ILLINOIS ENVIRONMENTAL PROTECTION AGENCY ANNUAL FACILITY INSPECTION REPORT NPDES PERMIT FOR STORM WATER DISCHARGES FROM MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4)

Complete each section of this report.								
REPORT PERIOD:	FROM:	MARCH 2	01	8 TO: MARC	CH 2019			
MS4 OPERATOR INFORMATION: (As it ap	pears on t	he curren	ıt p	ermit)				
NAME: TAZEWELL COUNTY			T	TELEPHONE NUM	BER: (309) 925-5532			
MAILING ADDRESS: 21308 ILLINOIS RT 9								
CITY: TREMONT	STATE: IL				ZIP: 61568			
CONTACT PERSON: CRAIG FINK, COU (Person responsible for Annual Report)	INTY ENGI	NEER						
NAME(S) OF GOVERNMENTAL ENTITY(IE	S) IN WHIC	H MSA IS		OCATED: (As it ann	pears on the current permit)			
STATE OF ILLINOIS	3) 114 111110	11 1807 10	Ť	OOATED: (AS IT app	cars on the current permity			
		 	†					
THE FOLLOWING ITEMS MUST BE ADDR	EGGED							
		ES (char	٠Ŀ	annronriate RMP	change(s) and attach inform	ation		
A. CHANGES TO BEST MANAGEMEN regarding change(s) to BMP and	measura	ble goal	s.)	appropriate Divi				
1. Public Education and Outreach				4. Construction S	ite Runoff Control			
2. Public Participation/Involvement				5. Post-Construct	ion Runoff Control			
3. Illicit Discharge Detection & Eliminati	on			6. Pollution Prevention/Good Housekeeping				
B. Attach the status of compliance with per management practices and progress tow MEP, and your identified measurable go	vards achie	ving the	sta	tutory goal of redu	cing the discharge of pollutants	best s to the		
C. Attach results of information collected a	nd analyze	d, includi	ng	monitoring data, if	any during the reporting period	i.		
D. Attach a summary of the storm water ac implementation schedule.)	tivities you	plan to u	ınd	lertake during the n	next reporting cycle (including a	an		
E. Attach notice that you are relying on and applicable).	Attach notice that you are relying on another government entity to satisfy some of your permit obligations (if							
F. Attach a list of construction projects tha								
SIGNATURE: Cing Fulls		, ,	T	DATE: JUNE	3, 2019			

Information required by this form must be provided to comply with 415 ILCS 5/39 (1996). Failure to do so may prevent this form from being processed and could result in your application being denied. This form has been approved by the Forms Management Center.

A. CHANGES TO BEST MANAGEMENT PRACTICES (check appropriate BMP change(s) and attach information regarding change(s) to BMP and measurable goals.)

1. Public Education and Outreach
2. Public Participation/Involvement
3. Illicit Discharge Detection & Elimination

| Change | Check appropriate BMP change(s) and attach information | Check appropriate BMP change(s) | Check appropriate BMP change(s)

No changes to the BMPS were made.

В.

Attach the status of compliance with permit conditions, an assessment of the appropriateness of your identified best management practices and progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP, and your identified measurable goals for each of the minimum control measures.

Attach the status of compliance with permit conditions,

We are currently compliant with the permit conditions

an assessment of the appropriateness of your identified best management practices and

We feel that our identified best management practices are very appropriate in achieving our goals.

progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP,

We are progressing towards achieving the statutory goal of reducing the discharge of pollutants to the MEP through our BMPs

and your identified measurable goals for each of the minimum control measures.

Our measurable goals are our annual reports. We are meeting the requirements set forth in our original Notice of Intent. See the applicable year of the attached implementation schedule.

C. Attach results of information collected and analyzed, including monitoring data, if any during the reporting period.

Existing ordinances are being reviewed and drafts of various ordinances are being formulated in regards to Illicit Discharge, Storm Water Retention, Construction Site Runoff Control, and Post-Construction Site Runoff Control. No physical samples of water have been tested for quality.

The following functions were attended or produced by one or more of the representatives of our group.

- Distribution of newsletters from respective communities to the constituents regarding storm sewer regulations.
- Earth Day Celebrations
- River Sweep
- Various US EPA Stormwater Program's Webcast throughout the year.
- Various meetings with the majority of the NPDES communities in the area to share ideas and compliance efforts.
- Earth Day Festival @ Forest Park Nature Center
- Clean Water Celebration-Peoria Civic Center
- APWA Annual Conference at Peoria-Storm Water related presentations and booths regarding NPDES Phase II concepts.
- Township Officials of Illinois-presentation on Federal and State Requirements affecting Townships and other Local Agencies in Springfield, IL.

D.
Attach a summary of the storm water activities you plan to undertake during the next reporting cycle (including an implementation schedule.)

See applicable year of the attached implementation schedule.

E.

Attach notice that you are relying on another government entity to satisfy some of your permit obligations (if applicable).

The following entities

City of East Peoria Village of Morton City of Pekin Village of Bartonville Village of Bellevue Village of North Pekin City of Washington Village of Peoria Heights

Kickapoo Township Limestone Township Medina Township Peoria County Cincinnati Township Washington Township **Tazewell County**

are part of a group that is collectively attempting to satisfy some of the requirements of the following BMPs.

- 1. Public Education and Outreach
- 2. Public Participation/Involvement

F.

Attach a list of construction projects that your entity has paid for during the reporting period.

Annual Gen. Main-Allentown Rd, Washington Rd, Manito Rd - No SWPPP Pavement Sealing - Mackinaw Rd, Toboggan Rd, Winkle Rd, Hickory Grove - No SWPPP Delavan Rd Bridge repl <1 acre - No SWPPP

TAZEWELL COUNTY
BEST MANAGEMENT PRACTICES (BMP's) FOR

BEST MANAGEMENT PRACTICES (BMP's) FOR HASE II STORM WATER PROGRAM FOR MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4s)	C. Illicit Discharge Detection and Elimination D. Construction Site Runoff E. Post-Construction Runoff F. Pollution Prevention/Good Control	F. I Employee Training Program Program	ated this pped tiffy to	Measurable Goal(s), including frequencies: Annual report on status	Budget appropriately to conduct visual dry weather screening. Evaluate in-house capabilities.	Use draft of map from C1 or other map from C1 or other map to identify logical sections of the storm sever system	Schedule walking of creeks and open drainage ways in June, July, and August to Qualifying Local Program detect illogical water (see attached) (see attached) dumping, note on map, and	Determine mechanism for continue vehicle control continue vehicle correcting non-compliant locations (perhaps ordinance and penalties) and penalties)	List origin locations, point of discharge, contact discharge, contact information, property owner(s) etc. Publich list of proper Pollution owner(s) etc. Publich list of proper and their violations of the proper pollution of the publich list of the proper pollution of the public of
BEST MANAGE SE II STORM WATER PROGRAM I	n and B. Public C. Illicit Participation/Involvement	ducation B.7 Other Public C.1 Storm Sewer Map Involvement Preparation	for Public Regional effort for Public Tazewell County's storm Jutraach Participation/Involvement Reverse system consists of through a regional planning drainage ditches along commission appurtenances. As such, this "system" is currently mapped as a part of the County's noadway mapping. The County will work to identify locations where these roadway ditches drain into existing streams and waterways.	Measurable Goal(s),			Aumici and Co Commu II Storn and Eff	ypes. media types. go f each Record listing of each reganization's governmental organization's storm water education efforts.	
NPDES PHA	A. Public Education and Outreach	A 6 Other Public Education BMP's	Brief Description of BMP: Regional effort for Public Education and Outreach through a regional planning commission		Year 1	Year 2 Perpetuate status of existing committee for future and continue of public education and outreach. The existing committee represents	Year 3 and Counties with varying characteristics. Communicate NPDES Phase II Storm Water Information and Efforts through various	Year 4 media types. Record listing of each governmental organization's storm water education efforts.	Year 5

