

Annual Report Form For Individual NPDES Permits For Municipal Separate Storm Sewer Systems (RULE 62-624.600(2), F.A.C.)

- This Annual Report Form must be completed and submitted to the Department to satisfy the annual reporting requirements established in Rule 62-621.600, F.A.C.
- Submit this fully completed and signed form and any REQUIRED attachments by email to
 the NPDES Stormwater Program Administrator or to the MS4 coordinator
 (http://www.dep.state.fl.us/water/stormwater/npdes/contacts.htm). Files larger than 10MB
 may be placed on the FTP site at: ftp://ftp.dep.state.fl.us/pub/NPDES Stormwater/. After
 uploading files, email the MS4 coordinator or NPDES Program Administrator to notify
 them the report is ready for downloading; or by mail to the address in the box at right.
- Refer to the Form Instructions for guidance on completing each section.
- Please print or type information in the appropriate areas below.

Submit the form and attachments to: Florida Department of Environmental Protection Mail Station 3585 2600 Blair Stone Road Tallahassee, Florida 32399-2400

SECT	TION I. BACKGROUND INFORMATION					
A.	Permittee Name: Indian Trail Improvement D	istrict				
В.	Permit Name: Palm Beach County MS4					
C.	Permit Number: FLS000018					
D.	Annual Report Year: Year 1 Year 2 Year 3 Year 4 Year 5 Other, specify Year:					
E.	Reporting Time Period (month/year): 10 / 20	19 through 9 / 2	020			
	Name of the Responsible Authority: Burgess	Hanson				
	Title: Executive Director					
_	Mailing Address: 13476 61st Street N					
F.	City: West Palm Beach	Zip Code: 3341	1	County: Palm Beach		
	Telephone Number: 561-793-0874		Fax Number	: 561-793-9830		
	E-mail Address: bhanson@indiantrail.com					
	Name of the Designated Stormwater Manage Greg Shafer	ement Program C	ontact (if differ	ent from Section I.F above):		
	Title: Director of Stormwater					
	Department: Stormwater					
G.	Mailing Address: 13476 61st Street N					
	City: West Palm Beach	Zip Code: 3341	1	County: Palm Beach		
	Telephone Number: 561-793-0874		Fax Number	: 561-793-9830		
	E-mail Address: gshafer@indiantrail.com					
SECT	TION II. MS4 MAJOR OUTFALL INVENTO	ORY (Not Applica	able in Year 1)		
A.	Number of outfalls ADDED to the outfall inve (Does this number include non-major outfalls	•		ar (insert "0" if none): 0 Applicable)		
В.	Number of outfalls REMOVED from the outfall (Does this number include non-major outfalls	•	•	ing year (insert "0" if none): 0 Applicable)		
C.	Is the change in the total number of outfalls o	due to lands anne	xed or vacated	d? ☐ Yes ☐ No ⊠ Not Applicable		

SECT	ION III. PART V.B. ASSESSMENT PROGRAM
Α.	Provide a brief statement as to the status of water quality monitoring plan implementation. Status may include sampling frequency changes, monitoring location changes, or sampling waiver conditions. <u>DEP Note:</u> If permittee participates in a collaborative monitoring plan, permittee may refer to a joint response as defined by the interlocal agreement. Name and date of the approved plan: Current approval of the Group Monitoring Plan is September 8, 2016 (with issuance of the Cycle 4 permit). Status: The monitoring program is carried out jointly by the PBC permittees. See the PBC Joint Annual Report. Indian Trail Improvement District is relying on the Group water quality data at 38B (upstream) and 37B (downstream). These data are also graphed by the group. See attached Indian Trail Improvement District Water Quality Assessment Report FY19-20.
В.	Provide a brief discussion of the monitoring and loading results to date which includes a summary of the water quality monitoring data and / or stormwater pollutant loading changes from the reporting year. DEP Note: Results must be specific to the permittee's SWMP. See attached PBC Joint Report and the Indian Trail Improvement District Water Quality Assessment Report FY19-20.
C.	Attach a monitoring data summary, as required by the permit. An analysis of the data discussing changes in water quality and/or stormwater pollutant loading from previous reporting years. <u>DEP Note:</u> Analysis must be specific to the permittee's SWMP. See attached Indian Trail Improvement District Water Quality Assessment Report FY19-20.

