did not include stormwater treatment and an explanation for each of why it was not stormwater retrofit projects under construction during the reporting	rted as of the last day struction and for those ontrol projects that did	of the applicable report e reported as completed.		D and the name
	DEP Note: The status of the flood control and retrofit projects should be reported as planned, for those reported as under constitution for those reported as planned, for those reported as under constitution for flood control projects completed during the reporting period flood control projects completed during the reporting period that did not include stormwater treatment from the flood control projects that did not include stormwater treatment and an explanation for each of why it was not stormwater retrofit projects under construction during the reporting period	rted as of the last day struction and for those ontrol projects that did 0 0	of the applicable report e reported as completed.		None None None None None
Part III.A.5	DEP Note: The status of the flood control and retrofit projects should be reported as planned, for those reported as under constitution for those reported as planned, for those reported as under constitution for flood control projects completed during the reporting period flood control projects completed during the reporting period that did not include stormwater treatment from the flood control projects that did not include stormwater treatment and an explanation for each of why it was not stormwater retrofit projects under construction during the reporting	orted as of the last day estruction and for those control projects that did 0 0 0 0 0	of the applicable reporter reported as completed. I not include stormwater		D and the name None None None

SECTION	VII. STORMWATER MANAGEMENT PROGRAM (SWMP) SUMMARY TABLE				
A.	B.	C.	D.	E.	F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	Any other municipal waste treatment, waste storage, and waste disposal	facilities.			
	Report the number of applicable facilities and the number of the inspections condu	ucted for each facility.			
	<u>DEP Note:</u> The permittee needs to "customize" this section by listing the name facility in Column C. Add more rows if necessary. If "0" is reported in Column applicable facilities, please provide an explanation in Column F for why no instituted to, those facilities/yards where street sweeping material and/or yard was and/or maintained. In addition, if the same facility is applicable under both Palinspection requirements as long as it covers the applicable waste area(s). Be	C for the number of in spections were conduct aste are temporary storts III.A.3 and III.A.5 o	nspections conducted an oted. An applicable facil ockpiled, and where soli f the permit, the same s	nd the permittee has o lity under Part III.A.5 i d waste collection veh ite inspection can cou	one or more ncludes, but is not nicles are parked nt towards both
	moposition requirements are resigned and area (e).	Number of			
		Inspections			
	Name of facility #1:	•			None
	Name of facility #2:				None
	Name of facility #3:				None
	Name of facility #4:				None
Part III.A.6	Pesticides, Herbicides, and Fertilizer Application Continue to require proper certification and licensing by the Florida Department of	Agriculture and Cons	umar Sarijasa (FDACS)) for all applicators as	atroated to apply
	pesticides, herbicides, or fertilizers on permittee-owned property, as well as any portion of permittee personnel applicators and contracted commercial applicators of pestic permittee personnel and contractors who have been trained through the Green Inceptilizer who are FDACS certified / licensed.	ermittee personnel em cides and herbicides v	nployed in the application who are FDACS certified	n of these products. It licensed. Report the	Report the number is number of
	<u>DEP Note:</u> If "0" is reported in Column C for any of the reporting items, please personnel and contractors during the applicable reporting year, the most rece of the personnel and contractors previously trained / certified.				
	PERSONNEL: Florida Department of Agriculture and Consumer Services (FDACS) certified applicators of pesticides and herbicides	0			By Contract
	CONTRACTORS: FDACS certified / licensed applicators of pesticides and herbicides	1	Contract	Advanced Aquatics	
	CONTRACTORS: FDACS certified / licensed applicators of fertilizer	1	Contract	Shelhamer, Inc.	
	PERSONNEL: Green Industry BMP Program training completed	0			By 2014
	CONTRACTORS: Green Industry BMP Program training completed	0			By 2014
	Pursuant to SB 2080 (2009), all local governments are encouraged to adopt a Flori "Florida-friendly Guidance Models for Ordinances, Covenants and Restrictions." It governments within the watershed of a nutrient-impaired water body shall adopt the Landscapes pursuant to SB 494 (2009) or an ordinance that includes all of the request months of the date of permit issuance. Provide a copy of the adopted ordinance	f the broader Florida-f ne Department's Mode puirements set forth in	riendly ordinance descri I Ordinance for Florida-I the Model Ordinance.	ibed above is not adop Friendly Fertilizer Use The ordinance shall be	ne document oted, then <u>all local</u> on Urban
	<u>DEP Note:</u> This provision <u>DOES NOT APPLY</u> to ITID, NPBCID, SIRWCD, ar permittee is not within the watershed of a nutrient-impaired water body, then p				

