Appendix B.2 Permit #IDS028576 MS4 Permit Annual Report Form

This Annual Report is due no later than May 3 of each year, beginning in Calendar Year 2022, and reflects the relevant reporting period, starting in 2021. See Permit Part 6.4.2

Annual Reports and any attachments must be sent to EPA and IDEQ by U.S. Postal Mail to the following addresses:

U.S. EPA, Region 10 Enforcement and Compliance Assurance Division Attn: Surface Water Enforcement Section 1200 6th Avenue, Suite 155 - Mail Code 20-C04 Seattle, Washington 98101-3188 Regional Administrator Lewiston Regional Office Idaho Department of Environmental Quality 1118 F Street Lewiston, Idaho 83501

Complete Sections 1	through IV. Do not leave any	y questions blank.
MS4 Permittee N	ame/Organization:	University of Idaho
NPDES Permit N	umber:	IDS028576
Indicate Annual R	eport Number & Report	ting Period:
Year 2 Reporting Year 3 Reporting Year 4 Reporting	g Period: Mar. 1, 2022 – Fe g Period: Mar. 1, 2023 – Fe g Period: Mar. 1, 2024 – Fe	b. 28, 2022 – Annual Report Due Date: May 3, 2022 b. 28, 2023 – Annual Report Due Date: May 3, 2023 b. 29, 2024 – Annual Report Due Date: May 3, 2024 b. 28, 2025 – Annual Report Due Date: May 3, 2025 b. 28, 2026 – Annual Report Due Date: Feb. 28, 2026
under my direction or personnel properly ga persons who manage information submitted personal knowledge t	supervision in accordance wather and evaluate the informathe system, or those persoil is, to the best of my knowle hat the information submitted ant penalties for submitting the submitted submitte	at this document and all attachments were prepared with a system designed to assure that qualified mation submitted. Based on my inquiry of the person or ans directly responsible for gathering the information, the edge and belief, true, accurate, and complete. I have no d is other than true, accurate, and complete. I am aware false information, including the possibility of fine and
Printed Name:	Elmer Johnson	
Title:	Water System Manager	
Date:	04/15/2024	

Section I. General Informatio	n
MS4 Facility Site Name: Univ	versity of Idaho
MS4 Facility Organization Form	al Name: University of Idaho Facilities
MS4 Facility Contact Name:	Elmer Johnson
Title:	Water System Manager
MS4 Contact Telephone:	(208) 370-2741
MS4 Contact Email Address:	elmerj@mckinstry.com
MS4 Facility Contact Type (all th	nat apply):
MS4 Facility Site Address: 875 P	Perimeter Drive MS2281
MS4 Facility Site City, State, Zip	Code: Moscow, ID 83844-2281
MS4 Facility Site Mailing Addres	s: if different from above
Is the MS4 Facility Site Located (On Tribal Land? Yes No
MS4 Facility Jurisdiction Type (c	heck all that apply):
☐ Federal ☐ State ☑ College or University ☐ State Highway Department ☐ Municipal:	County City or Town Highway District Tribal Other
ist All Receiving Water(s) For	the MS4 Discharges:
Paradise Creek	

Section II. Permittee Responsibility:

Please answer all questions. If the answer is "No," or "Not Applicable" and no other direction is provided, use the Comments field at the end of this section to explain the reason and the expected date(s) that the requirement will be met, and/or to explain why the requirement does not apply.

1.		tee organization sha with one or more Po	res implementation responsibility for Permit ermittees.
	O Yes	● No	Not Applicable
		ment between the Per t Program (SWMP) D	mittees described/cited in the Stormwater ocument?
	Yes	O No	Not Applicable
2.			res implementation responsibility for Permit utside (non-Permittee) entities.
	Is the agree	ment with these othe	r entity(ies) described/cited in the SWMP Document?
	Yes	O No	ONot Applicable
3.	mechanism	tee organization mai s to control pollutan ts of this GP.	ntains relevant ordinances or other regulatory t discharges into and from the MS4 to meet the
	Yes	○ No	ONot Applicable
			I to specify on overall progress to adopt adequate e regulatory mechanisms.)
4.	This Permitt website.	ee organization's SI	WMP Document is posted on a publicly accessible
	Yes		
			ge where the SWMP Document can be accessed:
	http://	s://www.uidaho.edu/curre	nt-students/sustainability-center/stormwater-management
	O No		
	Not Appli	cable	
5.	updated to d	describe the impleme	Permittee organization's SWMP Document been entation of the selected Monitoring/Assessment rities cited in Permit Part 4.
	Yes		
	ldentify t	he webpage address	where the SWMP Document can be accessed:
	http://	ps://www.uidaho.edu/curr	ent-students/sustainability-center/stormwater-management
	O No		
	Not Applie	cable	
	- August -		