SECT	TION IV. FISCAL ANALYSIS
A.	Total expenditures for the NPDES stormwater management program for the current reporting year: \$1,813,226.75
В.	Total budget for the NPDES stormwater management program for the subsequent reporting year: \$1,791,763.00
C.	Did the current reporting year resources decrease from the previous year? Y \(\subseteq / \ N \(\subseteq \) If program resources decreased, provide a discussion of the impacts on the implementation of the SWMP. Note the expenditures and total budget increased significantly since last year's annual report. This is due to a change in the accounting system of Indian Trail Improvement District.

SECTION V. MATERIALS TO BE SUBMITTED WITH THIS ANNUAL REPORT FORM Only the following materials are to be submitted to the Department along with this fully completed and signed Annual Report Form (check the appropriate box to indicate whether the item is attached or is not applicable): Attachment Attached N/A Required Attachments **Permit Citation** Number/Title Any additional information required to be submitted in this current X annual reporting year in accordance with Part III.A of your permit Part III.A that is not otherwise included in Section VII below. An explanation of why the minimum inspection frequency in \boxtimes Part II.A.1 Table II.A.1.a. was not met, if applicable. A list of the flood control projects that did not include stormwater \boxtimes treatment and an explanation for each of why it did not (if Part III.A.4 applicable). See Joint Annual & A monitoring data summary as directed in Section III.C above \boxtimes Part V.B.3 ITID's Assessment and in accordance with Rule 62-624.600(2)(c), F.A.C. Reports YEAR 1 ONLY: An inventory of all known major outfalls and a X map depicting the location of the major outfalls (hard copy or CD-Part III.A.1 ROM) in accordance with Rule 62-624.600(2)(a), F.A.C. Year 3 ONLY: The estimates of pollutant loadings and event See Joint Annual & \boxtimes mean concentrations for each major outfall or each major Part V.A ITID's Assessment watershed in accordance with Rule 62-624.600(2)(b), F.A.C. Reports \boxtimes YEAR 3: Summary of TMDL Monitoring Results (if applicable). Part VIII.B.2 \boxtimes YEAR 3: Bacteria Pollution Control Plan (if applicable). Part VIII.B.3 YEAR 4: A report on any amendments to the applicable legal \boxtimes Part III.A.7.a No changes are needed authority (if applicable). YEAR 4: Permit re-application information in accordance with Rule 62-624.420(2), F.A.C. The monitoring plan (with revisions, if applicable). Part V.B.3 Refer to year 4 Joint П X Report If the total annual pollutant loadings have not decreased Part V.A.3 over the past two permit cycles, revisions to the SWMP, as appropriate. П X YEAR 4: TMDL Supplemental SWMP (if applicable). Part VIII.B.3

SECTION VI. CERTIFICATION STATEMENT AND SIGNATURE The Responsible Authority listed in Section I.F above must sign the following certification statement, as per Rule 62-620.305, F.A.C: I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based upon my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations. Name of Responsible Authority (type or print): Burgess Hanson Title: Executive Director Signature: Date: 3 / 31 / 2021

DO NOT SUBMIT ANY OTHER MATERIALS (such as records and logs of activities, monitoring raw data, public outreach materials, etc.)

SECTION VII.	STORMWATER MANAGEMENT PROGRAM (SWMP) SUMMA	RY TAB	LE						
A.	В.				C.		D.	E.	F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Ac	tivity			Numbe Activit Perfori	ies	Documentation / Record	Entity Performing the Activity	Comments
Part III.A.1	Structural Controls and Stormwater Collection Systems O	peration							
	Report the current known inventory.								
	Report the number of inspection and maintenance activities co total inventory of each type of structure inspected and maintain		for each	applical	ble type o	of structu	re included in Table	e II.A.1.a, and the pe	ercentage of the
	Note: Delete structures that are not in your MS4's inventory. The with the unit of measurement in the documentation. Unit option						easurement for eac	h structural control t	o be consistent
	Type of Structure	Number of Structures	Number of Inspections	Percent Inspected	Number of Maintenance Activities	Percent Maintained			
	Grass treatment swales (miles)	0	0	0	0	0	SOP	ITID	
	Wet detention systems	2	202	100	14	100	Tracking Sheet	District Engineer Stormwater Director	M1A.abcdegijk + M2A.abcdegijk
	Pump Stations	4	596	100	354	100	Tracking Sheet & Log	ITID	Sheet 3
	Major outfalls	10	160	100	24	100	Tracking Sheet Calcs & District Engineer	ITID	Shts4&5
	Weirs or other control structures	10	293	100	70	100	Tracking Sheet, DE, & Log	ITID	Shts4&5
	Canals	159.4 miles	1,269	100	1,241	100	NPDES Report	ITID	Easements 538 Aquatics 731 (Ac Sprayed)
	Inlets / catch basins / grates	444 (278 + 21+145)	132	30	132	30	CB & Daily Log	ITID	Bay Hill & MG
	If the minimum inspection frequencies set forth in Table II.A.1.a. were not met, provide as an attachment an explanation of why they were not and a description of the actions that will be taken to ensure that they will be met.								Minimum frequencies met