A.	B.	C.	D.	E.	F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	<u>DEP Note:</u> Please provide the title and citation of the ordinance in Column D	, and the name of the	entity who finalized the	ordinance in Column l	E.
	Year 1 or Year 2 ONLY: Attach copy of adopted Florida-friendly ordinance				N/A
	herbicides, and fertilizers. Report on the public education and outreach activities to encourage citizens to reduce their use of pesticides, herbicides, and fertilizers, includistributed, the percentage of the population reached by the activities in total, and Yards and Neighborhoods (FYN) program should only be reported if the permittee \[\textit{DEP Note:} \] The permittee should "customize" the list of public outreach activity particular public outreach program. However, the reporting item of "Estimated the permittee chooses to reference the PBC Joint AR, as demonstrated in the items, such as the name of the brochure or newsletter distributed. If "0" is rep please include in Column F an explanation for why no outreach was performed \(\textit{DEP Note:} \) All the permittees may refer to the PBC Joint AR in place of reportal reporting items except the first reporting item if they include reference to the particular process.	cluding the type and nutre number of Web site is contributing funding ties by removing items of percentage of the post first reporting item be corted in Column C for ed.	amber of activities condu- te visits (if applicable). It to the tension of the staff is or adding items to the application reached by the slow. The permittee manual the reporting items, and the reporting items, and the staff of the results and the reporting items, and the reporting items is the reporting items.	ucted, the type and nu Activities performed u and program within its list below as appropria activities in total" musy add more specifics to and the PBC Joint AR	amber of materials nder the Florida si jurisdiction. The stremain unless to the reporting is not referenced, the stremay remove
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING:	p the reporting items to IFAS is performing an	hat are applicable. By of the reported public	education and outrea	ch activities. In
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line:	p the reporting items to IFAS is performing an Permittee Provides I The public outreach Beach County Co-pe	hat are applicable. By of the reported public Funding? Yes and education plan is cermittees. Please see the	education and outrea No Amount of Fun carried out as a joint ef the Palm Beach Count	ch activities. In ding = \$ fort by the Palm
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING: Public education and outreach program	p the reporting items to IFAS is performing an Permittee Provides I The public outreach Beach County Co-pe Report for the public	hat are applicable. By of the reported publication in the	education and outrea No Amount of Fun arried out as a joint ef he Palm Beach Count h information.	ch activities. In ding = \$ fort by the Palm
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING: Public education and outreach program Estimated percentage of the population reached by the activities in total	p the reporting items to IFAS is performing an Permittee Provides I The public outreach Beach County Co-pe	hat are applicable. By of the reported public Funding? Yes and education plan is cermittees. Please see the	education and outrea No Amount of Fun carried out as a joint ef the Palm Beach Count	ch activities. In ding = \$ fort by the Palm
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING: Public education and outreach program	p the reporting items to IFAS is performing an Permittee Provides I The public outreach Beach County Co-pe Report for the public 100%	hat are applicable. By of the reported publication in the	education and outrea No Amount of Fun arried out as a joint ef he Palm Beach Count h information.	ch activities. In ding = \$ fort by the Palm
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING: Public education and outreach program Estimated percentage of the population reached by the activities in total Brochures/Flyers/Fact sheets distributed	p the reporting items to IFAS is performing an Permittee Provides I The public outreach Beach County Co-pe Report for the public 100% 0	hat are applicable. By of the reported publication in the	education and outrea No Amount of Fun arried out as a joint ef he Palm Beach Count h information. Atlantis	ch activities. In ding = \$ fort by the Palm
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING: Public education and outreach program Estimated percentage of the population reached by the activities in total Brochures/Flyers/Fact sheets distributed FYN: Brochure/Flyers/Fact sheets distributed Neighborhood presentations: Number conducted FYN: Neighborhood presentations: Number of participants	p the reporting items to IFAS is performing and Permittee Provides I The public outreach Beach County Co-per Report for the public 100% 0 0	hat are applicable. By of the reported publication in the	education and outrea No Amount of Fun arried out as a joint ef he Palm Beach Count h information. Atlantis FYN FYN	ch activities. In ding = \$ fort by the Palm
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING: Public education and outreach program Estimated percentage of the population reached by the activities in total Brochures/Flyers/Fact sheets distributed FYN: Brochure/Flyers/Fact sheets distributed Neighborhood presentations: Number conducted FYN: Neighborhood presentations: Number of participants FYN: Neighborhood presentations: Number conducted	P the reporting items to IFAS is performing and Permittee Provides I The public outreach Beach County Co-per Report for the public 100% 0 0 0	hat are applicable. By of the reported publication in the	education and outrea No Amount of Fun arried out as a joint ef he Palm Beach Count h information. Atlantis FYN	ch activities. In ding = \$ fort by the Palm
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING: Public education and outreach program Estimated percentage of the population reached by the activities in total Brochures/Flyers/Fact sheets distributed FYN: Brochure/Flyers/Fact sheets distributed Neighborhood presentations: Number conducted FYN: Neighborhood presentations: Number of participants FYN: Neighborhood presentations: Number conducted Neighborhood presentations: Number of participants	p the reporting items to IFAS is performing and Permittee Provides I The public outreach Beach County Co-per Report for the public 100% 0 0 0	hat are applicable. By of the reported publication in the	education and outrea No Amount of Fun arried out as a joint ef he Palm Beach Count h information. Atlantis FYN FYN	ch activities. In ding = \$ fort by the Palm
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING: Public education and outreach program Estimated percentage of the population reached by the activities in total Brochures/Flyers/Fact sheets distributed FYN: Brochure/Flyers/Fact sheets distributed Neighborhood presentations: Number conducted FYN: Neighborhood presentations: Number of participants FYN: Neighborhood presentations: Number of participants Neighborhood presentations: Number of participants Newspapers & newsletters: Number of articles/notices published	p the reporting items to IFAS is performing and Permittee Provides I The public outreach Beach County Co-per Report for the public 100% 0 0 0 1	hat are applicable. Ty of the reported publication of the reported publication. Funding? Yes and education plan is committees. Please see the education and outreaction. The City News	education and outrea No Amount of Fun arried out as a joint ef he Palm Beach Count h information. Atlantis FYN FYN FYN	ch activities. In ding = \$ fort by the Palm
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING: Public education and outreach program Estimated percentage of the population reached by the activities in total Brochures/Flyers/Fact sheets distributed FYN: Brochure/Flyers/Fact sheets distributed Neighborhood presentations: Number conducted FYN: Neighborhood presentations: Number of participants FYN: Neighborhood presentations: Number of participants Neighborhood presentations: Number of participants Newspapers & newsletters: Number of articles/notices published Newsletters: Number of newsletters distributed	p the reporting items to IFAS is performing and Permittee Provides I The public outreach Beach County Co-per Report for the public 100% 0 0 0 1 1 1200	hat are applicable. By of the reported publication in the	education and outrea No Amount of Fun arried out as a joint ef he Palm Beach Count h information. Atlantis FYN FYN	ch activities. In ding = \$ fort by the Palm
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING: Public education and outreach program Estimated percentage of the population reached by the activities in total Brochures/Flyers/Fact sheets distributed FYN: Brochure/Flyers/Fact sheets distributed Neighborhood presentations: Number conducted FYN: Neighborhood presentations: Number of participants FYN: Neighborhood presentations: Number conducted Neighborhood presentations: Number of participants Newspapers & newsletters: Number of articles/notices published Newsletters: Number of newsletters distributed Public displays (e.g., kiosks, storyboards, posters, etc.)	p the reporting items to IFAS is performing and Permittee Provides I The public outreach Beach County Co-per Report for the public 100% 0 0 0 1	hat are applicable. Ty of the reported publication of the reported publication. Funding? Yes and education plan is committees. Please see the education and outreaction. The City News	education and outrea No Amount of Fun arried out as a joint ef he Palm Beach Count h information. Atlantis FYN FYN FYN Atlantis	ch activities. In ding = \$ fort by the Palm
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING: Public education and outreach program Estimated percentage of the population reached by the activities in total Brochures/Flyers/Fact sheets distributed FYN: Brochure/Flyers/Fact sheets distributed Neighborhood presentations: Number conducted FYN: Neighborhood presentations: Number of participants FYN: Neighborhood presentations: Number conducted Neighborhood presentations: Number of participants Newspapers & newsletters: Number of articles/notices published Newsletters: Number of newsletters distributed Public displays (e.g., kiosks, storyboards, posters, etc.) FYN: Public displays (e.g., kiosks, storyboards, posters, etc.)	p the reporting items to IFAS is performing and Permittee Provides I The public outreach Beach County Co-pe Report for the public 100% 0 0 0 1 1200 0	hat are applicable. Ty of the reported publication of the reported publication. Funding? Yes and education plan is committees. Please see the education and outreaction. The City News	education and outrea No Amount of Fun arried out as a joint ef he Palm Beach Count h information. Atlantis FYN FYN FYN	ch activities. In ding = \$ fort by the Palm
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING: Public education and outreach program Estimated percentage of the population reached by the activities in total Brochures/Flyers/Fact sheets distributed FYN: Brochure/Flyers/Fact sheets distributed Neighborhood presentations: Number conducted FYN: Neighborhood presentations: Number of participants FYN: Neighborhood presentations: Number of participants FYN: Neighborhood presentations: Number of participants Newspapers & newsletters: Number of articles/notices published Newsletters: Number of newsletters distributed Public displays (e.g., kiosks, storyboards, posters, etc.) FYN: Public displays (e.g., kiosks, storyboards, posters, etc.) Radio or television Public Service Announcements (PSAs)	P the reporting items to IFAS is performing and Permittee Provides I The public outreach Beach County Co-per Report for the public 100% 0 0 0 1 1 1200	hat are applicable. Ty of the reported publication of the reported publication. Funding? Yes and education plan is committees. Please see the education and outreaction. The City News	education and outrea No Amount of Fun arried out as a joint ef he Palm Beach Count h information. Atlantis FYN FYN FYN Atlantis	ch activities. In ding = \$ fort by the Palm
	activities it performs in addition to the joint effort – in such a case, please keep DEP Note: Indicate under Column E "Entity Performing the Activity" if FYN or addition, please complete the following line: FYN PROGRAM FUNDING: Public education and outreach program Estimated percentage of the population reached by the activities in total Brochures/Flyers/Fact sheets distributed FYN: Brochure/Flyers/Fact sheets distributed Neighborhood presentations: Number conducted FYN: Neighborhood presentations: Number of participants FYN: Neighborhood presentations: Number conducted Neighborhood presentations: Number of participants Newspapers & newsletters: Number of articles/notices published Newsletters: Number of newsletters distributed Public displays (e.g., kiosks, storyboards, posters, etc.) FYN: Public displays (e.g., kiosks, storyboards, posters, etc.)	p the reporting items to IFAS is performing and Permittee Provides I The public outreach Beach County Co-pe Report for the public 100% 0 0 0 1 1200 0	hat are applicable. Ty of the reported publication of the reported publication. Funding? Yes and education plan is committees. Please see the education and outreaction. The City News	education and outrea No Amount of Fun arried out as a joint ef he Palm Beach Count h information. Atlantis FYN FYN FYN Atlantis Atlantis	ch activities. In ding = \$ fort by the Palm

A.	В.	C.	D.	E.	F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	FYN: School presentations: Number conducted			FYN	
	FYN: School presentations: Number of participants			FYN	
	Seminars/Workshops: Number conducted	0			
	Seminars/Workshops: Number of participants	N/A			
	FYN: Seminars/Workshops: Number conducted			FYN	
	FYN: Seminars/Workshops: Number of participants			FYN	
	Special events: Number conducted	0			
	Special events: Number of participants	N/A			
	FYN: Special events: Number conducted			FYN	
	FYN: Special events: Number of participants			FYN	
	Web Site: Number of hits / visitors to the stormwater-related pages During Year 1 of the permit, develop and implement a written plan for the training of	1	City	Atlantis	Web Site
-	on the stormwater implications of pesticide, herbicide and fertilizer application (both <u>DEP Note:</u> This permit requirement has been removed from other Phase since recent changes to the FDACS certification / licensing program have permit requirement does not need to be implemented.	I MS4 permits that	were reissued after the	e Palm Beach County ement. Therefore, a	/ MS4 permit t this time, this
Part III.A.7.a	 <u>DEP Note:</u> This permit requirement has been removed from other Phase since recent changes to the FDACS certification / licensing program have permit requirement does not need to be implemented. Illicit Discharges and Improper Disposal — Inspections, Ordinances, and Enf Where applicable, strengthen the legal authority to conduct inspections, conduct m the MS4 and to require compliance with conditions in ordinances, permits, contract <u>DEP Note:</u> If applicable, please provide the title of the attached report in Columnia. 	I MS4 permits that e allowed it to adeq orcement Measures onitoring, control illic s, and orders. Repo	were reissued after the uately fulfill this require t discharges, illicit connect amendments, as need	ections, illegal dumpin ed.	g and spills into
III.A.7.a	 <u>DEP Note:</u> This permit requirement has been removed from other Phase since recent changes to the FDACS certification / licensing program have permit requirement does not need to be implemented. Illicit Discharges and Improper Disposal — Inspections, Ordinances, and Enf Where applicable, strengthen the legal authority to conduct inspections, conduct m the MS4 and to require compliance with conditions in ordinances, permits, contract <u>DEP Note:</u> If applicable, please provide the title of the attached report in Column ATTACH a report on any amendments to the applicable legal authority 	I MS4 permits that e allowed it to adequate orcement Measures onitoring, control illic s, and orders. Report of the name of th	were reissued after the uately fulfill this require t discharges, illicit connect amendments, as need of the entity who finalized	ections, illegal dumpin ed.	g and spills into
III.A.7.a	DEP Note: This permit requirement has been removed from other Phase since recent changes to the FDACS certification / licensing program have permit requirement does not need to be implemented. Illicit Discharges and Improper Disposal — Inspections, Ordinances, and Enf Where applicable, strengthen the legal authority to conduct inspections, conduct me the MS4 and to require compliance with conditions in ordinances, permits, contract to the Inspection of Suspected Illicit Illicit Discharges and Improper Disposal — Investigation of Suspected Illicit Illicit Discharges and Improper Disposal — Investigation of Suspected Illicit Illicit Discharges and Improper Disposal — Investigation of Suspected Illicit Illicit Discharges and Improper Disposal — Investigation of Suspected Illicit Illicit Discharges and Improper Disposal — Investigation of Suspected Illicit Illicit Discharges and Improper Disposal — Investigation of Suspected Illicit Illicit Discharges Illicit Ill	I MS4 permits that e allowed it to adequate orcement Measures onitoring, control illicities, and orders. Report man D and the name of Discharges and/or li	were reissued after the uately fulfill this require t discharges, illicit connect amendments, as need of the entity who finalized improper Disposal	ections, illegal dumpin ed. d the report in Column	g and spills into
III.A.7.a	 <u>DEP Note:</u> This permit requirement has been removed from other Phase since recent changes to the FDACS certification / licensing program have permit requirement does not need to be implemented. Illicit Discharges and Improper Disposal — Inspections, Ordinances, and Enf Where applicable, strengthen the legal authority to conduct inspections, conduct m the MS4 and to require compliance with conditions in ordinances, permits, contract <u>DEP Note:</u> If applicable, please provide the title of the attached report in Column ATTACH a report on any amendments to the applicable legal authority 	I MS4 permits that e allowed it to adequate orcement Measures onitoring, control illicities, and orders. Report man D and the name of Discharges and/or librogram plan for identity	were reissued after the uately fulfill this require t discharges, illicit connect amendments, as need of the entity who finalized in the proper Disposal tifying and eliminating so	ections, illegal dumpin ed. d the report in Column	g and spills into E. N/A ges, illicit
III.A.7.a	DEP Note: This permit requirement has been removed from other Phase since recent changes to the FDACS certification / licensing program have permit requirement does not need to be implemented. Illicit Discharges and Improper Disposal — Inspections, Ordinances, and Enf Where applicable, strengthen the legal authority to conduct inspections, conduct me the MS4 and to require compliance with conditions in ordinances, permits, contract to the MS4 and to require compliance with conditions in ordinances, permits, contract to the ATTACH a report on any amendments to the applicable legal authority Illicit Discharges and Improper Disposal — Investigation of Suspected Illicit Inconnections, or dumping to the MS4. Report on the proactive inspection program,	I MS4 permits that e allowed it to adequate orcement Measures onitoring, control illicities, and orders. Report man D and the name of Discharges and/or librogram plan for identiculating the number of the state of	t discharges, illicit connect amendments, as need of the entity who finalized it typing and eliminating so of inspections conducted in Column F for why no part and the entity in the entity in the entity who finalized in Column F for why no part of the entity in the entity who finalized in Column F for why no part of the entity who finalized in Column F for why no part of the entity who finalized in Column F for why no part of the entity who finalized in Column F for why no part of the entity who finalized in Column F for why no part of the entity who finalized in the entity who final	ections, illegal dumpin ed. d the report in Column ources of illicit dischared, the number of illicit dischared, the number of illicit dischared.	g and spills into E. N/A ges, illicit activities found, were performed.