 Yes	6.	This Permittee organization regularly tracks certain activities to set priorities and assess compliance with the Permit requirements.	
of the MS4. This Permittee's SWMP Document has been updated to reflect these changes in responsibility for any new or transferred areas served by the MS4. Yes If yes, use the Comments field to provide a brief statement summarizing the change in ownership or operational authority. No Not Applicable Section II Comments:			
Yes If yes, use the Comments field to provide a brief statement summarizing the change in ownership or operational authority. No Not Applicable Section II Comments:	7.	due to a Transfer of Ownership or Operational Authority over a geographic portion	
In ownership or operational authority. No Not Applicable Section II Comments:		responsibility for any new or transferred areas served by the MS4.	
Not Applicable Section II Comments:		If yes, use the Comments field to provide a brief statement summarizing the change in ownership or operational authority.	
Section II Comments:		● No	
	Secti I	ion II Comments:	
	l		İ
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Section III. Status of SWMP Control Measures

Please answer all questions for each SWMP control measure and associated component activity. In the Comments field, cite any relevant information and/or statistics that helps illustrate the Permittee's implementation of the required action/activity.

If the answer is "No," use the Comments field to explain the reason, and outline the expected dates that the requirement will be met.

If the requirement does not apply to the Permittee's organization, mark "NA" and explain why it does not apply in the Comments field.

Public Education, Outreach and Involvement Program (Permit Part 3.1)

8.	This Permittee organization conducts an education, outreach, and public involvement program based on stormwater issues of significance in the Permittee's jurisdiction.
	Yes, this organization conducts the education, outreach, and involvement activities required by the Permit
	Yes, this organization works through contract with other entities to conduct the education, outreach, and involvement activities required by the Permit .
	○ No
	Not Applicable
9.	Target Audience: During the reporting period, this Permittee organization focused its education, outreach, and public involvement messages to the following audience(s):
	General Public (including homeowners, homeowner's associations, landscapers, and property managers)
	Business/Industrial/Commercial/Institutions (including home based and mobile businesses)
	Construction/Development (e.g., Engineers, Contractors, Developers, Landscape Architects, Site Design Professionals)
	Elected Officials, Land Use Policy and Planning Staff
	Other (describe in Comments section below)
10.	Topics: During the reporting period, this Permittee organization focused its education, outreach, and public involvement messages on the following topics (select all that apply):
	General impacts of stormwater flows into surface water, and appropriate actions to prevent adverse impacts;
	Impacts from impervious surfaces, techniques to avoid adverse impacts;
	Yard care techniques protective of water quality, such as composting;
	Proper use, application & storage of pesticides, herbicides, and fertilizers;

