Errata for 2019-2024 Municipal Stormwater Permits

Permits Issued on July 1, 2019 | Effective August 1, 2019

Phase I Permit:

1. S5.C.6.d.ii incorrectly repeats the citations (a) and (b). The lettering sequence should be S5.C.6.d.ii.(a)-(f).
2. S5.C.7- All references to “incentive points” or “retrofit incentive points” mean “SSC Program Points”.
3. S5.C.7.a.i.(b), and Appendix 12, table 2, #2-"New treatment (or treatment and flow control) facilities" should be "New runoff treatment facilities."
4. Under the definition of Outfall – “means point source as defined by 40 CFR 122.2 at a point where” is repeated. One repetition should be deleted.
5. Appendix 12, notes under Table 3. Notes 2 and 3 should indicate that a qualifying project’s point total be multiplied by 1.1.

WWA Phase II Permit.

1. Appendix 5 question # 21- This question states that SWMP is not required to be posted until May 31, 2021, it should be May 31, 2020.

EWA Phase II Permit:

1. Appendix 2, page 7, City of Pullman – Action #7 incorrectly lists “submit a plan as described under Appendix 2.C (of this section)...” It should read, “…Appendix 2.6 (of this section)” instead.
2. Appendix 2, page 13, City of Spokane – Action #1 incorrectly refers to the Cochrane Basin. Should be Cochran.
3. Appendix 2, page 13, City of Spokane – Action #1, “shall be conducted” is repeated. One repetition should be deleted.

Phase I, and WWA Phase II Permit:

1. PH I S5.C.10.d.i, and WWA PH II S5.C.7.c.iii. All references to ‘catch basins’ should state ‘catch basins and inlets’.
2. Definition of ‘outfall’: “means point source as defined by 40 CFR 122.2 at a point where” is repeated. One repetition should be deleted.
3. Appendix 1: ‘Section 3.1’ should state ‘Section 3’.
4. Appendix 2: The WRIA 10- Puyallup Watershed Water Quality Improvement Project. The City of Puyallup required actions repeats the requirements for areas discharging via the MS4 to Deer Creek. One repetition should be deleted.

Updated: October, 2019 and February, 2020
5. Appendix 2: The WRIA 10- Puyallup Watershed Water Quality Improvement Project. The City of Puyallup required actions incorrectly lists requirements for areas discharging via the MS4 to Fennel Creek. This requirement should be deleted.

6. Appendix 2: The WRIA-11 – Nisqually River Basin TMDL incorrectly lists ‘Pierce County and Thurston County’ for actions required for Ohop Creek and Lynch Creek sub-basins. These actions only apply to Pierce County.

7. Appendix 2: The WRIA 22-Grays Harbor/ Chehalis Watershed Fecal Coliform Bacteria TMDL. Section 2b incorrectly lists discharge points 501-ABDN, and 514-MST. They should be 501-ABDIV, and 514-HST, respectively.

8. PH I Appendix 3, question #52 and WW PH II Appendix 3, question #37- ‘permit issuance’ should state ‘permit effective date’.

PH I Permit, WWA Phase II Permit, EWA Phase II Permit:


Fact Sheet for the PH I Permit, WWA Phase II Permit, EWA Phase II Permit:

1. The table of contents should also list:

   7.0
   7.1 Appendix A- Citation List
   7.2 Appendix B- Response to Comments on the Municipal Stormwater Permits.