Permit Requirement/Quantifiable SWMP Activity	A.		B.		C.	D.	E.	F.
DEP Note: Refer to Part III.A.7.c of the permit for what must be included in the written proactive inspection program plan. Please provide the title of the attach plan in Column E. Proactive inspections for suspected illicit discharges / connections / dumping Illicit discharges / connections / dumping Illicit discharges / connections / dumping Daily Utilities Log Book Atlantis No Comme or Industri Industrial No Comme or Ind	Permit Citation/ SWMP Element	Permit Requirem	ent/Quantifiable SWMP /	Activity	Activities		Performing the	Comments
Proactive inspections for suspected illicit discharges / connections / dumping Daily Utilities Log Book Atlantis No Comme or Industrial Notices of Violation (NOVs) / warning letters / citations issued for Illicit discharges / connections / dumping found during a proactive inspection Notices of Violation (NOVs) / warning letters / citations issued for Illicit discharges / connections / dumping found during a proactive inspection ON/A Atlantis ON/A ON/A						spection program plan.	Please provide the titl	e of the attached
Notices of Violation (NOVs) / warning letters / citations issued for illicit discharges / connections / dumping found during a proactive inspection Fines issued for illicit discharges / connections / dumping found during a proactive inspection Year 1 ONLY: Attach the written proactive inspection program plan Annually review (and revise, as needed) and implement the permittee's written procedures to conduct reactive investigations to identify and eliminate the source(s) illicit discharges, illicit connections or improper disposal to the MS4, based on reports received from permittee personnel, contractors, citizens, or other entities regarding suspected illicit activity. Report on the reactive investigation program as it relates to responding to reports of suspected illicit discharges, including the number of reports received from permittee personnel, contractors, citizens, or other entities regarding suspected illicit activity. Report on the reactive investigation program as it relates to responding to reports of suspected illicit discharges, including the number of reports received differs from the number of reactive investigations, please provide an explanation for the discrepancy in Column F. addition, the permittee should re-word the "NOVs / warning letters / citations issued" reporting item to more accurately reflect its particular initial enforcement activity, if necessary. Reports of suspected illicit connections / discharges / dumping received Reactive investigations of reports of suspected illicit discharges / connections / dumping found during a reactive investigation Notices of Violation (NOVs) / warning letters / citations issued for illicit discharges / connections / dumping found during a reactive investigation Notices of Violation (NOVs) / warning letters / citations issued for illicit discharges / connections / dumping found during a reactive investigation Fines issued for illicit discharges / connections / dumping found during a reactive investigation Fines issued for illicit discharges /				arges / connections /		Utilities Log Book	Atlantis	No Commerc or Industrial
discharges / connections / dumping found during a proactive inspection Fines issued for illicit discharges / connections / dumping found during a proactive inspection Year 1 ONLY: Attach the written proactive inspection Year 1 ONLY: Attach the written proactive inspection program plan Annually review (and revise, as needed) and implement the permittee's written procedures to conduct reactive investigations to identify and eliminate the source(s) illicit discharges, illicit connections or improper disposal to the MS4, based on reports received from permittee personnel, contractors, citizens, or other entities regarding suspected illicit activity. Report on the reactive investigation program as it relates to responding to reports of suspected lilicit discharges, including the number of reports received, the number of investigations conducted, the number of illicit activities found, and the number and type of enforcement actions taken. DEP Note: If the number of reports received differs from the number of reactive investigations, please provide an explanation for the discrepancy in Column F. addition, the permittee should re-word the "NOVs / warning letters / citations issued" reporting item to more accurately reflect its particular initial enforcement activity, if necessary. Reports of suspected illicit connections / discharges / connections / dumping found during a reactive investigation on the store of violation (NOVs) / warning letters / citations issued for illicit discharges / connections / dumping found during a reactive investigation on the store of violation (NOVs) / warning letters / citations issued for illicit discharges / connections / dumping found during a reactive investigation on the store of violation (NOVs) / warning letters / citations issued for illicit discharges / connections / dumping found during a reactive investigation on the store of violation (NOVs) / warning letters / citations issued for illicit discharges / connections / dumping found during a reactive investigation on the vio		Illicit discharges / con	nnections / dumping foun		0	SOP form	Atlantis	
Fines issued for illicit discharges / connections / dumping found during a proactive inspection program plan Annually review (and revise, as needed) and implement the permittee's written procedures to conduct reactive investigations to identify and eliminate the sourcels illicit discharges; llicit connections or improper disposal to the MS4, based on reports received from permittee personnel, contractors, citizens, or other entities regarding suspected illicit activity. Report on the reactive investigation program as it relates to responding to reports of suspected illicit discharges, including the number of reports received, the number of investigations conducted, the number of illicit activities found, and the number and type of enforcement actions taken. DEP Note: If the number of reports received differs from the number of reactive investigations, please provide an explanation for the discrepancy in Column F. addition, the permittee should re-word the "NOVs / warning letters / citations issued" reporting item to more accurately reflect its particular initial enforcement activity, if necessary. Reports of suspected illicit connections / dumping received Reactive investigations of reports of suspected illicit discharges/ connections / dumping a reactive investigation in Notices of Violation (NOVs) / warning letters / citations issued for illicit discharges / connections / dumping found during a reactive investigation fines issued for illicit discharges / connections / dumping found during a reactive investigation fines issued for illicit discharges / connections / dumping found during a reactive investigation and contractors to identify and report conditions in the stormwater facilities that may indicate the presence of illicit discharges / connections / dumping tound during a reactive investigation in the stormwater facilities that may indicate the presence of illicit discharges / connections / dumping tound for the training of all appropriate permittee personnel (including field crews, fleet maintenance					0	N/A	Atlantis	
Year 1 ONLY: Attach the written proactive inspection program plan SOP Attantis 2011			arges / connections / dun	nping found during a	0	N/A	Atlantis	
Annually review (and revise, as needed) and implement the permittee's written procedures to conduct reactive investigations to identify and eliminate the source(s) illicit discharges, lidicit connections or improper disposal to the MS4, based on reports received from permittee personnel, contractors, citizens, or other entities regarding suspected illicit discharges, including the number of reports received, the number of investigations conducted, the number of illicit activities found, and the number and type of enforcement actions taken. DEP Note: If the number of reports received differs from the number of reactive investigations, please provide an explanation for the discrepancy in Column F. addition, the permittee should re-word the "NOVs / warning letters / citations issued" reporting item to more accurately reflect its particular initial enforcement activity, if necessary. Reports of suspected illicit connections / discharges / dumping received Reactive investigations of reports of suspected illicit discharges / connections / dumping found during a reactive investigation SOP form Atlantis		Year 1 ONLY: Attach t				SOP	Atlantis	2011
Illicit discharges / connections / dumping found during a reactive investigation Notices of Violation (NOVs) / warning letters / citations issued for illicit discharges / connections / dumping found during a reactive investigation Fines issued for illicit discharges / connections / dumping found during a reactive investigation During Year 1 of the permit, develop and implement a written plan for the training of all appropriate permittee personnel (including field crews, fleet maintenance sta and inspectors) and contractors to identify and report conditions in the stormwater facilities that may indicate the presence of illicit discharges / connections / dumping to the MS4. Follow-up training shall be provided annually. Report the number and type of training activities, and the number of permittee personnel and contractors during the applicable reporting item, please include in Column F an explanation of why training was not provided to / obtained by personnel and contractors during the applicable reporting year, the most recent year that training was previously provided / obtained, and the names of the personnel and contractors previously trained. N/A		·	_			•		
Illicit discharges / connections / dumping found during a reactive investigation Notices of Violation (NOVs) / warning letters / citations issued for illicit discharges / connections / dumping found during a reactive investigation Fines issued for illicit discharges / connections / dumping found during a reactive investigation During Year 1 of the permit, develop and implement a written plan for the training of all appropriate permittee personnel (including field crews, fleet maintenance state and inspectors) and contractors to identify and report conditions in the stormwater facilities that may indicate the presence of illicit discharges / connections / dumping to the MS4. Follow-up training shall be provided annually. Report the number and type of training activities, and the number of permittee personnel and contractors trained (both in-house and outside training). DEP Note: If "0" is reported for either reporting item, please include in Column F an explanation of why training was not provided to / obtained by personnel and contractors during the applicable reporting year, the most recent year that training was previously provided / obtained, and the names of the personnel and contractors previously trained. Initial Training Refresher Training Personnel trained 0 3 Sign in sheet NPDES group Bill: Matt &		<u>DEP Note:</u> If the number of addition, the permittee shou activity, if necessary.	reports received differs fro ld re-word the "NOVs / wa	om the number of reacti rning letters / citations is	ve investigations, ple	ase provide an explanat	ion for the discrepanc	y in Column F.
discharges / connections / dumping found during a reactive investigation Fines issued for illicit discharges / connections / dumping found during a reactive investigation During Year 1 of the permit, develop and implement a written plan for the training of all appropriate permittee personnel (including field crews, fleet maintenance state and inspectors) and contractors to identify and report conditions in the stormwater facilities that may indicate the presence of illicit discharges / connections / dumping to the MS4. Follow-up training shall be provided annually. Report the number and type of training activities, and the number of permittee personnel and contractors trained (both in-house and outside training). DEP Note: If "0" is reported for either reporting item, please include in Column F an explanation of why training was not provided to / obtained by personnel and contractors during the applicable reporting year, the most recent year that training was previously provided / obtained, and the names of the personnel and contractors previously trained. Initial Training Refresher Training Re		<u>DEP Note:</u> If the number of addition, the permittee shou activity, if necessary. Reports of suspected illicit	reports received differs frought in the "NOVs / was connections / discharges ons of reports of suspections / suspe	om the number of reacti rning letters / citations is s / dumping received ted illicit discharges/	ve investigations, ple ssued" reporting item 0	ase provide an explanat to more accurately refle	ion for the discrepance its particular initial e	y in Column F.
During Year 1 of the permit, develop and implement a written plan for the training of all appropriate permittee personnel (including field crews, fleet maintenance state and inspectors) and contractors to identify and report conditions in the stormwater facilities that may indicate the presence of illicit discharges / connections / dumpite to the MS4. Follow-up training shall be provided annually. Report the number and type of training activities, and the number of permittee personnel and contractors trained (both in-house and outside training). DEP Note: If "0" is reported for either reporting item, please include in Column F an explanation of why training was not provided to / obtained by personnel and contractors during the applicable reporting year, the most recent year that training was previously provided / obtained, and the names of the personnel and contractors previously trained. Note: Initial Training Refresher Training		<u>DEP Note:</u> If the number of addition, the permittee shou activity, if necessary. Reports of suspected illicit Reactive investigation	reports received differs frought in the "NOVs / was connections / discharges ons of reports of suspections of co	om the number of reactive tring letters / citations is s / dumping received ted illicit discharges/nnections / dumping and during a reactive	ve investigations, ple ssued" reporting item 0	ase provide an explanat to more accurately refle SOP form SOP form	ion for the discrepance of its particular initial experience. Atlantis Atlantis	y in Column F.
and inspectors) and contractors to identify and report conditions in the stormwater facilities that may indicate the presence of illicit discharges / connections / dumpi to the MS4. Follow-up training shall be provided annually. Report the number and type of training activities, and the number of permittee personnel and contractors trained (both in-house and outside training). DEP Note: If "0" is reported for either reporting item, please include in Column F an explanation of why training was not provided to / obtained by personnel and contractors during the applicable reporting year, the most recent year that training was previously provided / obtained, and the names of the personnel and contractors previously trained. Initial Training Refresher Tr		DEP Note: If the number of addition, the permittee shou activity, if necessary. Reports of suspected illicit Reactive investigation Illicit discharges / co	reports received differs frould re-word the "NOVs / was connections / discharges ons of reports of suspect co onnections / dumping fou	om the number of reactive training letters / citations is s / dumping received ted illicit discharges/nnections / dumping and during a reactive investigation cions issued for illicit	ve investigations, ple ssued" reporting item 0 0	ase provide an explanat to more accurately refle SOP form SOP form	ion for the discrepance of its particular initial experience of the Atlantis Atlantis Atlantis Atlantis	y in Column F.
contractors previously trained. Initial Training Refresher Training Sign in sheet NPDES group Bill: Matt &		DEP Note: If the number of addition, the permittee shou activity, if necessary. Reports of suspected illicit of Reactive investigation Illicit discharges / condition (NOV) discharges / connections / discharges issued for illicit discharges	reports received differs from the "NOVs / was connections / discharges ons of reports of suspections of dumping found during a reges / connections / dumping found from the received differs / citate to the received dumping found during a reges / connections / dumping found from the received differs from	om the number of reactive ted illicit discharges/nnections / dumping and during a reactive investigation cions issued for illicit eactive investigation inping found during a eactive investigation apactive investigation	ve investigations, plessued" reporting item 0 0 0 0 0	sase provide an explanate to more accurately refles SOP form SOP form SOP form N/A N/A	ion for the discrepance of its particular initial extension of the Atlantis Atlantis Atlantis Atlantis Atlantis Atlantis Atlantis	y in Column F. enforcement
Personnel trained 0 3 Sign in sheet NPDES group Bill: Matt &		DEP Note: If the number of addition, the permittee shou activity, if necessary. Reports of suspected illicit of Reactive investigation. Illicit discharges / connections / domains a contractors of the MS4. Follow-up training strained (both in-house and outside DEP Note: If "0" is reported.	connections / discharges on sof reports of suspections / dumping foundating a running found during a running found implement a writte to identify and report conditable provided annually. It for either reporting item, p	om the number of reactive in the incident of the control of the co	ve investigations, plessued" reporting item 0 0 0 0 0 of all appropriate perrefacilities that may income a type of training active of the percent of the pe	SOP form SOP form SOP form N/A N/A Nittee personnel (includicate the presence of illities, and the number of why training was not presence of presence of the	Atlantis Atlantis Atlantis Atlantis Atlantis Atlantis Atlantis Atlantis or field crews, fleet more discharges / connerties permittee personnel accorded to / obtained by	aintenance stafictions / dumpin and contractors
		DEP Note: If the number of addition, the permittee shou activity, if necessary. Reports of suspected illicit of Reactive investigation. Illicit discharges / condition (NOV discharges / connections / discharges / discha	connections / discharges ons of reports of suspections of suspecti	om the number of reactive rating letters / citations is s / dumping received ted illicit discharges/ nnections / dumping and during a reactive investigation cions issued for illicit eactive investigation inping found during a eactive investigation en plan for the training of itions in the stormwater Report the number and colease include in Column to the column to	ve investigations, plessued" reporting item 0 0 0 0 0 of all appropriate perrefacilities that may income a type of training active of the percent of the pe	SOP form SOP form SOP form N/A N/A Nittee personnel (includicate the presence of illities, and the number of why training was not presence of presence of the	Atlantis Atlantis Atlantis Atlantis Atlantis Atlantis Atlantis Atlantis or field crews, fleet more discharges / connerties permittee personnel accorded to / obtained by	aintenance stafictions / dumpin and contractors
		DEP Note: If the number of addition, the permittee shou activity, if necessary. Reports of suspected illicit of Reactive investigation. Illicit discharges / condition (NOV discharges / connections / discharges / contractors) and contractors it to the MS4. Follow-up training strained (both in-house and outside contractors during the applications of the contractors of the number of the num	reports received differs from the "NOVs / was connections / discharges ons of reports of suspections of reports of suspections / dumping found during a register / connections / dumping found during a register / discharge /	om the number of reactive rating letters / citations is s / dumping received ted illicit discharges/nnections / dumping and during a reactive investigation sions issued for illicit eactive investigation pring found during a eactive investigation en plan for the training of itions in the stormwater Report the number and please include in Column to trecent year that training of the	ve investigations, plessued" reporting item 0 0 0 0 0 of all appropriate perrefacilities that may income a type of training active of the percent of the pe	SOP form SOP form SOP form N/A N/A nittee personnel (includicate the presence of illities, and the number of provided / obtained, and	Atlantis Atlantis Atlantis Atlantis Atlantis Atlantis Atlantis Atlantis org field crews, fleet modit discharges / connepermittee personnel at a covided to / obtained by the names of the personnel at a covided to / obtained by the covided to / ob	aintenance stafictions / dumpin and contractors