SECTION VII.	STORMWATER MANAGEMENT PROGRAM (SWMP) SUMMARY TABLE								
A.	B.	C.	D.	E.	F.				
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments				
	Provide an evaluation of the Stormwater Management Program according to Part VI.E	B.2 of the permit.							
Part III.A.1	Strengths: Inspections and resulting maintenance, if required, have occurred more f	requently than requ	ired per Table II.A.1	.a					
Summary	Limitations: There are no known limitations of the SWMP								
	SWMP revisions implemented to address limitations: Not needed								
Part III.A.2	Areas of New Development and Significant Redevelopment								
	Continue to employ ITID, NPDCID, SIRWCD Drainage Permit requirements for development that appropriate stormwater treatment and permitting occurs prior to discharge into the ITID, NPDCID, SIRWCD permit requirements or maintain the discharge of acceptance DEP and / or Palm Beach County; or the SFWMD to regulate the stormwater quality the enforcement referrals completed.	e ITID, NPDCID, SI able water quality, a	RWCD systems. Reafter sufficient warni	efer connecting entition of the state of the	ies failing to mee), SIRWCD, to				
	Number of enforcement referrals completed	0	Email PBC	ITID	298 District				
	Provide an evaluation of the Stormwater Management Program according to Part VI.E	3.2 of the permit.							
Part III.A.2	Strengths: Referral to all purpose government								
Summary	Limitations: ITID has no enforcement powers								
	SWMP revisions implemented to address limitations: Requires revision in State law								
Part III.A.3	Roadways								
	Report on the litter control program, including the frequency of litter collection, an estill by the activities, and an estimate of the quantity of litter collected.	mate of the total nu	mber of road miles	cleaned or amount o	f area covered				
	Note: If the permittee does not contract activities, delete CONTRACTOR activities.								
	PERMITTEE Litter Control: Frequency of litter collection	190	NPDES	ITID	Work Days				
	PERMITTEE Litter Control: Estimated amount of area maintained (swale miles)	3,384	NPDES Report	ITID	970.69 paved 2,413.6 unpaved				
	PERMITTEE Litter Control: Estimated amount of litter collected (bags)	8	Daily Logs	ITID	40 Gal, reporting incomplete this year, likely more				
	CONTRACTOR Litter Control: Frequency of litter collection	0	SOP	ITID	No Contracts				
	CONTRACTOR Litter Control: Estimated amount of area maintained (If)	0	SOP	ITID	No Contracts				
	CONTRACTOR Litter Control: Estimated amount of litter collected (cy)	0	SOP	ITID	No Contracts				
	OPTIONAL: If an Adopt-A-Road or similar program is implemented, report the total nu collected. If you do not participate in an Adopt-A-Road program, report "0".	umber of road miles	cleaned and an est	imate of the quantity	y of litter				
	Trash Pick-up Events: Total miles cleaned	0	SOP	ITID					
	Trash Pick-up Events: Estimated amount of litter collected (cy)	0	SOP	ITID					
	Adopt-A-Road: Total miles cleaned	0	SOP	ITID					
	Adopt-A-Road: Estimated amount of litter collected (cy) O SOP ITID								
	Adopt-A-Road: Estimated amount of litter collected (cy) 0 SOP ITID Report the equipment yards and maintenances shops that support road maintenance activities, and the number of inspections conducted for each facility.								
		activities, and the r	number of inspection	ns conducted for eac	ch facility.				