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY ANNUAL FACILITY INSPECTION REPORT NPDES PERMIT FOR STORM WATER DISCHARGES FROM MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4)

Complete each section of this report.				<u></u>					
REPORT PERIOD:	FROM:	MARCH	20°	17 TO:	MARCH 2018				
MS4 OPERATOR INFORMATION: (As it ap	pears on th	ne curren	t p	ermit)					
NAME: TAZEWELL COUNTY				TELEPHONE NUM	BER: (309) 925-5532				
MAILING ADDRESS: 21308 ILLINOIS RT 9									
CITY: TREMONT	STATE:	STATE: IL			ZIP: 61568				
CONTACT PERSON: CRAIG FINK, COU (Person responsible for Annual Report)		NEER							
NAME(S) OF GOVERNMENTAL ENTITY(IE	S) IN WHIC	H MS4 IS	i Le	OCATED: (As it app	pears on the current permit)				
STATE OF ILLINOIS	·								
			T						
THE FOLLOWING ITEMS MUST BE ADDR	ESSED.								
A. CHANGES TO BEST MANAGEMEN' regarding change(s) to BMP and	T PRACTIC				change(s) and attach inform	ation			
1. Public Education and Outreach					ite Runoff Control				
2. Public Participation/Involvement				5. Post-Construct	ion Runoff Control				
3. Illicit Discharge Detection & Eliminati	on			6. Pollution Preve	ntion/Good Housekeeping				
B. Attach the status of compliance with permanagement practices and progress tow MEP, and your identified measurable go	vards achie	ving the	sta	tutory goal of redu	cing the discharge of pollutants	pest to the			
C. Attach results of information collected a	ind analyze	d, includi	ng	monitoring data, if	any during the reporting period	i.			
.D. Attach a summary of the storm water ac implementation schedule.)	tivities you	plan to ι	ind	lertake during the n	next reporting cycle (including a	ın			
E. Attach notice that you are relying on another government entity to satisfy some of your permit obligations (if applicable).									
F. Attach a list of construction projects tha	F. Attach a list of construction projects that your entity has paid for during the reporting period.								
SIGNATURE: Craig Fub, C	County E	ingr.		DATE: May	11,2018				

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A. CHANGES TO BEST MANAGEMENT PRACTICES (check appropriate BMP change(s) and attach information regarding change(s) to BMP and measurable goals.)

morniamen regularing entange(e) to 2 miles	 	
1. Public Education and Outreach	4. Construction Site Runoff Control	
2. Public Participation/Involvement	5. Post-Construction Runoff Control	
3. Illicit Discharge Detection & Elimination	6. Pollution Prevention/Good Housekeeping	

No changes to the BMPS were made.

В.

Attach the status of compliance with permit conditions, an assessment of the appropriateness of your identified best management practices and progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP, and your identified measurable goals for each of the minimum control measures.

Attach the status of compliance with permit conditions,

We are currently compliant with the permit conditions

an assessment of the appropriateness of your identified best management practices and

We feel that our identified best management practices are very appropriate in achieving our goals.

progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP,

We are progressing towards achieving the statutory goal of reducing the discharge of pollutants to the MEP through our BMPs

and your identified measurable goals for each of the minimum control measures.

Our measurable goals are our annual reports. We are meeting the requirements set forth in our original Notice of Intent. See the applicable year of the attached implementation schedule.

C.
Attach results of information collected and analyzed, including monitoring data, if any during the reporting period.

Existing ordinances are being reviewed and drafts of various ordinances are being formulated in regards to Illicit Discharge, Storm Water Retention, Construction Site Runoff Control, and Post-Construction Site Runoff Control. No physical samples of water have been tested for quality.

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- APWA Annual Conference at Peoria-Storm Water related presentations and booths regarding NPDES Phase II concepts.
- Township Officials of Illinois-presentation on Federal and State Requirements affecting Townships and other Local Agencies in Springfield, IL.

D.
Attach a summary of the storm water activities you plan to undertake during the next reporting cycle (including an implementation schedule.)

See applicable year of the attached implementation schedule.

Ε.

Attach notice that you are relying on another government entity to satisfy some of your permit obligations (if applicable).

The following entities

City of East Peoria
Village of Morton
City of Pekin
Village of Bartonville
Village of Bellevue
Village of North Pekin
City of Washington
Village of Peoria Heights

Kickapoo Township Limestone Township Medina Township Peoria County Cincinnati Township Washington Township

Tazewell County

are part of a group that is collectively attempting to satisfy some of the requirements of the following BMPs.

- 1. Public Education and Outreach
- 2. Public Participation/Involvement

March 2017-March 2018 Tazewell County

F.

Attach a list of construction projects that your entity has paid for during the reporting period.

Annual Gen Maint- Manito Rd, Springfield Rd - No SWPPP
Straub Rd over Dillon Creek - Stream Barbs, < 1 acre - No SWPPP
Kirchers Subdivision - Establish Boundaries for Garbage Clean Up - No disturbance - No SWPPP
Wick Building Replacement, < 1 acre, No SWPPP
Culvert Lining, Various Locations, < 1 acre, No SWPPP
Delavan Rd over Tributary to Mackinaw Bridge repl, < 1 acre, No SWPPP
Manito Rd over Mackinaw River Bridge repl, < 1 acre, No SWPPP

TAZEWELL COUNTY BEST MANAGEMENT PRACTICES (BMP's) FOR

NPDES PHASE II STORM WATER PROGRAM FOR MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4s)

	A. Public Education and Outreach	B. Public Participation/Involvement	C. Illicit Discharge De	etection and Elimination	D. Construction Site Runoff Control	E. Post-Construction Runoff Control	F. Pollution Prevention/Good Housekeeping
BMP's	A.6 Other Public Education	B.7 Other Public Involvement	C.1 Storm Sewer Map Preparation	C.2 Regulatory Control Program C.4 Illicit Discharge Tracing Procedures C.6 Program Evaluation and Assessment C.7 Visual Dry Weather Screening C.9 Public Notification	Qualifying Local Program (see attached)	Qualifying Local Program (see attached)	F.1 Employee Training Program F.2 Inspection and Maintenance Program
•		Regional effort for Public Participation/Involvement through a regional planning commission	Tazewell County's storm sewer system consists of drainage ditches along County roadways and related appurtenances. As such, this "system" is currently mapped as a part of the County's roadway mapping. The County will work to identify locations where these roadway ditches drain into existing streams and waterways.	Visual Dry Weather Screening	Qualifying Local Program (see attached)	Qualifying Local Program (see attached)	The Tazewell County Pollution Prevention/Good Housekeeping goal is to reduce pollutant runoff from County operations. The vehicle maintenance program requires that all County- owned vehicles be regularly inspected to eliminate the amount of oil, grease, and fluid leaks. A program for the inspection of storm drain will be developed.
Year 1	T	Me	easurable Goal(s), including fre	equencies: Annual report on sta Budget appropriately to	atus		Т
Year 2	committee for future and continue of public education and outreach. The existing committee represents	and outreach. The existing committee represents		conduct visual dry weather screening. Evaluate in-house capabilities. Use draft of map from C1 or other map to identify logical sections of the storm sewer system			Continue review County vehicle maintenance program; research road salt alternatives; continue to document amount of road sa applied to County roadway
Year 3 Year 4	Municipalities, Townships, and Counties with varying characteristics. Communicate NPDES Phase II Storm Water Information and Efforts through various media types. Record listing of each governmental organization's storm water education efforts.	Municipalities, Townships, and Counties with varying characteristics. Communicate NPDES Phase II Storm Water Information and Efforts through various media types. Record listing of each governmental organization's storm water education efforts.	Undate as necessary.	Schedule walking of creeks and open drainage ways in June, July, and August to detect illogical water discharge and illegal dumping, note on map, and determine point of origin Determine mechanism for correcting non-compliant locations (perhaps ordinance and penalties)	Qualifying Local Program (see attached)	Qualifying Local Program (see attached)	Continue vehicle maintenance program; continue to document road salt usage; establish storm drain inspection program an document number of storm water inlets cleaned Continue vehicle maintenance program; continue to document road salt usage; continue to document number of storm water inlets cleaned.
Year 5				List origin locations, point of discharge, contact information, property owner(s) etc. Publicly list offenders and their violations			Evaluate respective government owned facilities for proper Pollution Prevention/Good Housekeeping techniques.