Clear Page 6

L	Litter & trash control and recycling programs;
	BMPs for power washing, carpet cleaning, auto repair &maintenance
	Low Impact Development/green infrastructure techniques, including site design, pervious paving, retention of mature trees/vegetation, landscaping and vegetative buffers;
	Maintenance of landscape features providing water quality benefits;
	Stormwater treatment and volume control practices;
	Technical standards for stormwater site plans; including appropriate selection, installation, and use of required construction site control measures
	Source control BMPs and environmental stewardship;
	Impacts of illicit discharges and how to report them;
	Actions and opportunities for pet waste control/disposal,
	Water wise landscaping, water conservation, water efficiency
	BMPs for use and storage of automotive chemicals, hazardous cleaning supplies, vehicle wash soaps and other hazardous materials;
11. D	uring the reporting period, this Permittee organization began and/or continued
(G	stribution of the selected messages/activities to the intended target audience.
Ğ	Yes Please summarize the message/activity conducted during the reporting period in the Comments section below.
© C	Yes Please summarize the message/activity conducted during the reporting period in the
Ğ.	Yes Please summarize the message/activity conducted during the reporting period in the Comments section below.
	 Yes Please summarize the message/activity conducted during the reporting period in the Comments section below. No Note: Permit Part 3.1.3 requires Permittees to conduct at least eight (8) educational
12. Di	 Yes Please summarize the message/activity conducted during the reporting period in the Comments section below. No Note: Permit Part 3.1.3 requires Permittees to conduct at least eight (8) educational messages or activities no later than February 28, 2026.
12. Di	Please summarize the message/activity conducted during the reporting period in the Comments section below. No Note: Permit Part 3.1.3 requires Permittees to conduct at least eight (8) educational messages or activities no later than February 28, 2026. Not Applicable Iring this reporting period, this Permittee organization assessed, or participated efforts to assess, the understanding and adoption of intended behaviors by the
12. Di	Please summarize the message/activity conducted during the reporting period in the Comments section below. No Note: Permit Part 3.1.3 requires Permittees to conduct at least eight (8) educational messages or activities no later than February 28, 2026. Not Applicable Iring this reporting period, this Permittee organization assessed, or participated efforts to assess, the understanding and adoption of intended behaviors by the reget audience. Yes; In the Comments section below, please summarize efforts to assess the selected education, outreach and public involvement activities conducted during the reporting period. If information is available, describe how this information is used to improve the

13.	During this reporting period, this Permittee organization offered (or worked with others to offer) training/education regarding construction site runoff control measures to site operators working in the Permittee's jurisdiction.
	Yes
	O No
	Note: Permit Part 3.1.7.1 requires Permittees to offer outreach/training on construction site control measures at least twice during the permit term, no later than February 28, 2026.
	Not Applicable
14.	During this reporting period, this Permittee organization offered (or worked with others to offer) training/education regarding permanent stormwater controls to audiences working in the Permittee's jurisdiction.
	Yes
	○ No
	Note: Permit Part 3.1.7.2 requires Permittees to offer outreach/training on permanent stormwater controls at least twice during the permit term, no later than February 28, 2026.
	O Not Applicable
15.	This Permittee organization maintains and promotes a publicly-accessible website that provides current SWMP-related information cited in Permit Part 3.1.8. This website was recently updated prior to submitting this Report. Yes
	URL for the Permittee's webpage:
	www.uidaho.edu/current-students/sustainability-center/stormw http://ater-management
	○ No
	Not Applicable
Use the nature	nents on Public Education, Outreach, and Involvement Program: his Comments field to explain or discuss unique implementation schedules, summarize of the education, outreach, and public involvement activities conducted during the ing period
K	1. New Message/Activity: Handout to Contractors that work on the University of Idaho Campus. Continued Message/Activity: Educational Brochure located on webpage. 3. Conducted through the UI construction permitting process.

Illicit Discharge Detection and Elimination Program (Permit Part 3.2)

16	Pe	the extent allowable pursuant to authority granted under Idaho law, this rmittee organization conducts and enforces a program to detect and eliminate cit discharges into the MS4.
	\circ	Yes
	•	No
		Note: Permit Part 3.2 requires Permittees to revise and update their existing programs as necessary to comply with Permit Parts 3.2.2 through 3.2.9 no later than September 1, 2025.
	0	Not Applicable
17	. Thi	is Permittee organization maintains a current MS4 Map and Outfall Inventory as scribed in Permit Part 3.2.2.
	•	Yes
	0	No
		Note: Permit Part 3.2 requires Permittees to update their Map(s) and Inventory no later than September 1, 2025.
	\bigcirc	Not Applicable
18.	Per <i>tho</i>	the extent allowable pursuant to authority granted under Idaho law, this mittee organization prohibits non-storm water discharges into the MS4 (except se identified in Permit Part 2.4) through an ordinance or other regulatory chanism.
	\odot	Yes – if yes, please provide citation/web address to the ordinance/regulatory
		mechanism: Moscow City Code: Title 5, Chapter 3, Section 3-19.
		https://www.ci.moscow.id.us/City-Code
		No
		Note: Permit Part 3.2 requires Permittees to revise and update their existing programs as necessary no later than September 1, 2025 .
	\bigcirc	Not Applicable
19.	This add	Permittee organization maintains a dedicated telephone number, email ress, and/or other means for the public to report illicit discharges,
	\odot	Yes – if yes, please provide phone number/web address:
		(208) 885-6246
	$\bigcirc \prime$	Vo
	ļ	Note: Permit Part 3.2 requires Permittees to revise and update their existing programs as necessary no later than September 1, 2025.
		Not Applicable