SECTION	VII. STORMWATER MANAGEM	ENT PROGRAM (SWM	P) SUMMARY TABLE				
A.		B.		C.	D.	E.	F.
Permit Citation/ SWMP Element	Permit Requireme	nt/Quantifiable SWMP	Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	spills that discharge into the MS4.	Report on the spill prev	vention and response ac	tivities, including the n	number of spills address	ed.	
	<u>DEP Note:</u> The permittee manumber, to more accurately re	y report the number of I	hazardous material spills	-	•		port one combined
	Hazardous and	non-hazardous materi	al spills responded to	0	PBC	PBC	
	During Year 1 of the permit, develop and implement a written plan for the training of all appropriate permittee personnel (including field crews, firefighters, fleet maintenance staff and inspectors) and contractors on proper spill prevention, containment, and response techniques and procedures. Follow-up training shall be provided annually. Report the number and type of training activities, and the number of permittee personnel and contractors trained (both in-house and outside training). <u>DEP Note:</u> If "0" is reported for either reporting item, please include in Column F an explanation of why training was not provided to / obtained by personnel and contractors during the applicable reporting year, the most recent year that training was previously provided / obtained, and the names of the personnel and						
	contractors previously trained	Initial Training	Refresher Training				
	Personnel trained	0	3		Sign in sheet	NPDES Group	Bill: Matt & Jay
	Contractors trained	0	0				N/A
Part III.A.7.e	Illicit Discharges and Improper	Disposal — Public Rep	oorting				
	During Year 1 of the permit, devel presence of illicit discharges and i by the permittee within the permitt and number of activities conducted Web site visits (if applicable).	mproper disposal of ma ee's jurisdiction to enco d, the type and number	terials into the MS4. Re urage the public reportin of materials distributed,	port on the public eduring of suspected illicit dithe percentage of the	cation and outreach act ischarges and improper population reached by t	ivities that are perform disposal of materials, he activities in total, a	ned or sponsored including the type and the number of
	<u>DEP Note:</u> The permittee should "customize" the list of public outreach activities by removing items or adding items to the list below as appropriate to their particular public outreach program. However, the reporting item of "Estimated percentage of the population reached by the activities in total" must remain unless the permittee chooses to reference the PBC Joint AR, as demonstrated in the first reporting item below. The permittee may add more specifics to the reporting items, such as the name of the brochure or newsletter distributed. If "0" is reported in Column C for all the reporting items, and the PBC Joint AR is not referenced, please include in Column F an explanation for why no outreach was performed.						st remain unless to the reporting
	<u>DEP Note:</u> All the co-permittees may refer to the PBC Joint AR in place of reporting individual items as demonstrated in the first line below. The co-permittees may remove all the other reporting items except the first one if they include reference to the PBC Joint AR. However, a permittee can choose to also report any outreach activities it performs in addition to the joint effort – in such a case, please keep the reporting items that are applicable.						
			ind outreach program	The public outreach Beach County Co-pe		arried out as a joint ef he Palm Beach Count	
	Estimated percentage of the			100%	The City News	Atlantis	
			act sheets distributed	0			
		borhood presentation		0			
		nood presentations: N		0			
	Newspapers & newsle	etters: Number of artic	les/notices published	1200	The City News	Atlantis	