Part III.A.3 Summary Part III.A.4 Part III.A.4 Part III.A.4 Flood Control Projects Report the total number of flood control projects that were constructed by the permittee during the reporting period and the number of those projects include stormwater retrofit planning activities and the associated implementation of retrofitting projects to reduce stormwater pollutant loads from the associated implementation of retrofitting projects to reduce stormwater pollutant loads from the systems that do not have treatment BMPs. Flood control projects completed that did not include stormwater treatment to the planning activities projects planned/under construction Flood control projects completed that did not include stormwater treatment to the plan (WCP) Flood control projects completed that did not include stormwater treatment to the plan (WCP) If there were projects that did not include stormwater treatment to the plan (WCP) If there were projects that did not include stormwater treatment to the plan (WCP) If there were projects that did not include stormwater treatment to the projects planned/under construction to the pro	A.	В.	C.	D.	E.	F.			
Provide an evaluation of the Stormwater Management Program according to Part VI.B.2 of the permit. Strengths: Florida Statute defined authority Limitations: No general purpose government authority SWMP revisions implemented to address limitations: None needed Part III.A.4 Flood Control Projects Report the total number of flood control projects that were constructed by the permittee during the reporting period and the number of those projects include stormwater treatment. The permittee shall provide a list of the projects where stormwater treatment was not included with an explanation for it was not. Report on any stormwater retrofit planning activities and the associated implementation of retrofitting projects to reduce stormwater pollutant loads fidarinage systems that do not have treatment BMPs. Flood control projects completed during the reporting period Flood control projects completed that did not include stormwater treatment Stormwater retrofit projects planned/under construction Stormwater retrofit projects completed If there were projects that did not include stormwater treatment, provide as an attachment a list of the projects and an explanation for each of why it did not. Provide an evaluation of the Stormwater Management Program according to Part VI.B.3 of the permit.		Permit Requirement/Quantifiable SWMP Activity	Activities		Performing the	Comments			
Part III.A.3 Summary Part III.A.3 Summary Part III.A.4 Part III.A.4 Part III.A.4 Flood Control Projects Report the total number of flood control projects that were constructed by the permittee during the reporting period and the number of those projects include stormwater treatment. The permittee shall provide a list of the projects where stormwater treatment was not included with an explanation for it was not. Report on any stormwater retrofit planning activities and the associated implementation of retrofitting projects to reduce stormwater pollutant loads find drainage systems that do not have treatment BMPs. Flood control projects completed during the reporting period do not have treatment Stormwater retrofit projects planned/under construction Stormwater retrofit projects completed that did not include stormwater treatment Stormwater retrofit projects completed during the reporting period on WCP ITID If there were projects that did not include stormwater treatment, provide as an attachment a list of the projects and an explanation for each of why it did not. Provide an evaluation of the Stormwater Management Program according to Part VI.B.3 of the permit.			Inspections						
Strengths: Florida Statute defined authority Limitations: No general purpose government authority SWMP revisions implemented to address limitations: None needed		0	0	SOP	ITID	Maintenance Inside O&M Building			
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Summary Limitations: WCP is lengthy	Part III.A.4	Report the total number of flood control projects that were constructed by the permittee include stormwater treatment. The permittee shall provide a list of the projects where it was not. Report on any stormwater retrofit planning activities and the associated implementated drainage systems that do not have treatment BMPs. Flood control projects completed during the reporting period Flood control projects completed that did not include stormwater treatment Stormwater retrofit projects planned/under construction Stormwater retrofit projects completed If there were projects that did not include stormwater treatment, provide as an attachment a list of the projects and an explanation for each of why it did not.	on of retrofitting pro	ent was not included jects to reduce storr Water Control Plan (WCP) WCP WCP	with an explanation mwater pollutant load ITID ITID ITID	for each of why			

A.	B.	C.	D.	E.	F.				
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments				
Part III.A.5	Municipal Waste Treatment, Storage, and Disposal Facilities Not Covered by ar	n NPDES Stormwat	ter Permit						
	Report the applicable facilities and the number of the inspections conducted for each facility.								
	Name of Facility	Number of Inspections							
	0	0	3/11/08 PBCWUD ILA	PBCWUD					
	Provide an evaluation of the Stormwater Management Program according to Part VI.	B.2 of the permit.							
Summary	Strengths: Florida Statute defined authority Limitations: No general purpose government authority SWMP revisions implemented to address limitations: Requires revision in State	law							
Part III.A.6	Pesticides, Herbicides, and Fertilizer Application								
	Report the number of permittee personnel applicators and contracted commercial applicators of pesticides and herbicides who are FDACS certified / licensed. Report the number of permittee personnel who have been trained through the Green Industry BMP Program and the number of contracted commercial applicators of fertilizer who are FDACS certified / licensed.								
	PERSONNEL: FDACS public applicators of pesticides/herbicides	0	Personnel Files	ITID					
	CONTRACTORS: FDACS commercial applicators of pesticides/ herbicides	1	Contracts	ITID	AVC, Inc.				
	PERSONNEL: Green Industry BMP Program training completed	0	Personnel Files	ITID					
	CONTRACTORS: FDACS certified / licensed applicators of fertilizer	0	Contracts	ITID					
	Provide a copy of the adopted ordinance with the Year 2 Annual Report. If this provision is not applicable because the permittee is not within the watershed of a nutrient-impaired water body, indicate that in Column F.								
	Year 2 ONLY: Attach copy of adopted Florida-friendly ordinance								
	Report on the public education and outreach activities that are performed or sponsor to reduce their use of pesticides, herbicides and fertilizers including the type and num and the number of Web site visits (if applicable).								
	Public Education and Outreach Program	The nublic outread	ch and education pla	an is carried out as a	ioint effort by				