20.	This Permittee organization responds and investigates illicit discharge complaints or reports within two working days.
	• Yes
	○ No
	Note: Permit Part 3.2 requires Permittees to revise and update their existing programs as necessary no later than September 1, 2025 .
	Not Applicable
21.	Number of Public Complaints/Reports Received During this Reporting Period:
22.	Number of Illicit Discharge Complaints/Reports Investigated through field visits, sampling or other follow-up action 0
23.	Number of Illicit Discharge Complaints/Reports Resolved 0
24.	This Permittee organization conducts a dry weather analytical and field screening monitoring program to identify non-stormwater flows from MS4 outfalls.
	Yes No Not Applicable
25.	During the reporting period, this Permittee organization used its written protocols to prioritize and identify MS4 outfalls for dry weather discharge investigation.
	Yes No Not Applicable
26.	Total Number of MS4 Outfalls in the Permittee's jurisdiction of the Permit Area:
27.	During the reporting period, this Permittee organization completed visual dry weather screening on at least 50 MS4 outfalls.
	✓ Yes
	No - Total # of outfalls screened in this jurisdiction was less than 50
	Not Applicable
28.	Of the 50 outfalls screened during the reporting period:
	How many outfalls were discharging during dry weather?
	How many of these identified dry weather discharges were sampled or otherwise investigated to determine the discharge source? $\boxed{_{NA}}$
	How many of the identified dry weather discharges resulted in the Permittee action to address and eliminate the discharge source?

£.∀.			w many of the Permittee's MS4 outfalls have been
	seepage?	s having ary weamer	flows caused by irrigation return flow or ground water
		outfalls identified this	s reporting period
			entified to date, as having dry weather flows from
	irrigation or	r groundwater seepag	na
		Alaminimini andhera	Je NA
	Note: Permit	t Part 3.2.6 requires Pe	ermittees to provide a complete list of MS4 outfalls locations
	identified as	having dry weather flo	ows caused by irrigation return flow or ground water seepage
			lication no later than September 1 2025.
30.	coordinates	appropriate spill pre	ntains written spill response procedures and evention, containment and response activities with t Area to ensure maximum water quality protection
	Yes	O No	Not Applicable
31.	used oil, veh	and the public of the l	dinates with appropriate local entities to educate proper management and disposal or recycling of terials, and other household hazardous wastes.
	Yes	○ No	Not Applicable
32.	eliminating ii	ee organization's statellicit discharges, spill	off responsible for investigating, identifying and lls, and illicit connections into the MS4 are trained
	Yes	O No	Not Applicable
Use the results	his Comments fi	field to explain any unic actions, discuss subseq	n and Elimination Program: que implementation schedules, highlight investigation quent enforcement actions, etc. that were conducted

Construction Site Runoff Control Program (Permit Part 3.3)

33.	This Permittee organization uses an ordinance or other regulatory mechanism to require erosion, sediment, and waste material management controls at construction project site activity that results in land disturbance of one (1) or more acres and discharges to the MS4.
	Yes
	○ No
	Note: Permit Part 3.3 requires Permittees to update their construction site runoff control requirements no later than September 1, 2025.
	Not Applicable
34.	This Permittee organization requires construction site operators to submit construction site plans for projects disturbing one (1) or more acres for Permittee review.
	• Yes
	O No
	Note: Permit Part 3.3 requires Permittees to update their construction site runoff control requirements no later than September 1, 2025 .
	O Not Applicable
35.	This Permittee organization inspects construction sites that disturb one (1) or more acres to ensure compliance with applicable requirements for erosion, sediment and waste material management controls.
	Yes
	○ No
	Note: Permit Part 3.3 requires Permittees to update their construction site runoff control requirements no later than September 1, 2025 .
	Not Applicable
36.	This Permittee organization inspects construction sites using an inspection prioritization system.
	Yes
	○ No
	Note: Permit Part 3.3 requires Permittees to update their construction site runoff control requirements no later than September 1, 2025
	O Not Applicable