4. Construction Site Runoff Control and

5. Post-Construction Runoff Control:

The Tazewell County Erosion, Sediment and Stormwater Control Ordinance was adopted and implemented April 15, 1995, and applies to all projects within the boundaries and jurisdiction of the unincorporated areas of Tazewell County. The Ordinance is enforced by the Erosion Control Administrator of the Tazewell County Planning and Zoning Department.

The intent of this ordinance is to require erosion control and storm water practices that will reduce the amount of sediment and other pollutants leaving development sites, both during and after construction and reduce the impact of development on crosion in receiving streams. It is also the intent of this ordinance to promote design and construction practices that minimize ground disturbances during development and that maintain natural drainage and storm water storage features whenever possible.

The Ordinance covers all pre-project conditions and post-project conditions. Tazewell County contracts with Peoria County Soil and Water Conservation District who provides a qualified civil engineer for review of Erosion, Sediment and Stormwater permit applications. The engineer also assists the Erosion Control Administrator in inspections of the site during pre-and post project construction and prior to issuance of a "Final Inspection-Notice of Permanent Stormwater Control Measures".

There are two (2) types of Permits covered by the Ordinance and enforced by the Erosion Control Administrator which are as follows:

GENERAL EROSION AND SEDIMENT CONTROL PERMITS

Before commencing any project involving construction of any new single or two-family dwelling or commencing any project with an area of 5,000 square feet or greater, the owner of the land, or his representative, shall be required to file an application for a General Erosion and Sediment Control Permit, as either a Standard or Site Specific plan.

EROSION, SEDIMENT, AND STORM WATER CONTROL PERMITS

Before commencing any commercial, institutional, multi-family or industrial or industrial project with an area of more than one-half (½) acre; or a project requiring subdivision approval by a unit of local government with an area of more than one-half (½) acre, the owner of the land, or his representative, shall be required to file an application for an Erosion, Sediment, and Storm Water Control Permit.

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY ANNUAL FACILITY INSPECTION REPORT NPDES PERMIT FOR STORM WATER DISCHARGES FROM MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4)

REPORT PERIOD: FROM: MARCH 2016 TO: MARCH 2017									
MS4 OPERATOR INFORMATION: (As it	appears on t	he curren	t p	ermit)					
NAME: TAZEWELL COUNTY		Т	TELEPHONE NUMBER: (309) 925-5532						
MAILING ADDRESS: 21308 ILLINOIS RT 9									
CITY: TREMONT	STATE:	IL		ZIP: 61568					
CONTACT PERSON: CRAIG FINK, COUNTY ENGINEER (Person responsible for Annual Report)									
NAME(S) OF GOVERNMENTAL ENTITY	(IES) IN WHIC	H MS4 IS	L(OCATED: (As it appears on the current permit)					
STATE OF ILLINOIS									
THE FOLLOWING ITEMS MUST BE ADD	DRESSED.								
A. CHANGES TO BEST MANAGEME regarding change(s) to BMP a				appropriate BMP change(s) and attach inform	ation				
1. Public Education and Outreach				4. Construction Site Runoff Control					
2. Public Participation/Involvement				5. Post-Construction Runoff Control					
3. Illicit Discharge Detection & Elimin	ation			6. Pollution Prevention/Good Housekeeping					
	owards achie	ving the s	sta	essment of the appropriateness of your identified l tutory goal of reducing the discharge of pollutants mum control measures.					
C. Attach results of information collected	l and analyze	d, includi	ng	monitoring data, if any during the reporting period	1.				
D. Attach a summary of the storm water implementation schedule.)	activities you	plan to u	nd	ertake during the next reporting cycle (including a	ın				
E. Attach notice that you are relying on a applicable).	Attach notice that you are relying on another government entity to satisfy some of your permit obligations (if								
F. Attach a list of construction projects t	F. Attach a list of construction projects that your entity has paid for during the reporting period.								
SIGNATURE: Can Find	·····		T	DATE: May 23, 2017					

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Complete each section of this report.

A. CHANGES TO BEST MANAGEMENT PRACTICES (check appropriate BMP change(s) and attach information regarding change(s) to BMP and measurable goals.)

morniamen regularing entange(e) to 2 miles		
1. Public Education and Outreach	4. Construction Site Runoff Control	
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No changes to the BMPS were made.

В.

Attach the status of compliance with permit conditions, an assessment of the appropriateness of your identified best management practices and progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP, and your identified measurable goals for each of the minimum control measures.

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- Earth Day Celebrations
- River Sweep
- Various US EPA Stormwater Program's Webcast throughout the year.
- Various meetings with the majority of the NPDES communities in the area to share ideas and compliance efforts.
- 4/23/2016-Earth Day Festival @ Peoria Zoo
- 4/17/2016-Clean Water Celebration-Rain garden booth-Peoria Civic Center
- 5/4-5/6/16-APWA Annual Conference at Peoria-Storm Water related presentations and booths regarding NPDES Phase II concepts.
- 11/13-11/15, 2016-Township Officials of Illinois-presentation on Federal and State Requirements affecting Townships and other Local Agencies in Springfield, IL.

D.
Attach a summary of the storm water activities you plan to undertake during the next reporting cycle (including an implementation schedule.)

See applicable year of the attached implementation schedule.

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- 1. Public Education and Outreach
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March 2016-March 2017 Tazewell County

F.

Attach a list of construction projects that your entity has paid for during the reporting period.

Annual Gen Maint- Toboggan Ave, Dee Mack Rd - No SWPPP Towerline Rd over Mackinaw river - New Deck, < 1 acre-No SWPPP Center Rd over W Branch Sugar Creek - Wing Wall Repair, < 1 acre-No SWPPP

TAZEWELL COUNTY BEST MANAGEMENT PRACTICES (BMP's) FOR

NPDES PHASE II STORM WATER PROGRAM FOR MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4s)

	A. Public Education and Outreach	B. Public Participation/Involvement	C. Illicit Discharge De	etection and Elimination	D. Construction Site Runoff Control	E. Post-Construction Runoff Control	F. Pollution Prevention/Good Housekeeping
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Year 3 Year 4	Municipalities, Townships, and Counties with varying characteristics. Communicate NPDES Phase II Storm Water Information and Efforts through various media types. Record listing of each governmental organization's storm water education efforts.	Municipalities, Townships, and Counties with varying characteristics. Communicate NPDES Phase II Storm Water Information and Efforts through various media types. Record listing of each governmental organization's storm water education efforts.	Undate as necessary.	Schedule walking of creeks and open drainage ways in June, July, and August to detect illogical water discharge and illegal dumping, note on map, and determine point of origin Determine mechanism for correcting non-compliant locations (perhaps ordinance and penalties)	Qualifying Local Program (see attached)	Qualifying Local Program (see attached)	Continue vehicle maintenance program; continue to document road salt usage; establish storm drain inspection program an document number of storm water inlets cleaned Continue vehicle maintenance program; continue to document road salt usage; continue to document number of storm water inlets cleaned.
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5. Post-Construction Runoff Control:

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Complete each section of this report.							
REPORT PERIOD:	FROM:	MARCH	201	15 TO:	MARCH 2016		
MS4 OPERATOR INFORMATION: (As it ap	pears on th	he currer	ıt p	ermit)			
NAME: TAZEWELL COUNTY				TELEPHONE NUMI	BER: (309) 925-5532		
MAILING ADDRESS: 21308 ILLINOIS R	Т 9						
CITY: TREMONT	: TREMONT STATE: IL				ZIP: 61568		
CONTACT PERSON: CRAIG FINK, COU (Person responsible for Annual Report)	INTY ENGI	NEER					
NAME(S) OF GOVERNMENTAL ENTITY(IE	S) IN WHIC	H MS/ IS		OCATED: (As it ann	nears on the current narmit)		
STATE OF ILLINOIS	S) IN WITIO	71 19104 10	Ť	OOATED. (AS IL app	sears on the current permits		
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THE FOLLOWING ITEMS MUST BE ADDR		=0 /=b=-	_1.		_h (a) and attack informa-		
A. CHANGES TO BEST MANAGEMEN regarding change(s) to BMP and					change(s) and attach inform	ation	
1. Public Education and Outreach				4. Construction S	n Site Runoff Control		
2. Public Participation/Involvement				5. Post-Construct	ion Runoff Control		
3. Illicit Discharge Detection & Eliminati	on			6. Pollution Prevention/Good Housekeeping			
B. Attach the status of compliance with permanagement practices and progress to	vards achie	ving the	sta	itutory goal of redu	cing the discharge of pollutants	best to the	
MEP, and your identified measurable go	als for eacr	1 Of the fr	ıını	mum control meas	ures.		
C. Attach results of information collected a	nd analyze	d, includ	ing	monitoring data, if	any during the reporting period	i.	
D. Attach a summary of the storm water ac implementation schedule.)	tivities you	plan to t	ınd	ertake during the n	next reporting cycle (including a	ın	
E. Attach notice that you are relying on another government entity to satisfy some of your permit obligations (if applicable).							
F. Attach a list of construction projects tha	it your entit	y has pa	id f	or during the repor	ting period.		
SIGNATURE: Cary Find			T	DATE: 06-0	08-7016		

Information required by this form must be provided to comply with 415 ILCS 5/39 (1996). Failure to do so may prevent this form from being processed and could result in your application being denied. This form has been approved by the Forms Management Center.

A. CHANGES TO BEST MANAGEMENT PRACTICES (check appropriate BMP change(s) and attach information regarding change(s) to BMP and measurable goals.)

morniamen regularing entange(e) to 2 miles	 	
1. Public Education and Outreach	4. Construction Site Runoff Control	
2. Public Participation/Involvement	5. Post-Construction Runoff Control	
3. Illicit Discharge Detection & Elimination	6. Pollution Prevention/Good Housekeeping	

No changes to the BMPS were made.

В.

Attach the status of compliance with permit conditions, an assessment of the appropriateness of your identified best management practices and progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP, and your identified measurable goals for each of the minimum control measures.

Attach the status of compliance with permit conditions,

We are currently compliant with the permit conditions

an assessment of the appropriateness of your identified best management practices and

We feel that our identified best management practices are very appropriate in achieving our goals.

progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP,

We are progressing towards achieving the statutory goal of reducing the discharge of pollutants to the MEP through our BMPs

and your identified measurable goals for each of the minimum control measures.

Our measurable goals are our annual reports. We are meeting the requirements set forth in our original Notice of Intent. See the applicable year of the attached implementation schedule.

C.

Attach results of information collected and analyzed, including monitoring data, if any during the reporting period.

Existing ordinances are being reviewed and drafts of various ordinances are being formulated in regards to Illicit Discharge, Storm Water Retention, Construction Site Runoff Control, and Post-Construction Site Runoff Control. No physical samples of water have been tested for quality.

The following functions were attended or produced by one or more of the representatives of our group.

- Distribution of newsletters from respective communities to the constituents regarding storm sewer regulations.
- Various ordinance changes to better meet the NPDES compliance requirements.
- Earth Day Celebrations
- River Sweep
- Various US EPA Stormwater Program's Webcast throughout the year.
- Various meetings with the majority of the NPDES communities in the area to share ideas and compliance efforts.
- 4/17/2015-Public Finance 101-What elected officials need to know about paying for public improvements, by Heyl-Royster in Peoria, IL.
- 4/26/2015-Earth Day Festival @ Peoria Zoo
- 4/20/2015-Clean Water Celebration-Rain garden booth-Peoria Civic Center
- 5/6-5/8/15-APWA Annual Conference at Peoria-Storm Water related presentations and booths regarding NPDES Phase II concepts.
- 11/19/2015-Stormwater Management 2015, Springfield, IL
- 2015-Township Officials of Illinois-presentation on Federal and State Requirements affecting Townships and other Local Agencies in Springfield, IL.
- 2/10/2016-IEPA/SWCD (Peoria and Knox)-IEPA NPDES lunch and learn, Edwards, IL

D.
Attach a summary of the storm water activities you plan to undertake during the next reporting cycle (including an implementation schedule.)

See applicable year of the attached implementation schedule.

Ε.

Attach notice that you are relying on another government entity to satisfy some of your permit obligations (if applicable).

The following entities

City of East Peoria

Village of Morton

Limestone Township

City of Pekin

Medina Township

Village of Bartonville

Village of Bellevue

Cincinnati Township

Village of North Pekin Washington Township
City of Washington Tazewell County

are part of a group that is collectively attempting to satisfy some of the requirements of the following BMPs.

- 1. Public Education and Outreach
- 2. Public Participation/Involvement

March 2015-March 2016 Tazewell County

F.

Attach a list of construction projects that your entity has paid for during the reporting period.

Annual Gen Maint- Townline Rd, Toboggan Ave - No SWPPP
Fahey Hollow Rd over Kerfoot Creek Tributary bridge repl -< 1 acre- No SWPPP
Wagonseller/Manito Intersection - Widening with turnlane, resurface, > 1 acre SWPPP on file
Wagonseller/Townline Intersection - Widening, resurface, > 1 acre SWPPP on file
Wagonseller - Townline Rd to Garman Road - resurface, < 1 acre- No SWPPP
Terminal Avenue - Widening, resurface with agg, < 1 acre - No SWPPP
Egg Ranch Rd - Culvert Replacement - Elm Grove Township - < 1 acre - No SWPPP
California Rd - Box Culvert Outlet Dissipation Structure - < 1 acre - No SWPPP
Country Estates Lot 62/63 - SS Outlet Replacement - Elm Grove Twp - < 1 acre - No SWPPP
Towerline Rd - Wingwall Repair - < 1 acre - No SWPPP

TAZEWELL COUNTY BEST MANAGEMENT PRACTICES (BMP's) FOR

NPDES PHASE II STORM WATER PROGRAM FOR MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4s)