SECTION V	VII. STORMWATER MANAGEMENT PROGRAM (SWMP) SUMMARY TABLE				
A.	В.	C.	D.	E.	F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	Newsletters: Number of newsletters distributed	1200	The City News	Atlantis	
	Public displays (e.g., kiosks, storyboards, posters, etc.)	0			
	Radio or television Public Service Announcements (PSAs)	0			
	School presentations: Number conducted	0			
	School presentations: Number of participants	0			
	Seminars/Workshops: Number conducted	0			
	Seminars/Workshops: Number of participants	0			
	Special events: Number conducted	0			
	Special events: Number of participants Web Site: Number of visitors to the stormwater-related pages	0	Wah naga	Atlantia	No Count
Dort	web Site: Number of visitors to the stormwater-related pages	0	Web page	Atlantis	No Count
Part III.A.7.f	Illicit Discharges and Improper Disposal — Oils, Toxics, and Household Haza	ardous Waste Contro	ol		
	by the permittee within the permittee's jurisdiction to encourage the proper use and number of activities conducted, the type and number of materials distributed, the apopulation reached by the activities in total, and the number of Web site visits (if a population reached by the activities in total, and the number of Web site visits (if a population reached by the activities in total, and the number of Web site visits (if a population reached by the activities in total, and the number of Web site visits (if a population reached by the activities in total, and the number of public outreach activities particular public outreach program. However, the reporting item of "Estimated the permittee chooses to reference the PBC Joint AR, as demonstrated in the items, such as the name of the brochure or newsletter distributed. If "0" is repulated in Column F an explanation for why no outreach was performed between the co-permittees may refer to the PBC Joint AR in place of reference all the other reporting items if they include reference to the PBC Joint performs in addition to the joint effort – in such a case, please keep the reporting the population of the program in addition to the population of the program in a case, please keep the reporting thems in the population to the population of the program in the prog	amount of waste collect pplicable). ties by removing items of percentage of the po- e first reporting item be- orted in Column C for ed. porting individual item of AR. However, a perr	sted / recycled / properly s or adding items to the opulation reached by the elow. The permittee may all the reporting items, a s as demonstrated in the mittee can choose to als	disposed, the percentilist below as appropriate activities in total" muly add more specifics than the PBC Joint AR	ate to their st remain unless o the reporting is not referenced, co-permittees may
	Public education and outreach program		and education plan is c	arried out as a ioint ef	fort by the Palm
	F - 3		ermittees. Please see th		
			education and outreach		
	Estimated percentage of the population reached by the activities in total	100%	The City News	Atlantis	
	Brochures/Flyers/Fact sheets distributed	0			
	Household Hazardous Waste (HHW) Collection Day: Events	0			
	HHW Collection Day: Amount of waste collected/recycled/properly disposed (tons)	0			
	Neighborhood presentations: Number conducted	0			
	Neighborhood presentations: Number of participants	0			
	Newspapers & newsletters: Number of articles/notices published	1200	The City News	Atlantis	
	Newsletters: Number of newsletters distributed	1200	The City News	Atlantis	
	Public displays (e.g., kiosks, storyboards, posters, etc.)	0			
	Radio or television Public Service Announcements (PSAs)	0			