	This Permittee organization implements a written escalating enforcement response policy or plan (ERP) for construction site runoff control.
	Yes
	○ No
	Note: Permit Part 3.3 requires Permittees to update their construction site runoff control requirements no later than September 1, 2025 .
	Not Applicable
38.	This Permittee organization ensures that all persons responsible for preconstruction site plan review, site inspections, and enforcement of construction site runoff control requirements are appropriately trained to conduct such activities – specifically, this organization provides orientation and training for new staff working on construction runoff control issues within the first six (6) months of employment.
	Yes Yes
	○ No
	Note: Permit Part 3.3 requires Permittees to update their construction site runoff control requirements no later than September 1, 2025.
	Not Applicable
site in	his Comments field to explain unique implementation schedules, summarize the number of spections, follow-up actions, and/or any subsequent enforcement actions, etc that were acted during the relevant reporting period.
site in	Spections, follow-up actions, and/or any subsequent enforcement actions, etc that were
site in	Spections, follow-up actions, and/or any subsequent enforcement actions, etc that were
site in	Spections, follow-up actions, and/or any subsequent enforcement actions, etc that were
site in	Spections, follow-up actions, and/or any subsequent enforcement actions, etc that were
site in	Spections, follow-up actions, and/or any subsequent enforcement actions, etc that were
site in	Spections, follow-up actions, and/or any subsequent enforcement actions, etc that were
site in	Spections, follow-up actions, and/or any subsequent enforcement actions, etc that were acted during the relevant reporting period.
site in	Spections, follow-up actions, and/or any subsequent enforcement actions, etc that were acted during the relevant reporting period.
site in	spections, follow-up actions, and/or any subsequent enforcement actions, etc that were ucted during the relevant reporting period.
site in	spections, follow-up actions, and/or any subsequent enforcement actions, etc that were ucted during the relevant reporting period.
site in	spections, follow-up actions, and/or any subsequent enforcement actions, etc that were ucted during the relevant reporting period.

<u>Post Construction Stormwater Management in New Development & Redevelopment</u> (Permit Part 3.4)

39.	Through ordinance or other regulatory mechanism, this Permittee organization requires the installation and long-term maintenance of permanent stormwater controls at new development and redevelopment project sites that result from land disturbance greater than or equal to 1 acre and that discharges to the MS4. The required stormwater controls must be sufficient to retain onsite the runoff volume produced from a 24-hour 95 th percentile storm event, and/or require runoff treatment sufficient to attain an equal or greater level of water greater has a fit as
	treatment sufficient to attain an equal or greater level of water quality benefit as this onsite retention standard.
	Yes
	Please cite to the regulatory mechanism containing the permanent stormwater control requirements:
	University of Idaho DESIGN GUIDELINES and CONSTRUCTION STANDARDS DIVISION 31 and DIVISION 32
	Note: Permit Part 3.4 requires Permittees to update their permanent stormwater control requirements no later than September 1, 2025.
	O Not Applicable
40.	This Permittee organization requires permanent storm water controls through written specifications. Yes Please cite to the document containing the permanent stormwater control requirements:
	University of Idaho DESIGN GUIDELINES and CONSTRUCTION STANDARDS DIVISION 31 and DIVISION 32
1	Note: Permit Part 3.4 requires Permittees to update their permanent stormwater control requirements no later than September 1, 2025 .
(Not Applicable
1 1.	This Permittee organization requires preconstruction site plan review and approval for permanent storm water controls at new development and redevelopment sites that result in land disturbance of one or more acres and discharge to the MS4.
+	Yes
(○ No
	Note: Permit Part 3.4 requires Permittees to update their permanent stormwater control requirements no later than September 1, 2025 .
(Not Applicable