	A. Public Education and Outreach	B. Public Participation/Involvement	C. Illicit Discharge De	etection and Elimination	D. Construction Site Runoff Control	E. Post-Construction Runoff Control	F. Pollution Prevention/Good Housekeeping
BMP's	A.6 Other Public Education	B.7 Other Public Involvement	C.1 Storm Sewer Map Preparation	C.2 Regulatory Control Program C.4 Illicit Discharge Tracing Procedures C.6 Program Evaluation and Assessment C.7 Visual Dry Weather Screening C.9 Public Notification	Qualifying Local Program (see attached)	Qualifying Local Program (see attached)	F.1 Employee Training Program F.2 Inspection and Maintenance Program
•		Regional effort for Public Participation/Involvement through a regional planning commission	Tazewell County's storm sewer system consists of drainage ditches along County roadways and related appurtenances. As such, this "system" is currently mapped as a part of the County's roadway mapping. The County will work to identify locations where these roadway ditches drain into existing streams and waterways.	Visual Dry Weather Screening	Qualifying Local Program (see attached)	Qualifying Local Program (see attached)	The Tazewell County Pollution Prevention/Good Housekeeping goal is to reduce pollutant runoff from County operations. The vehicle maintenance program requires that all County- owned vehicles be regularly inspected to eliminate the amount of oil, grease, and fluid leaks. A program for the inspection of storm drain will be developed.
Year 1	T	Me	easurable Goal(s), including fre	equencies: Annual report on sta Budget appropriately to	atus		Т
Year 2	committee for future and continue of public education and outreach. The existing committee represents	and outreach. The existing committee represents		conduct visual dry weather screening. Evaluate in-house capabilities. Use draft of map from C1 or other map to identify logical sections of the storm sewer system			Continue review County vehicle maintenance program; research road salt alternatives; continue to document amount of road sa applied to County roadway
Year 3 Year 4	Municipalities, Townships, and Counties with varying characteristics. Communicate NPDES Phase II Storm Water Information and Efforts through various media types. Record listing of each governmental organization's storm water education efforts.	Municipalities, Townships, and Counties with varying characteristics. Communicate NPDES Phase II Storm Water Information and Efforts through various media types. Record listing of each governmental organization's storm water education efforts.	Undate as necessary.	Schedule walking of creeks and open drainage ways in June, July, and August to detect illogical water discharge and illegal dumping, note on map, and determine point of origin Determine mechanism for correcting non-compliant locations (perhaps ordinance and penalties)	Qualifying Local Program (see attached)	Qualifying Local Program (see attached)	Continue vehicle maintenance program; continue to document road salt usage; establish storm drain inspection program an document number of storm water inlets cleaned Continue vehicle maintenance program; continue to document road salt usage; continue to document number of storm water inlets cleaned.
Year 5				List origin locations, point of discharge, contact information, property owner(s) etc. Publicly list offenders and their violations			Evaluate respective government owned facilities for proper Pollution Prevention/Good Housekeeping techniques.

4. Construction Site Runoff Control and

5. Post-Construction Runoff Control:

The Tazewell County Erosion, Sediment and Stormwater Control Ordinance was adopted and implemented April 15, 1995, and applies to all projects within the boundaries and jurisdiction of the unincorporated areas of Tazewell County. The Ordinance is enforced by the Erosion Control Administrator of the Tazewell County Planning and Zoning Department.

The intent of this ordinance is to require erosion control and storm water practices that will reduce the amount of sediment and other pollutants leaving development sites, both during and after construction and reduce the impact of development on crosion in receiving streams. It is also the intent of this ordinance to promote design and construction practices that minimize ground disturbances during development and that maintain natural drainage and storm water storage features whenever possible.

The Ordinance covers all pre-project conditions and post-project conditions. Tazewell County contracts with Peoria County Soil and Water Conservation District who provides a qualified civil engineer for review of Erosion, Sediment and Stormwater permit applications. The engineer also assists the Erosion Control Administrator in inspections of the site during pre-and post project construction and prior to issuance of a "Final Inspection-Notice of Permanent Stormwater Control Measures".

There are two (2) types of Permits covered by the Ordinance and enforced by the Erosion Control Administrator which are as follows:

GENERAL EROSION AND SEDIMENT CONTROL PERMITS

Before commencing any project involving construction of any new single or two-family dwelling or commencing any project with an area of 5,000 square feet or greater, the owner of the land, or his representative, shall be required to file an application for a General Erosion and Sediment Control Permit, as either a Standard or Site Specific plan.

EROSION, SEDIMENT, AND STORM WATER CONTROL PERMITS

Before commencing any commercial, institutional, multi-family or industrial or industrial project with an area of more than one-half (½) acre; or a project requiring subdivision approval by a unit of local government with an area of more than one-half (½) acre, the owner of the land, or his representative, shall be required to file an application for an Erosion, Sediment, and Storm Water Control Permit.

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY ANNUAL FACILITY INSPECTION REPORT NPDES PERMIT FOR STORM WATER DISCHARGES FROM MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4)

Complete each section of this report.							
REPORT PERIOD:	FROM:	MARCH	201	14 TO:	MARCH 2015		
MS4 OPERATOR INFORMATION: (As it ap	pears on t	he curren	t p	ermit)			
NAME: TAZEWELL COUNTY				TELEPHONE NUMI	BER: (309) 925-5532		
MAILING ADDRESS: 21308 ILLINOIS R	Т9						
CITY: TREMONT	STATE: IL				ZIP: 61568		
CONTACT PERSON: CRAIG FINK, COU (Person responsible for Annual Report)	NTY ENGI	NEER					
NAME(S) OF GOVERNMENTAL ENTITY(IE	S) IVI /V/HIC	H MQ / IS	: 1 (OCATED: (As it ans	pears on the current permit)		
STATE OF ILLINOIS	O) IIV VVIIIC	11 WO4 10	Ť	JOATED. (AS IT APE	ears of the current permag		
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THE FOLLOWING ITEMS MUST BE ADDD	EGGED					A	
A. CHANGES TO BEST MANAGEMENT		EC /choc	. باد	annuanriata PMP	change(s) and attach inform	ation	
A. CHANGES TO BEST MANAGEMENT regarding change(s) to BMP and					change(s) and attach inform	auon	
1. Public Education and Outreach				4. Construction Site Runoff Control			
2. Public Participation/Involvement				5. Post-Construct	ion Runoff Control		
3. Illicit Discharge Detection & Elimination	on			6. Pollution Prevention/Good Housekeeping			
B. Attach the status of compliance with per management practices and progress tow MEP, and your identified measurable goal.	ards achie	ving the	sta	tutory goal of redu	cing the discharge of pollutants		
C. Attach results of information collected a	nd analyze	d, includi	ng	monitoring data, if	any during the reporting period	i.	
D. Attach a summary of the storm water act implementation schedule.)	ivities you	plan to u	nd	ertake during the n	ext reporting cycle (including a	an .	
E. Attach notice that you are relying on ano applicable).	ther gover	nment en	tity	y to satisfy some o	f your permit obligations (if		
F. Attach a list of construction projects that	F. Attach a list of construction projects that your entity has paid for during the reporting period.						
SIGNATURE: Cing Tuib, Co	runty E	ngra		DATE: 05-0	05-2015		

Information required by this form must be provided to comply with 415 ILCS 5/39 (1996). Failure to do so may prevent this form from being processed and could result in your application being denied. This form has been approved by the Forms Management Center.

A. CHANGES TO BEST MANAGEMENT PRACTICES (check appropriate BMP change(s) and attach information regarding change(s) to BMP and measurable goals.)

miormation regarding enange(e) to 2 mi and medean distribution							
1. Public Education and Outreach		4. Construction Site Runoff Control					
2. Public Participation/Involvement		5. Post-Construction Runoff Control					
3. Illicit Discharge Detection & Elimination		6. Pollution Prevention/Good Housekeeping					

No changes to the BMPS were made.

В.

Attach the status of compliance with permit conditions, an assessment of the appropriateness of your identified best management practices and progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP, and your identified measurable goals for each of the minimum control measures.

Attach the status of compliance with permit conditions,

We are currently compliant with the permit conditions

an assessment of the appropriateness of your identified best management practices and

We feel that our identified best management practices are very appropriate in achieving our goals.

progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP,

We are progressing towards achieving the statutory goal of reducing the discharge of pollutants to the MEP through our BMPs

and your identified measurable goals for each of the minimum control measures.

Our measurable goals are our annual reports. We are meeting the requirements set forth in our original Notice of Intent. See the applicable year of the attached implementation schedule.

C.
Attach results of information collected and analyzed, including monitoring data, if any during the reporting period.

Existing ordinances are being reviewed and drafts of various ordinances are being formulated in regards to Illicit Discharge, Storm Water Retention, Construction Site Runoff Control, and Post-Construction Site Runoff Control. No physical samples of water have been tested for quality.