A.	B.	C.	D.	E.	F.
Permit Sitation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	School presentations: Number conducted	0			
	School presentations: Number of participants	0			
	Seminars/Workshops: Number conducted	0			
	Seminars/Workshops: Number of participants	0			
	Special events: Number conducted	0			
	Special events: Number of participants	0			
	Storm sewer inlets newly marked/replaced	0	\A/ I	A (1 - (*	
D 1	Web Site: Number of visitors to the stormwater-related pages	0	Web page	Atlantis	No coun
Part .A.7.g	Illicit Discharges and Improper Disposal — Limitation of Sanitary Sewer Seep	oage			
	DED Note: The permittee peeds to "austomize" this section as it pertains to the				
	<u>DEP Note:</u> The permittee needs to "customize" this section as it pertains to the into the MS4. The first three reporting items below are examples. <u>DEP Note:</u> The permittee should contact the appropriate authorities for accurates responsible for investigating and eliminating SSOs and the local health depart <u>DEP Note:</u> Report only the SSOs and inflow / infiltration incidents into the MS4. Activity to reduce/eliminate SSOs and inflow / infiltration: Repair / lining of sanitary sewer system.	ate reporting informa ment who is respons	tion, such as the sanitary sible for permitting / overs Problems in Utility	√ sewer system opera	tor who is
	into the MS4. The first three reporting items below are examples. DEP Note: The permittee should contact the appropriate authorities for accurates responsible for investigating and eliminating SSOs and the local health depart DEP Note: Report only the SSOs and inflow / infiltration incidents into the MS4	ate reporting informa ment who is respons	tion, such as the sanitaryible for permitting / overs	/ sewer system opera seeing septic tank sys	tor who is
	into the MS4. The first three reporting items below are examples. DEP Note: The permittee should contact the appropriate authorities for accurate responsible for investigating and eliminating SSOs and the local health departs DEP Note: Report only the SSOs and inflow / infiltration incidents into the MS4. Activity to reduce/eliminate SSOs and inflow / infiltration: Repair / lining of sanitary sewer system. Activity to reduce/eliminate SSOs and inflow / infiltration: Septic systems removed. Activity to reduce/eliminate SSOs and inflow / infiltration: Emergency generator added.	ate reporting informa ment who is respons 4. 0 N/A	tion, such as the sanitary sible for permitting / overs Problems in Utility	/ sewer system opera seeing septic tank sys	tor who is tems.
	into the MS4. The first three reporting items below are examples. DEP Note: The permittee should contact the appropriate authorities for accurate responsible for investigating and eliminating SSOs and the local health departs. DEP Note: Report only the SSOs and inflow / infiltration incidents into the MS4. Activity to reduce/eliminate SSOs and inflow / infiltration: Repair / lining of sanitary sewer system. Activity to reduce/eliminate SSOs and inflow / infiltration: Septic systems removed. Activity to reduce/eliminate SSOs and inflow / infiltration: Emergency generator added. SSO incidents discovered.	ate reporting informa ment who is respons 4. 0 N/A 0	tion, such as the sanitary sible for permitting / overs Problems in Utility log book	y sewer system opera seeing septic tank sys Atlantis	tor who is tems.
	into the MS4. The first three reporting items below are examples. DEP Note: The permittee should contact the appropriate authorities for accurresponsible for investigating and eliminating SSOs and the local health depart DEP Note: Report only the SSOs and inflow / infiltration incidents into the MS4 Activity to reduce/eliminate SSOs and inflow / infiltration: Repair / lining of sanitary sewer system Activity to reduce/eliminate SSOs and inflow / infiltration: Septic systems removed Activity to reduce/eliminate SSOs and inflow / infiltration: Emergency generator added SSO incidents discovered SSO incidents resolved	ate reporting informa ment who is respons 4. 0 N/A 0 0 N/A	tion, such as the sanitary sible for permitting / overs Problems in Utility log book	y sewer system opera seeing septic tank sys Atlantis	tor who is tems.
	into the MS4. The first three reporting items below are examples. DEP Note: The permittee should contact the appropriate authorities for accurresponsible for investigating and eliminating SSOs and the local health depart DEP Note: Report only the SSOs and inflow / infiltration incidents into the MS4. Activity to reduce/eliminate SSOs and inflow / infiltration: Repair / lining of sanitary sewer system. Activity to reduce/eliminate SSOs and inflow / infiltration: Septic systems removed. Activity to reduce/eliminate SSOs and inflow / infiltration: Emergency generator added. SSO incidents discovered. SSO incidents resolved. Inflow / infiltration incidents discovered.	ate reporting information ment who is responsed. 0 N/A 0 0 N/A 0 N/A 0	tion, such as the sanitary sible for permitting / overs Problems in Utility log book	y sewer system opera seeing septic tank sys Atlantis	tor who is tems.
	into the MS4. The first three reporting items below are examples. DEP Note: The permittee should contact the appropriate authorities for accurate responsible for investigating and eliminating SSOs and the local health departs. DEP Note: Report only the SSOs and inflow / infiltration incidents into the MS4. Activity to reduce/eliminate SSOs and inflow / infiltration: Repair / lining of sanitary sewer system. Activity to reduce/eliminate SSOs and inflow / infiltration: Septic systems removed. Activity to reduce/eliminate SSOs and inflow / infiltration: Emergency generator added. SSO incidents discovered. SSO incidents resolved. Inflow / infiltration incidents discovered.	ate reporting informament who is respons 4. 0 N/A 0 0 N/A 0 N/A 0 N/A	tion, such as the sanitary sible for permitting / overs Problems in Utility log book	y sewer system opera seeing septic tank sys Atlantis	tor who is tems.
Dark	into the MS4. The first three reporting items below are examples. DEP Note: The permittee should contact the appropriate authorities for accurresponsible for investigating and eliminating SSOs and the local health depart DEP Note: Report only the SSOs and inflow / infiltration incidents into the MS4. Activity to reduce/eliminate SSOs and inflow / infiltration: Repair / lining of sanitary sewer system. Activity to reduce/eliminate SSOs and inflow / infiltration: Septic systems removed. Activity to reduce/eliminate SSOs and inflow / infiltration: Emergency generator added. SSO incidents discovered. SSO incidents resolved. Inflow / infiltration incidents discovered.	ate reporting information ment who is responsed. 0 N/A 0 0 N/A 0 N/A 0	tion, such as the sanitary sible for permitting / overs Problems in Utility log book	y sewer system opera seeing septic tank sys Atlantis	tor who is tems.
Part .A.8.a	into the MS4. The first three reporting items below are examples. DEP Note: The permittee should contact the appropriate authorities for accurate responsible for investigating and eliminating SSOs and the local health departs. DEP Note: Report only the SSOs and inflow / infiltration incidents into the MS4. Activity to reduce/eliminate SSOs and inflow / infiltration: Repair / lining of sanitary sewer system. Activity to reduce/eliminate SSOs and inflow / infiltration: Septic systems removed. Activity to reduce/eliminate SSOs and inflow / infiltration: Emergency generator added. SSO incidents discovered. SSO incidents resolved. Inflow / infiltration incidents discovered.	ate reporting information ment who is responsed. 0 N/A 0 N/A 0 N/A 0 N/A City of Atlantis for Inspections	tion, such as the sanitary ible for permitting / overs Problems in Utility log book Existing in Field	Atlantis Atlantis	tor who is tems. None In Place

١.	B.	C.	D.	E.	F.			
rmit ition/ /MP ment	Permit Requirement/Quantifiable SWMP Activity			Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Commer	
	 Any other industrial or commercial dischar include facilities identified through the pro 						ng to the permittee's M	IS4. This cou
	Report on the high risk facilities inventory, including	the ty	pe and	total number of	high risk facilities and	the number of facilities r	newly added each yea	ır.
	<u>DEP Note:</u> The TRI is updated every spring / sand then select "Generate Report." Please inc							graphic Locat
	<u>DEP Note:</u> The total number of high risk facilit	ties rep	orted n	eeds to equal ti	he sum of the numbers	of the four types of app	licable facilities.	
	of the stormwater program. While the permittee ma once during the permit term; however, facilities ider	ntified a	as high	risk due to the	findings of the proactive	e inspection program as	per Part III.A.7.c of th	e permit shall
	inspected annually. Report on the high risk facilitie actions taken. <u>DEP Note:</u> If "0" is reported for the number of	inspec	ctions co	onducted and th	ne permittee has one or	more high risk facilities,	please provide an ex	planation in
	actions taken.	inspec	ctions co n additio ivity, if r	onducted and thon, the permitted	ne permittee has one or e should re-word the "N	more high risk facilities,	please provide an ex	planation in
	actions taken. DEP Note: If "0" is reported for the number of Column F for why no inspections were conductions.	inspec ted. In	ctions co n additio ivity, if r	onducted and the permitted necessary For violation	ne permittee has one or e should re-word the "N s discovered during	more high risk facilities,	please provide an ex	planation in
	actions taken. DEP Note: If "0" is reported for the number of Column F for why no inspections were conductions.	inspec	ctions co	onducted and the permitted necessary For violation	ne permittee has one or e should re-word the "N	more high risk facilities,	please provide an ex	planation in
	actions taken. <u>DEP Note:</u> If "0" is reported for the number of Column F for why no inspections were conduct accurately reflect its particular initial enforcement. Total high risk facilities	inspec ted. In	ctions co n additio ivity, if r	onducted and the permitted necessary For violation a high	se permittee has one or e should re-word the "N s discovered during risk inspection Notices of Violation (NOVs) / warning letters /	more high risk facilities,	please provide an ex	planation in
	actions taken. DEP Note: If "0" is reported for the number of Column F for why no inspections were conduct accurately reflect its particular initial enforcement accurately reflect its particular initial enforcement. Total high risk facilities New high risk facilities added to the inventory	Number of Facilities Facilities	ctions co n additio ivity, if r	onducted and the permitted necessary For violation a high	se permittee has one or e should re-word the "N s discovered during risk inspection Notices of Violation (NOVs) / warning letters /	more high risk facilities,	please provide an ex	planation in ting item to m
	actions taken. DEP Note: If "0" is reported for the number of Column F for why no inspections were conduct accurately reflect its particular initial enforcement accurately reflect its particular initial enforcement. Total high risk facilities New high risk facilities added to the inventory during the current reporting period	Number of Number of Pacilities	ctions co n additio ivity, if r	onducted and the permitted necessary For violation a high	se permittee has one or e should re-word the "N s discovered during risk inspection Notices of Violation (NOVs) / warning letters /	more high risk facilities,	please provide an ex	planation in ting item to m
	actions taken. DEP Note: If "0" is reported for the number of Column F for why no inspections were conduct accurately reflect its particular initial enforcement accurately reflect its particular initial enforcement. Total high risk facilities New high risk facilities added to the inventory	Numper of Lacilities Pacific O	ctions co n additio ivity, if r	onducted and the permitted necessary For violation a high	se permittee has one or e should re-word the "N s discovered during risk inspection Notices of Violation (NOVs) / warning letters /	more high risk facilities,	please provide an ex	rplanation in ting item to m MS4 Resid
	Total high risk facilities New high risk facilities added to the inventory during the current reporting period Operating municipal landfills Hazardous waste treatment, storage, disposal and recovery (HWTSDR) facilities (that are not landfills or HWTSDR facilities)	Number of Number	ctions co n additio ivity, if r	onducted and the permitted necessary For violation a high	se permittee has one or e should re-word the "N s discovered during risk inspection Notices of Violation (NOVs) / warning letters /	more high risk facilities,	please provide an ex	MS4 Resid
	DEP Note: If "0" is reported for the number of Column F for why no inspections were conduct accurately reflect its particular initial enforcement accurately reflect its particular initial enforcement accurately reflect its particular initial enforcement reported accurately reflect its particular initial enforcement reported enforcement reporting period accurately reflect its particular initial enforcement reporting period operating municipal landfills. Hazardous waste treatment, storage, disposal and recovery (HWTSDR) facilities EPCRA Title III, Section 313 facilities (that are	Numper of Number of Number of O	ctions co n additio ivity, if r	onducted and the permitted necessary For violation a high	se permittee has one or e should re-word the "N s discovered during risk inspection Notices of Violation (NOVs) / warning letters /	more high risk facilities,	please provide an ex	MS4 Resid N/A N/A