42	W	here the Permittee regularly inspects the installation, and long-term operation, of ermanent stormwater controls.
	lacksquare) Yes
	C) No
		Note: Permit Part 3.4 requires Permittees to update their permanent stormwater control requirements no later than September 1, 2025 .
	C	Not Applicable
43.	Th th	is Permittee organization has an enforcement strategy to ensure and maintain e functional integrity of permanent stormwater controls within this jurisdiction.
		Yes
	lacksquare) No
		Note: Permit Part 3.4 requires Permittees to update their permanent stormwater control requirements no later than September 1, 2025 .
	\bigcirc	Not Applicable
44.	Th op	is Permittee organization uses a database inventory to track and manage the erational condition of permanent stormwater controls within this jurisdiction.
	\bigcirc	Yes
	()	No
		Note: Permit Part 3.4 requires Permittees to update their permanent stormwater control requirements no later than September 1, 2025.
	\bigcirc	Not Applicable
45.	Ag	is Permittee organization requires enforceable and transferable O&M reements, where parties other than this Permittee organization are responsible operation and maintenance of permanent storm water controls?
	9	Yes
	\bigcirc	No - Note: Permit Part 3.4 requires Permittees to update their permanent stormwater control requirements no later than September 1, 2025 .
	\bigcirc	Not Applicable
46.	site	s Permittee organization ensures that all persons responsible for reviewing plans for permanent stormwater controls and/or for inspecting the installation l operation of permanent controls are trained to conduct such activities
	ullet	Yes
	\bigcirc	No - Note: Permit Part 3.4 requires Permittees to update their permanent stormwater control requirements no later than September 1, 2025 .
	\bigcirc	Not Applicable



Comments on Post Construction Stormwater Management in New Development and Redevelopment

Use this Comments field as necessary to explain any unique implementation schedules, summarize inspections, actions, etc. that were conducted during the relevant reporting period.

42: Problem areas in the system, especially catch basins, have been identified and are checked more frequently for cleaning and maintenance needs.
45: McKinstry is responsible for O&M of permanent storm water controls as outlined in contract between UI and McKinstry.

Pollution Prevention/Good Housekeeping for MS4 Operations (Permit Part 3.5)

47.	This Permittee organization inspects all MS4 catch basins and inlets in the jurisdiction at least once every five years and takes appropriate maintenance or cleaning action based on those inspections.
	Yes
	No – Permittee uses an alternate inspection & maintenance schedule as outlined in the SWMP Document.
	○ No
	Note: Permit Part 3.5 requires Permittees to update their pollution prevention and good housekeeping as needed to properly operate and maintain their MS4s no later than September 1, 2025.
	Not Applicable
	Total Number of catch basins and inlets inspected this reporting period 140.0
48.	This Permittee organization operates and maintains Streets, Roads, Highways and/or Parking Lots in its jurisdiction in a manner that protects water quality and reduces the discharge of pollutants through the MS4.
	Yes
	○ No
	Note: Permit Part 3.5 requires Permittees to update their requirements pollution prevention/good housekeeping for MS4 Operations no later than September 1, 2025 .
	O Not Applicable
49.	This Permittee organization operates all street/road maintenance material storage locations in a manner that prevents pollutants in stormwater runoff from discharging to the MS4 or into any receiving waterbody. A description of each Material Storage Location is included in the SWMP Document, as required by Permit Part 3.5.4
(Yes
(No
	Note: Permit Part 3.5 requires Permittees to update their requirements pollution prevention/good housekeeping for MS4 Operations no later than September 1, 2025.
(Not Applicable