The following functions were attended or produced by one or more of the representatives of our group.

- Distribution of newsletters from respective communities to the constituents regarding storm sewer regulations.
- Various ordinance changes to better meet the NPDES compliance requirements.
- Earth Day Celebrations
- River Sweep
- Various US EPA Stormwater Program's Webcast throughout the year.
- Various meetings with the majority of the NPDES communities in the area to share ideas and compliance efforts.
- Various dates-Stormwater Utility Study for various local agencies in both Peoria and Tazewell Counties.-partially funded by the Peoria County USEPA STAG grant.
- 4/19/2014-Earth Day Festival @ Peoria Zoo
- 4/28/2014-Clean Water Celebration-Rain garden booth-Peoria Civic Center
- 5/7-5/9/14-APWA Annual Conference at Peoria-Storm Water related presentations and booths regarding NPDES Phase II concepts.
- 11/9-11/11, 2014-Township Officials of Illinois-presentation on Federal and State Requirements affecting Townships and other Local Agencies in Springfield, IL.
- 12/9/2014-IEPA-Post-Development Stormwater Runoff Performance Standards-Bloomington, IL

D.
Attach a summary of the storm water activities you plan to undertake during the next reporting cycle (including an implementation schedule.)

See applicable year of the attached implementation schedule.

E.

Attach notice that you are relying on another government entity to satisfy some of your permit obligations (if applicable).

The following entities

City of East Peoria Village of Morton City of Pekin City of Peoria Village of Bellevue Village of North Pekin City of Washington

Village of Bartonville

Kickapoo Township Limestone Township Medina Township Peoria County

Cincinnati Township Washington Township Tazewell County

are part of a group that is collectively attempting to satisfy some of the requirements of the following BMPs.

- 1. Public Education and Outreach
- 2. Public Participation/Involvement

March 2014-March 2015 Tazewell County

F.

Attach a list of construction projects that your entity has paid for during the reporting period.

Annual Gen Maint- Hopedale Rd, Townline Rd, Allentown - No SWPPP Scour Countermeasures -Springfield Rd over Mackinaw River -< 1 acre-No SWPPP Scour Countermeasures -Wagonseller Rd over Mackinaw River -< 1 acre-No SWPPP RIdge Rd over Farm Creek Tributary bridge repl -< 1 acre- No SWPPP Tremont St over Indian Creek in Hopedale, IL Box Culv Extension -< 1 acre- No SWPPP River Road Culvert Replacement Deer Creek Twp - < 1 acre-No SWPPP

TAZEWELL COUNTY BEST MANAGEMENT PRACTICES (BMP's) FOR

NPDES PHASE II STORM WATER PROGRAM FOR MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4s)

	A. Public Education and Outreach B. Public C. Illicit Discharge Detection and Elimination Participation/Involvement		etection and Elimination	D. Construction Site Runoff Control	E. Post-Construction Runoff Control	F. Pollution Prevention/Good Housekeeping	
BMP's	A.6 Other Public Education	B.7 Other Public Involvement	C.1 Storm Sewer Map Preparation	C.2 Regulatory Control Program C.4 Illicit Discharge Tracing Procedures C.6 Program Evaluation and Assessment C.7 Visual Dry Weather Screening C.9 Public Notification	Qualifying Local Program (see attached)	Qualifying Local Program (see attached)	F.1 Employee Training Program F.2 Inspection and Maintenance Program
		Regional effort for Public Participation/Involvement through a regional planning commission	Tazewell County's storm sewer system consists of drainage ditches along County roadways and related appurtenances. As such, this "system" is currently mapped as a part of the County's roadway mapping. The County will work to identify locations where these roadway ditches drain into existing streams and waterways.	Visual Dry Weather Screening	Qualifying Local Program (see attached)	Qualifying Local Program (see attached)	The Tazewell County Pollution Prevention/Good Housekeeping goal is to reduce pollutant runoff from County operations. The vehicle maintenance program requires that all County- owned vehicles be regularly inspected to eliminate the amount of oil, grease, and fluid leaks. A program for the inspection of storm drain will be developed.
Year 1	T	Me	easurable Goal(s), including fre	equencies: Annual report on sta Budget appropriately to	atus		Т
Year 2	committee for future and continue of public education and outreach. The existing committee represents	and outreach. The existing committee represents		conduct visual dry weather screening. Evaluate in-house capabilities. Use draft of map from C1 or other map to identify logical sections of the storm sewer system			Continue review County vehicle maintenance program; research road salt alternatives; continue to document amount of road sa applied to County roadway
Year 3 Year 4	Municipalities, Townships, and Counties with varying characteristics. Communicate NPDES Phase II Storm Water Information and Efforts through various media types. Record listing of each governmental organization's storm water education efforts.	Municipalities, Townships, and Counties with varying characteristics. Communicate NPDES Phase II Storm Water Information and Efforts through various media types. Record listing of each governmental organization's storm water education efforts.	Update as necessary.	Schedule walking of creeks and open drainage ways in June, July, and August to detect illogical water discharge and illegal dumping, note on map, and determine point of origin Determine mechanism for correcting non-compliant locations (perhaps ordinance and penalties)	Qualifying Local Program (see attached)	Qualifying Local Program (see attached)	Continue vehicle maintenance program; continue to document road salt usage; establish storm drain inspection program an document number of storm water inlets cleaned Continue vehicle maintenance program; continue to document road salt usage; continue to document number of storm water inlets cleaned.
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ILLINOIS ENVIRONMENTAL PROTECTION AGENCY ANNUAL FACILITY INSPECTION REPORT NPDES PERMIT FOR STORM WATER DISCHARGES FROM MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4)

Complete each section of this report.									
REPORT PERIOD:	FROM:	MARCH	201	13 TO: 1	MARCH 2014				
MS4 OPERATOR INFORMATION: (As it ap	pears on th	ne curren	t p	ermit)					
NAME: TAZEWELL COUNTY		_		TELEPHONE NUM	BER: (309) 925-5532				
MAILING ADDRESS: 21308 ILLINOIS R	Т 9								
CITY: TREMONT	STATE: I	L			ZIP: 61568				
CONTACT PERSON: CRAIG FINK, COU (Person responsible for Annual Report)	JNTY ENGIN	NEER							
NAME(S) OF GOVERNMENTAL ENTITY(IE	S) IN WHIC	H MS4 IS		OCATED: (As it apr	pears on the current permit)				
STATE OF ILLINOIS	.5) IIV VVIIIO	11 11104 10	Ť	JOATED. (AS IL UP)	oute off allo out one political				
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THE FOLLOWING ITEMS MILET BE ADDR	ESSED								
A. CHANGES TO BEST MANAGEMEN		ES (aba	ale.	annranriata PMP	change(s) and attach inform	ation			
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1. Public Education and Outreach				4. Construction Site Runoff Control					
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C. Attach results of information collected a	and analyze	d, includ	ing	monitoring data, i	f any during the reporting period	d.			
D. Attach a summary of the storm water ac implementation schedule.)	ctivities you	plan to u	ınc	dertake during the i	next reporting cycle (including a	an			
E. Attach notice that you are relying on an applicable).	other gover	rnment ei	ntit	y to satisfy some o	of your permit obligations (if				
F. Attach a list of construction projects th	at your enti	ty has pa	id 1	for during the repo	rting period.				
SIGNATURE: Craig Fuils		SIGNATURE: Gain Fuils DATE: 05-12-2014							

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

No changes to the BMPS were made.

В.

Attach the status of compliance with permit conditions, an assessment of the appropriateness of your identified best management practices and progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP, and your identified measurable goals for each of the minimum control measures.

Attach the status of compliance with permit conditions,

We are currently compliant with the permit conditions

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We feel that our identified best management practices are very appropriate in achieving our goals.