SECTION	VII. STORMWATER MANAGEMENT PROGRAM (SWMP) SUMMARY TABLE								
A.	В.	C.	D.	E.	F.				
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments				
	Sampling of the discharge to the stormwater system may be required on an as-new discharges to the MS4. New high-risk industrial facilities as defined in 40 CFR 122 substantial pollutant load to the MS4. The evaluation may include site-specific more	2.26(d)(2)(iv)(C) must	be evaluated to determ	ine if the new dischar					
	High risk facilities sampled	0			N/A				
Part III.A.9.a	Construction Site Runoff — Site Planning and Non-Structural and Structural	Best Management F	Practices						
	Continue to implement the local codes or land development regulations and the will maintenance of appropriate structural and non-structural erosion and sedimentation. Report the number of permittee and private pre-construction site plans reviewed for DEP Note: Please provide an explanation in Column F for any "0" reported in the contract of the contract	on controls during con or stormwater, erosion	struction to reduce the o	lischarge of pollutants	to the MS4.				
	PERMITTEE SITES: Construction site plans reviewed	0			N/A				
	PERMITTEE SITES: Construction site plans approved	0			N/A				
	PRIVATE SITES: Construction site plans reviewed	1	Submittals	Atlantis	JFK MOB				
	PRIVATE SITES: Construction site plans approved	1	Submittals	Atlantis	JFK MOB				
	to obtain all required stormwater permits. Report the number of new development applicants who confirmed ERP and CGP coverage. <u>DEP Note:</u> Please provide an explanation in Column F for any "0" reported in the number of construction site plans reviewed, please provide an explanation	n Column C. If the nu	mber of applicants notifi						
	Notified of ERP stormwater permit requirements	1	Correspondence	Atlantis	JFK MOB				
	Confirmed ERP coverage	1	SFWMD permit	Atlantis	JFK MOB				
	Notified of CGP stormwater permit requirements	1	None	Engineer	Verbal				
	Confirmed CGP coverage	1	Spreadsheet	Engineer	npdessw.xls				
Part III.A.9.b	Construction Site Runoff — Inspection and Enforcement								
	As an attachment to the Year 1 Annual Report, the permittee shall submit a written plan that details the standard operating procedures for implementation of the stormwater, erosion and sedimentation inspection program for construction sites discharging stormwater to the MS4. The permittee shall implement the plan for inspecting construction sites immediately upon written approval by the Department. Prior to Department approval, the permittee shall continue to perform inspections in accordance with its previously developed construction site inspection procedures. Report on the inspection program for privately-operated and permittee-operated construction sites, including the number of active construction sites during the reporting year, the number of inspections of active construction sites, the percentage of active construction sites inspected, and the number and type of enforcement actions / referrals taken. DEP Note: If "0" is reported in Column C for the number of inspections conducted, please provide an explanation in Column F of why no inspections were conducted. If the number of inspections reported is equal to or less than the number of active construction sites, or the percentage inspected is less than 100%, please provide an explanation in Column F. In addition, the permittee should re-word the "NOVs / warning letters / citations issued" reporting item to more accurately reflect its particular initial enforcement activity, if necessary. DEP Note: Refer to Part III.A.9.b of the permit for what must be included in the construction site inspection program plan. Please provide the title of the attached plan in Column D and the name of the entity who finalized the plan in Column E.								

A.	B.	C.	D.	E.	F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	PERMITTEE SITES: Active construction sites	0			N/A
	PERMITTEE SITES: Inspections of active construction sites for proper stormwater, erosion and sedimentation BMPs	0			N/A
	PERMITTEE SITES: Percentage of active construction sites inspected	0			N/A
	PRIVATE SITES: Active construction sites	1	Permit	Atlantis	JFK MOB
	PRIVATE SITES: Inspections of active construction sites for proper stormwater, erosion and sedimentation BMPs	8	Field Observation Photos	City Engineer (Atlantis)	JFK MOB (626 Non NPDES Permits)
	PRIVATE SITES: Percentage of active construction sites inspected	100	Field Observation Photos	City Engineer	JFK MOB
	Notices of Violation (NOVs) / warning letters / citations issued	0			N/A
	Stop Work Orders issued	0			N/A
	Fines issued	0	N/A	Atlantis	
Y	ear 1 ONLY: Attach the written construction site inspection program plan		SOP form	Atlantis	In Place

Construction Site Runoff — Site Operator Training

During Year 1 of the permit, develop and implement a written plan for stormwater training / outreach for construction site plan reviewers, site inspectors and site operators. Provide training for permittee personnel (employed by or under contract with the permittee) and private persons involved in the site plan review, inspection or construction of stormwater management, erosion, and sedimentation controls. All inspectors of construction sites shall be certified through the Florida Stormwater, Erosion, and Sedimentation Control Inspector Training program, or an equivalent program approved by the Department. Follow-up training shall be provided annually. Report the number and type of training activities, the number of inspectors, site plan reviewers and site operators trained (both in-house and outside training), and the number of private persons trained by the permittee.

<u>DEP Note:</u> If "0" is reported for any of these reporting items, please include in Column F an explanation of why training was not provided to / obtained by the permittee's staff and private persons during the applicable reporting year.

<u>DEP Note:</u> The permittee should report only the number of staff and private persons (i.e., private construction site operators) trained / certified during the applicable reporting year, and then note in Column F the number of staff and private persons who were previously trained / certified. Private site operator training can include pre-construction meetings.

	Certification Training	Initial Training (non- certification)	Refresher Training		
Permittee construction site inspectors	1 Evicting	0	3		S. Mazuk Bill: Matt & Jay
Permittee construction site plan reviewers	1 Existing	0	3		S. Mazuk Bill: Matt & Jay
Permittee construction site operators	1 Existing	0	3		S. Mazuk Bill: Matt & Jay
Private persons	0	0			-

III.A.9.c

SE	CTION VIII. CHANG	SES TO THE STORMWATER MANAGEMENT PROGRAM (SWMP) ACTIVITIES (Not Applicable In Year 4)
Α.	Permit Citation/ SWMP Element	Proposed Changes to the Stormwater Management Program Activities Established as Specific Requirements Under Part III.A of the Permit (Including the Rationale for the Change) — REQUIRES DEP APPROVAL PRIOR TO CHANGE IF PROPOSING TO REPLACE OR DELETE AN ACTIVITY. <u>DEP Note:</u> There may be changes deemed necessary after developing / reviewing your plans and SOPs as per Part III.A of the permit, after completing your SWMP evaluation as per Part VI.B.2 of the permit, or due to a TMDL / BMAP as per Part VIII.B of the permit.
	N/A	N/A
В.	Permit Citation/ SWMP Element	Changes to the Stormwater Management Program Activities NOT Established as Specific Requirements Under Part III.A of the Permit (Including the Rationale for the Change) <u>DEP Note:</u> There may be changes deemed necessary after developing / reviewing your plans and SOPs as per Part III.A of the permit, after completing your SWMP evaluation as per Part VI.B.2 of the permit, or due to a TMDL / BMAP as per Part VIII.B of the permit.
	N/A	N/A

CHECKLIST A: ATTACHMENTS TO BE SUBMITTED WITH THE ANNUAL REPORTS

Below is a list of items required by the permit that may need to be attached to the annual report. Please check the appropriate box to indicate whether the item is attached or is not applicable for the current reporting period. Please provide the number and the title of the attachments in the blanks provided.

Attached	N/A	Rule / Permit Citation	Required Attachment	Attachment Number	Attachment Title
		Part II.F	EACH ANNUAL REPORT: If program resources have decreased from the previous year, a discussion of the impacts on the implementation of the SWMP.		N/A
	\boxtimes	Part III.A.1	EACH ANNUAL REPORT: An explanation of why the minimum inspection frequency in Table II.A.1.a was not met, if applicable.		Met
		Part III.A.4	EACH ANNUAL REPORT: A list of the flood control projects that did <u>not</u> include stormwater treatment and an explanation for each of why it did not, if applicable.		None
	\boxtimes	Part III.A.7.a	EACH ANNUAL REPORT: A report on amendments / changes to the legal authority to control illicit discharges, connections, dumping, and spills, if applicable.		Not Needed
		Part V.B.9	EACH ANNUAL REPORT: Reporting and assessment of monitoring results. [Also addressed in Section III of the Annual Report Form]	Joint Report	See joint annual report
		Part VI.B.2	EACH ANNUAL REPORT: An evaluation of the effectiveness of the SWMP in reducing pollutant loads discharged from the MS4 that, <u>at a minimum</u> , must include responses to the questions listed in the permit.	Header VI.B.2	SWMD Effectiveness -2012
		Part VIII.B.3.e	EACH ANNUAL REPORT: A status report on the implementation of the requirements in this section of the permit and on the estimated load reductions that have occurred for the pollutant(s) of concern.	Joint Report	See joint annual report
	\boxtimes	Part VIII.B.4.f	EACH ANNUAL REPORT after approval of the BPCP: The status of the implementation of the Bacterial Pollution Control Plan (BPCP).	N/A	None
		Rule 62- 624.600(2)(a), FAC	YEAR 1: An inventory of all known major outfalls and a map depicting the location of the major outfalls (hard copy or CD-ROM).	N/A	In Place
	\boxtimes	Part III.A.3	YEAR 1: If have curbs and gutters but no street sweeping program, an explanation of why no street sweeping program and the alternate BMPs used or planned.	N/A	In Place
	\boxtimes	Part III.A.6	YEAR 1 or YEAR 2: A copy of the adopted Florida-friendly Ordinance, if applicable	N/A	N/A
	\boxtimes	Part III.A.7.c	YEAR 1: A proactive illicit discharge / connection / dumping inspection program	N/A	In Place
	\boxtimes	Part III.A.9.b	YEAR 1: A construction site inspection program plan. [For approval by DEP]	N/A	In Place
		Part II.A	YEAR 2: Stormwater Management Program (SWMP)	N/A	Submitted in Year 1
		Part III.A.2	YEAR 2: A summary report of a review of codes and regulations to reduce the stormwater impact from new development / redevelopment.		
	\boxtimes	Part V.A.2	YEAR 3: Estimates of annual pollutant loadings and EMCs, and a table comparing the current calculated loadings with those from the previous two Year 3 ARs.	N/A	N/A
	\boxtimes	Part III.A.2	YEAR 4: A follow-up report on plan implementation of changes to codes and regulations to reduce the stormwater impact from new development /	N/A	N/A
	\boxtimes	Part V.A.3	YEAR 4: If the total annual pollutant loadings have not decreased over the past two permit cycles, revisions to the SWMP, as appropriate.	N/A	N/A
	\boxtimes	Part V.B.3	YEAR 4: The monitoring plan (with revisions, if applicable).	N/A	N/A
	\boxtimes	Part VII.C	YEAR 4: An application to renew the permit.	N/A	N/A
		Part VIII.B.3.d	YEAR 4: A TMDL Implementation Plan / Supplemental SWMP.	N/A	N/A