50.	This Permittee organization sweeps all areas of the jurisdiction that discharge to the MS4 at least once annually. A description of the street sweeping program, as required by Permit Part 3.5.5, is included in the SWMP Document.	
	Yes	
	◯ No	
	Note: Permit Part 3.5 requires Permittees to update their requirements pollution prevention/good housekeeping for MS4 Operations no later than September 1, 2025.	
	Not Applicable	
51.	This Permittee organization has reviewed its operation and maintenance activities for the types of activities listed below and confirms that all such activities are conducted in a manner that protects water quality and reduces the discharge of pollutants through the MS4. Municipal Activities to be addressed include: grounds/park and open space maintenance operations; fleet maintenance and vehicle washing operations; building maintenance; snow disposal site operation and maintenance; solid waste transfer activities; municipal golf course maintenance; materials storage; hazardous materials storage; 'used oil recycling; and spill control and prevention measures for municipal refueling facilities.	
	Yes	
	● No	
	Note: Permit Part 3.5 requires Permittees to update their requirements pollution prevention/good housekeeping for MS4 Operations no later than September 1, 2025.	
	Not Applicable	
52.	This Permittee organization ensures appropriate practices to reduce the discharge of pollutants to the MS4 associated with the application, storage and disposal of pesticides, herbicides and fertilizers. All employees or contractors applying pesticides, etc. are instructed to follow all label requirements, including those regarding application methods, rates, number of applications allowed, and disposal of the pesticide/herbicide/fertilizer and rinsate.	
	Yes	
	⊃ No	
	Note: Permit Part 3.5 requires Permittees to update their requirements pollution prevention/good housekeeping for MS4 Operations no later than September 1, 2025.	
	Not Applicable	

	This Permittee organization uses site specific Storm Water Pollution Prevention Plans for all Permittee-owned material storage facilities, heavy equipment storage areas, and maintenance yards located in the Permit Area.
	○ Yes
	● No
	Note: Permit Part 3.5 requires Permittees to update their requirements pollution prevention/good housekeeping for MS4 Operations no later than September 1, 2025.
	O Not Applicable
54.	This Permittee organization ensures that all persons responsible for municipal operations and maintenance activities are trained to conduct such activities Yes
	O No
	Note: Permit Part 3.5 requires Permittees to update their requirements pollution prevention/good housekeeping for MS4 Operations no later than September 1 , 2025 .
	Not Applicable
Use ti	ments on Pollution Prevention/Good Housekeeping for MS4 Operations his Comments field as necessary to explain any unique implementation schedules, narize inspections, actions, etc. that were conducted during the relevant reporting period
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Section IV. SPECIAL CONDITIONS FOR DISCHARGES TO IMPAIRED WATERS Provide a current status report regarding the development of any required Monitoring/Assessment Plan and implementation of pollutant reduction activities as required by Permit Part 4.

55. Permit Part 4 - Narrative Status Report:

	On March 1, 2023 the Permittee submitted a Monitoring/Assessment Plan designed to quantify, at a minimum, pollutant loadings from the MS4 into Paradise Creek for E. coli.
	The Permittee's Monitoring/Assessment Plan can be accessed through their SWMP, which is available at the following link: https://www.uidaho.edu/current-students/sustainability-center/stormwater-management
	In the Monitoring/Assessment Plan the Permittee outlines three pollutant reduction activities that will be implemented in the MS4. These activities are infiltration trenches, storm water system cleaning, and fertilizer management.
	The Permittee has already begun utilizing infiltration trenches in some newly developed areas when the application is appropriate. One example of the Permittee's implementation of infiltration trenches is at the Idaho Central Credit Union Arena, photos of which can be found in the Monitoring/Assessment Plan.
	In 2023 the Permittee has began implementing storm water system cleaning and fertilizer management techniques as outlined in the IDEQ BMP catalog.
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Section V. Response To Excursions Above Idaho Water Quality Standards

56	During this or any prior reporting period, did the Permittee submit written notification to EPA and IDEQ regarding MS4 discharge that are causing or contributing to an excursion above the WQS as directed by Permit Part 5.1?	
	Yes – if yes, proceed to Q.56	
	● No	
	Not Applicable	
57.	During this or any prior reporting period, did the Permittee submit an Adaptive Management Report to EPA and IDEQ, as directed by Permit Part 5.2?	
	Yes – if yes, proceed to Q.57	
	● No	
	Not Applicable	
58.	contributing to the original water quality excursion, including the results of any monitoring, assessment, or evaluation efforts conducted during the reporting period.	
	See Appendix A for the handouts provided to contractors working on the University of Idaho Campus that address	1
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List any attachments submitted as part of this Annual Report:				
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