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We are progressing towards achieving the statutory goal of reducing the discharge of pollutants to the MEP through our BMPs

and your identified measurable goals for each of the minimum control measures.

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- Various US EPA Stormwater Program's Webcast throughout the year.
- Various meetings with the majority of the NPDES communities in the area to share ideas and compliance efforts.
- Various dates-Stormwater Utility Study for various local agencies in both Peoria and Tazewell Counties.-partially funded by the Peoria County USEPA STAG grant.
- 4/21/2013-Party for the Planet @ Peoria Zoo-Rain garden booth-Peoria Zoo
- 4/22/2013-Clean Water Celebration-Rain garden booth-Peoria Civic Center
- 5/1-5/3/13-APWA Annual Conference at Peoria-Storm Water related presentations and booths regarding NPDES Phase II concepts.
- 5/4/2013-Prairie Rivers Network Rain Garden Workshop-Rain garden presentation-Peoria Public Library
- 10/10/2013-Environmental Education Day -Rain Garden Booth-Pekin-Avanti's Dome
- 11/11-11/12, 2013-Township Officials of Illinois-presentation on Federal and State Requirements affecting Townships and other Local Agencies in Springfield, IL.
- Dan Parr of Tazewell County obtained certification as a Certified Professional in Erosion and Sediment Control(CPESC)

D.
Attach a summary of the storm water activities you plan to undertake during the next reporting cycle (including an implementation schedule.)

See applicable year of the attached implementation schedule.

Ε.

Attach notice that you are relying on another government entity to satisfy some of your permit obligations (if applicable).

The following entities

City of East Peoria

Village of Morton

Limestone Township

City of Pekin

Medina Township

City of Peoria

Peoria County

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Village of South Pekin

City of Washington

Kickapoo Township

Limestone Township

Medina Township

Peoria County

Cincinnati Township

Washington Township

Tazewell County

Village of Bartonville

are part of a group that is collectively attempting to satisfy some of the requirements of the following BMPs.

- 1. Public Education and Outreach
- 2. Public Participation/Involvement

March 2013-March 2014 Tazewell County

F.

Attach a list of construction projects that your entity has paid for during the reporting period.

Annual Gen Maint- Broadway Rd, Washington Rd, Townline Rd-No SWPPP

Pavement sealing-Boston School Rd and Armington Rd-No SWPPP

Robison Rd bridge repl-< 1 acre-No SWPPP

Wagonseller Rd bridge repl-< 1 acre- No SWPPP

Centennial Dr- Wid, resurface, curbs, storm sewers.SWPPP on file

Farmdale Rd-Road relocation-> 1 acre-SWPPP on file

Toepfer st-erosion control -stabilize scour control matting-No SWPPP

Armington Rd- erosion control, storm sewers, drop manhole, earthwork.< 1 acre-No SWPPP

TAZEWELL COUNTY BEST MANAGEMENT PRACTICES (BMP's) FOR

NPDES PHASE II STORM WATER PROGRAM FOR MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4s)

	A. Public Education and Outreach B. Public C. Illicit Discharge Detection and Elimination Participation/Involvement		etection and Elimination	D. Construction Site Runoff Control	E. Post-Construction Runoff Control	F. Pollution Prevention/Good Housekeeping	
BMP's	A.6 Other Public Education	B.7 Other Public Involvement	C.1 Storm Sewer Map Preparation	C.2 Regulatory Control Program C.4 Illicit Discharge Tracing Procedures C.6 Program Evaluation and Assessment C.7 Visual Dry Weather Screening C.9 Public Notification	Qualifying Local Program (see attached)	Qualifying Local Program (see attached)	F.1 Employee Training Program F.2 Inspection and Maintenance Program
		Regional effort for Public Participation/Involvement through a regional planning commission	Tazewell County's storm sewer system consists of drainage ditches along County roadways and related appurtenances. As such, this "system" is currently mapped as a part of the County's roadway mapping. The County will work to identify locations where these roadway ditches drain into existing streams and waterways.	Visual Dry Weather Screening	Qualifying Local Program (see attached)	Qualifying Local Program (see attached)	The Tazewell County Pollution Prevention/Good Housekeeping goal is to reduce pollutant runoff from County operations. The vehicle maintenance program requires that all County- owned vehicles be regularly inspected to eliminate the amount of oil, grease, and fluid leaks. A program for the inspection of storm drain will be developed.
Year 1	T	Me	easurable Goal(s), including fre	equencies: Annual report on sta Budget appropriately to	atus		Т
Year 2	committee for future and continue of public education and outreach. The existing committee represents	and outreach. The existing committee represents		conduct visual dry weather screening. Evaluate in-house capabilities. Use draft of map from C1 or other map to identify logical sections of the storm sewer system			Continue review County vehicle maintenance program; research road salt alternatives; continue to document amount of road sa applied to County roadway
Year 3 Year 4	Municipalities, Townships, and Counties with varying characteristics. Communicate NPDES Phase II Storm Water Information and Efforts through various media types. Record listing of each governmental organization's storm water education efforts.	Municipalities, Townships, and Counties with varying characteristics. Communicate NPDES Phase II Storm Water Information and Efforts through various media types. Record listing of each governmental organization's storm water education efforts.	Update as necessary.	Schedule walking of creeks and open drainage ways in June, July, and August to detect illogical water discharge and illegal dumping, note on map, and determine point of origin Determine mechanism for correcting non-compliant locations (perhaps ordinance and penalties)	Qualifying Local Program (see attached)	Qualifying Local Program (see attached)	Continue vehicle maintenance program; continue to document road salt usage; establish storm drain inspection program an document number of storm water inlets cleaned Continue vehicle maintenance program; continue to document road salt usage; continue to document number of storm water inlets cleaned.
Year 5				List origin locations, point of discharge, contact information, property owner(s) etc. Publicly list offenders and their violations			Evaluate respective government owned facilities for proper Pollution Prevention/Good Housekeeping techniques.

4. Construction Site Runoff Control and

5. Post-Construction Runoff Control:

The Tazewell County Erosion, Sediment and Stormwater Control Ordinance was adopted and implemented April 15, 1995, and applies to all projects within the boundaries and jurisdiction of the unincorporated areas of Tazewell County. The Ordinance is enforced by the Erosion Control Administrator of the Tazewell County Planning and Zoning Department.

The intent of this ordinance is to require erosion control and storm water practices that will reduce the amount of sediment and other pollutants leaving development sites, both during and after construction and reduce the impact of development on crosion in receiving streams. It is also the intent of this ordinance to promote design and construction practices that minimize ground disturbances during development and that maintain natural drainage and storm water storage features whenever possible.

The Ordinance covers all pre-project conditions and post-project conditions. Tazewell County contracts with Peoria County Soil and Water Conservation District who provides a qualified civil engineer for review of Erosion, Sediment and Stormwater permit applications. The engineer also assists the Erosion Control Administrator in inspections of the site during pre-and post project construction and prior to issuance of a "Final Inspection-Notice of Permanent Stormwater Control Measures".

There are two (2) types of Permits covered by the Ordinance and enforced by the Erosion Control Administrator which are as follows:

GENERAL EROSION AND SEDIMENT CONTROL PERMITS

Before commencing any project involving construction of any new single or two-family dwelling or commencing any project with an area of 5,000 square feet or greater, the owner of the land, or his representative, shall be required to file an application for a General Erosion and Sediment Control Permit, as either a Standard or Site Specific plan.

EROSION, SEDIMENT, AND STORM WATER CONTROL PERMITS

Before commencing any commercial, institutional, multi-family or industrial or industrial project with an area of more than one-half (½) acre; or a project requiring subdivision approval by a unit of local government with an area of more than one-half (½) acre, the owner of the land, or his representative, shall be required to file an application for an Erosion, Sediment, and Storm Water Control Permit.