CHECKLIST B: THE REQUIRED ANNUAL REVIEWS OF WRITTEN STANDARD OPERATING PROCEDURES (SOPs) & PLANS

The permit requires annual review, and revision if needed, of written Standard Operating Procedures (SOPs) and plans (e.g., public education and outreach, training, inspections). Please indicate your review status below. If you have made revisions that need DEP approval, you must complete Section VIII.A of the annual report.

Did not complete review of existing SOP / Plan	Developed new written SOP / Plan	Reviewed & no revision needed to existing	Reviewed & revised existing SOP / Plan	Permit Citation	Description of Required SOPs / Plans
		\boxtimes		Part III.A.1	SOP and/or schedule of inspections and maintenance activities of the structural controls and roadway stormwater collection system.
		\boxtimes		Part III.A.2	SOP for development project review and permitting procedures and/or local codes and regulations for new development / areas of significant redevelopment.
		\boxtimes		Part III.A.3	SOP for the litter control program.
		\boxtimes		Part III.A.3	SOP for the street sweeping program.
		\boxtimes		Part III.A.3	SOP for inspections of equipment yards and maintenance shops that support road maintenance activities.
N/A 🗌	N/A	N/A	N/A	Part III.A.5	SOP for inspections of waste treatment, storage, and disposal facilities not covered by an NPDES stormwater permit.
		\boxtimes		Part III.A.6	Plan for public education and outreach on reducing the use of pesticides, herbicides and fertilizer.
N/A	N/A	N/A	N/A	Part III.A.6	Plan for pesticide, herbicide and fertilizer application training <u>DEP Note</u> : A plan is not necessary since the FDACS certification / licensing program adequately fulfills the permit requirement.
		\boxtimes		Part III.A.6	SOP for reducing the use of pesticides, herbicides and fertilizer, and for the proper application, storage and mixing of these products.
		\boxtimes		Part III.A.7.c	Plan for proactive illicit discharge / connections / dumping inspections.*
		\boxtimes		Part III.A.7.c	SOP for reactive illicit discharge / connections / dumping investigations.
		\boxtimes		Part III.A.7.c	Plan for illicit discharge training.
		\boxtimes		Part III.A.7.d	SOP for spill prevention and response efforts.
		\boxtimes		Part III.A.7.d	Plan for spill prevention and response training.
		\boxtimes		Part III.A.7.e	Plan for public education and outreach on how to identify and report the illicit discharges and improper disposal to the MS4.
		\boxtimes		Part III.A.7.f	Plan for public education and outreach on the proper use and disposal of oils, toxics and household hazardous waste.
		\boxtimes		Part III.A.7.g	SOP to reduce / eliminate sanitary wastewater contamination of the MS4.
N/A 🗌	N/A 🗌	N/A 🗌		Part III.A.8	SOP for inspections of high risk industrial facilities.
		\boxtimes		Part III.A.9.a	SOP for construction site plan review for stormwater, erosion and sedimentation controls, and ERP and CGP coverage.
		\boxtimes		Part III.A.9.b	Plan for inspections of construction sites.*
		\boxtimes		Part III.A.9.c	Plan for stormwater, erosion and sedimentation BMPs training.

^{*} Revisions to these plans require DEP approval – please complete Section VIII.A of the annual report.

REMINDER LIST OF THE TMDL / BMAP REPORTS TO BE SUBMITTED <u>SEPARATELY</u> FROM AN ANNUAL REPORT							
Rule / Permit Citation	Report Title	Due Date					
Part VIII.B.3.a	6 MONTHS from effective date of permit: TMDL Prioritization Report.	9/2/11					
Part VIII.B.3.b	12 MONTHS from effective date of permit: TMDL Monitoring and Assessment Plan.	3/2/12					
Part VIII.B.3.c	6 MONTHS from receiving analyses from the lab: TMDL Monitoring Report.	TBD					
Part VIII.B.4	30 MONTHS from effective date of permit: A Bacterial Pollution Control Plan (BPCP).	9/2/13					

END OF REVISED TAILORED MS4 AR FORM CYCLE 3 PERMIT

City of Atlantis

Stormwater Management Program (SWMP) Effectiveness - 2012Part VI.B.2.

- The ANNUAL REPORT shall include as an attachment an evaluation of the effectiveness of the permittee's SWMP in reducing pollutant loads discharged from the MS4. At a minimum, the permittee shall attach to the ANNUAL REPORT an explanation of how its SWMP is addressing each of the following:
- 1. Have stormwater pollutant loadings discharged from the MS4 decreased? Why or why not? The City is and has been aggressive in litter collection and has a street sweeping program. Public awareness and staff training are being continued and should therefore result in reduced loadings.
- 2. Which components of the SWMP are working well and are effective in reducing stormwater pollutant loadings? Why are they effective? *Measurably; the litter and sweepings are recorded. Not measured are resident and staff attitudes and habits that may reduce loadings.*
- 3. Which components of the SWMP are not working well and need to be revised to make them more effective in reducing stormwater pollutant loadings? *There are no known programs that are not effective*.
- 4. Which components of the SWMP do not contribute to reducing stormwater pollutant loads and could be revised or eliminated, and why? *None*.
- 5. Is the monitoring program providing data that can be used to assess the effectiveness of the SWMP in reducing stormwater pollutant loadings, assess the effectiveness of specific BMPs, and determine where stormwater-retrofitting projects should be prioritized for implementation? *The monitoring is by the group as is the effectiveness assessment.*

Code and Land Development Regulation Review Report

City of Atlantis

December 2012

This report is being prepared by the City in response to the National Pollutant Discharge Elimination System (NPDES) Phase 1 Municipal Separate Storm Sewer System (MS4) Permitting Resource Manual issued by the Florida Department of Environmental Protection (DEP), NPDES Stormwater Program, Division of Water Resource Management dated April 30, 2012. Per Component 2, Areas of New Development and Significant Redevelopment, a local municipality is required to "Conduct an inter-departmental review of the permittee's current local codes and land development regulations to determine where changes can be made to reduce the stormwater impact of new development and areas of significant redevelopment."

In particular, a local municipality is required to focus on changes to the code that will promote the following:

- Reductions in impervious surfaces;
- The use of swales:
- The incorporation of low impact development principles;
- Reduction in flow and volume of stormwater;
- Increase in natural hydrology;
- Adherence to the principles of the Florida Yards and Neighborhoods program in new landscaping.

The City of Atlantis has approximately 888 acres with over 88% of the community dedicated to residential and recreational uses. A small percentage is dedicated to medical and commercial uses. The City is largely built out. No redevelopment in the city is being discussed or is anticipated.

CODE REVIEW

The City of Atlantis Comprehensive Plan includes a Land Use Element and a Conservation Element. Each of those Elements includes Objectives and Policies which require the City to protect the natural resources. As an example, Objective 1 and 2 of the Conservation Element state that the city shall protect the quality and quantity of surface water and ground water within the city limits by continuing to pursue drainage practices and programs that minimize ground and surface water pollution.

The Policies established in the Comprehensive Plan have been incorporated into the City's Code of Ordinances in a variety of locations. Chapters 4, Building and Building Regulations; 14, Water and Sewers; 8, Floods; 12, Subdivision; 8.5, Landscaping and Tree Protection; and 15, Zoning.

CONCLUSION

While not as stringent as some building regulations (i.e, those supported by Leadership in Energy and Environmental Design [LEED]), the City's Code of Ordinances is sufficient in guiding responsible development within the City. Furthermore, while not specifically detailed in the City's Code, the City does not discourage pervious pavement, green roofs, rain barrels/cisterns and/or bio-retention facilities/areas. Therefore, the City is not proposing any amendments to the City's Code (other than those required to comply with Section 403.9337, Florida Statutes) but will continue to monitor any changing conditions within the City that may necessitate revisiting the City's Code.