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY ANNUAL FACILITY INSPECTION REPORT NPDES PERMIT FOR STORM WATER DISCHARGES FROM MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4)

Complete each section of this report.									
REPORT PERIOD: FROM: MARCH 2012 TO: MARCH 2013									
MS4 OPERATOR INFORMATION: (As it ap	pears on t	he curre	nt _I	permit)					
NAME: TAZEWELL COUNTY TELEPHONE NUMBER: (309) 925-5532									
MAILING ADDRESS: 21308 ILLINOIS R	Г9								
CITY: TREMONT	STATE:	IL			ZIP : 61568				
CONTACT PERSON: JOHN ANDERSON (Person responsible for Annual Report)	I, COUNTY	ENGINE	ER						
NAME(S) OF GOVERNMENTAL ENTITY(IE	S) IN MUIC	L NOW II	e :	OCATED: /Ac it					
STATE OF ILLINOIS	S) IN WITH	/N M34 I	1	OCATED: (AS IT app	pears on the current permit)				
			1						
THE FOLLOWING ITEMS MUST BE ADDRI	ECCED								
A. CHANGES TO BEST MANAGEMENT regarding change(s) to BMP and	r PRACTIC I measura	ES (che ble goa	ck ls.)	appropriate BMP	change(s) and attach inform	nation			
1. Public Education and Outreach				4. Construction S	ite Runoff Control				
2. Public Participation/Involvement				5. Post-Construct	ion Runoff Control				
3. Illicit Discharge Detection & Elimination	on			6. Pollution Preve	ntion/Good Housekeeping				
B. Attach the status of compliance with permanagement practices and progress tow MEP, and your identified measurable goal.	ards achie	vina the	sta	tutory goal of redu	cing the discharge of pollutants	best s to the			
C. Attach results of information collected ar						d.			
D. Attach a summary of the storm water activities you plan to undertake during the next reporting cycle (including an implementation schedule.)									
E. Attach notice that you are relying on another government entity to satisfy some of your permit obligations (if applicable).									
F. Attach a list of construction projects that your entity has paid for during the reporting period.									
SIGNATURE: John Anden DATE: 3/11/13									

Information required by this form must be provided to comply with 415 ILCS 5/39 (1996). Failure to do so may prevent this form from being processed and could result in your application being denied. This form has been approved by the Forms Management Center.

A. CHANGES TO BEST MANAGEMENT PRACTICES (check appropriate BMP change(s) and attach information regarding change(s) to BMP and measurable goals.)

miormation regarding enange(e) to 2 mi and medean distribution							
1. Public Education and Outreach		4. Construction Site Runoff Control					
2. Public Participation/Involvement		5. Post-Construction Runoff Control					
3. Illicit Discharge Detection & Elimination		6. Pollution Prevention/Good Housekeeping					

No changes to the BMPS were made.

В.

Attach the status of compliance with permit conditions, an assessment of the appropriateness of your identified best management practices and progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP, and your identified measurable goals for each of the minimum control measures.

Attach the status of compliance with permit conditions,

We are currently compliant with the permit conditions

an assessment of the appropriateness of your identified best management practices and

We feel that our identified best management practices are very appropriate in achieving our goals.

progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP,

We are progressing towards achieving the statutory goal of reducing the discharge of pollutants to the MEP through our BMPs

and your identified measurable goals for each of the minimum control measures.

Our measurable goals are our annual reports. We are meeting the requirements set forth in our original Notice of Intent. See the applicable year of the attached implementation schedule.

Existing ordinances are being reviewed and drafts of various ordinances are being formulated in regards to Illicit Discharge, Storm Water Retention, Construction Site Runoff Control, and Post-Construction Site Runoff Control. No physical samples of water have been tested for quality.

The following functions were attended or produced by one or more of the representatives of our group.

- Distribution of newsletters from respective communities to the constituents regarding storm sewer regulations.
- Various ordinance changes to better meet the NPDES compliance requirements.
- Earth Day Celebrations
- River Sweep
- Various US EPA Stormwater Program's Webcast throughout the year.
- Various meetings with the majority of the NPDES communities in the area to share ideas and compliance efforts.
- Various dates-Stormwater Advisory Committee hosted by the Illinois River Valley Council of Governments Various advertisements, newspaper articles, and other media interviews regarding the Peoria County USEPA STAG funding for various projects in various local agencies in both Peoria and Tazewell Counties.
- Various Dates-Heartland Water Resource Council of Central Illinois meetings.
- Various Dates-Post Development Stormwater Runoff Standard (PDSWRS) Workgroup meetings led by IEPA.
- Correspondence with the IEPA regarding salt storage because of the mild winters of 2011 and 2012.
- 5/2-5/4/12-APWA Annual Conference at Peoria-Storm Water related presentations and booths regarding NPDES Phase II concepts.
- 05/24/2012-City of Peoria, Public Works Open House Booth regarding benefits of a rain garden. Distributed informational flyers and native seed packets.
- 6/19/12-IEPA presentation on NPDES Pesticide Permit in East Peoria
- 7/25/12-Local Agency presentation on Federal and State Requirements affecting Townships and other Local Agencies in Peoria, IL.
- 7/17/12-Manhole Lining presentation by local contractor in East Peoria
- 8/21/12-CICN meeting with presentation on Regional Stormwater Utility plan update.
- Various Regional Stormwater Utility plan meetings.
- 9/6/12- Total Maximum Daily Load-Public Meeting, IEPA, Peoria Public Library-North Branch
- 09/13/2012-Construction/Dedication of a Demonstration Rain Garden. TV and print covered a tri-county audience.
- 9/19/12-Prevailing Wage seminar by the Illinois Department of Labor, a local Attorney, and a local Accountant at Cincinnati Township Road District.
- 10/18/12-Recommendations for Post Development Stormwater Runoff Performance Standards in Illinois public meeting in Springfield, IL

- 10/19/2012-Annual Central Illinois Green Expo Booth regarding benefits of a rain garden. Distributed informational flyers and native seed packets.
- 11/1/12- Heart of Illinois Winter Maintenance Workshop focusing on salt/deicing chemicals. Presented by Tazewell County Health Department
- 11/13/12-Township Officials of Illinois-presentation on Federal and State Requirements affecting Townships and other Local Agencies in Springfield, IL.
- 11/19/12-Manhole Assessment field visit by local contractor in East Peoria
- 12/6/12- Middle Illinois River Watershed Total Maximum Daily Load-Phase 2-Implementation Planning Meeting, IEPA, Peoria Public Library-North Branch
- 3/6-3/7, 2013- Illinois Association for Floodplain and Stormwater Management, Normal, IL

D.
Attach a summary of the storm water activities you plan to undertake during the next reporting cycle (including an implementation schedule.)

See applicable year of the attached implementation schedule.

Ε.

Attach notice that you are relying on another government entity to satisfy some of your permit obligations (if applicable).

The following entities

City of East Peoria

Village of Morton

Limestone Township

City of Pekin

Medina Township

City of Peoria

Peoria County

Village of North Pekin

Village of South Pekin

City of Washington

Kickapoo Township

Limestone Township

Medina Township

Peoria County

Cincinnati Township

Washington Township

Tazewell County

Village of Bartonville

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March 2012-March 2013 Tazewell County

F.

Attach a list of construction projects that your entity has paid for during the reporting period.

Annual Gen. Maint-Minier Rd, Hopedale Rd, Armington Rd- No SWPPP
Pavement Sealing- DeeMack Rd(2 locations)- No SWPPP
Veterans Rd Bridge over Farm Creek- > I acre-SWPPP on file(Notice of Term submitted)
Armington Rd bridge- < 1 acre-no SWPPP
Dee Mack Rd/Cooper Rd-intersection Imp. > 1 acre. SWPPP on file. Notice of Term submitted
Wagonseller Rd- Shady Lane(W &RS)-< 1 acre-No SWPPP

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