SECTION VII.	STORMWATER MANAGEMENT PROGRAM (SWMP) SUMMARY TABLE				
A.	B.	C.	D.	E.	F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	Provide an evaluation of the Stormwater Management Program according to Part VI.I	3.2 of the permit.			
Part III.A.6 Summary	Strengths: Florida Statute defined authority				
	Limitations: No general purpose government authority				
	SWMP revisions implemented to address limitations: Requires revision in State I	aw			
Part III.A.7.a Illicit Discharges and Improper Disposal — Inspections, Ordinances, and Enforcement Measures					
	Report amendments in Year 4.				
	Year 4 ONLY: Attach a report on amendments to applicable legal authority		PBC Ord.2004- 050	Palm Beach County	No amendments
Part III.A.7.c	Illicit Discharges and Improper Disposal — Investigation of Suspected Illicit Dis	charges and/or Im	proper Disposal	-	
	Report on the proactive inspection program, including the number of inspections cond and type of enforcement actions taken.	ducted by the permi	ttee, the number of	llicit activities found	, and the number
	Proactive inspections for suspected illicit discharges	505	CS Inspection Form	ITID	Tracking Sheets 4 & 5
	Illicit discharges found during a proactive inspection	0	CS Insp Form	ITID	
	NOV/WL/citation/fines issued for illicit discharges found during proactive inspection	0	Email PBC	ITID	ITID has no police powers
	Report on the reactive investigation program as it relates to responding to reports of s number of investigations conducted, the number of illicit activities found, and the num				received, the
	Reports of suspected illicit discharges received	0	Field Report	ITID	
	Reactive investigations of reports of suspected illicit discharges etc.	0	Field Report	ITID	
	Illicit discharges etc. found during reactive investigation	0	Field Report	ITID	
	NOV/WL/citation/fines issued for illicit discharges etc. found during reactive investigation	0	Email PBC	ITID	298 District
	Report the type of training activities, and the number of permittee personnel and cont	ractors trained (both	n in-house and outsi	de training) within th	ne reporting year.
	Personnel trained	3	NPDES Sign In Sheets, ITID	ITID	Jay + 2 @ FSA
	Contractors trained	0	SOP	ITID	2 @ 1 0/1
Part III.A.7.d	Illicit Discharges and Improper Disposal — Spill Prevention and Response	<u>. </u>			L
	Report on the spill prevention and response activities, including the number of spills a	ddressed.			
	Hazardous and non-hazardous material spills responded to	0	Incident Report	PBC Fire Department	
	Report the type of training activities, and the number of permittee personnel and cont	ractors trained (both	in-house and outsi	de training) within th	ne reporting year.
	Personnel trained	23	NPDES Sign In Sheets, ITID	ITID	Jay + 18 @ Spill Prev + 2 @FSA

A.	B.	C.	D.	E.	F.			
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments			
	Contractors trained	0	Email PBC	ITID				
Part III.A.7.e	Illicit Discharges and Improper Disposal — Public Reporting							
	Report on the public education and outreach activities that are performed or sponsore reporting of suspected illicit discharges and improper disposal of materials, including materials distributed, and the number of Web site visits (if applicable).							
	Public Education and Outreach Program	the Palm Beach C	County Co-permittee	an is carried out as a s. Please see the P ıblic education and c	alm Beach			
Part III.A.7.f	Illicit Discharges and Improper Disposal — Oils, Toxics, and Household Hazard	ous Waste Contro	l					
	Report on the public education and outreach activities that are performed or sponsored by the permittee within the permittee's jurisdiction to encourage the proper use and disposal of oils, toxics, and household hazardous waste, including the type and number of activities conducted, the type and number of materials distributed, the amount of waste collected / recycled / properly disposed, and the number of Web site visits (if applicable).							
	albatibation, and amount of waste concertor, respectly dispersed, and are man	inei oi wen site vis	its (if applicable).					
	Public Education and Outreach Program	The public outread the Palm Beach C	ch and education pla County Co-permittee	an is carried out as a s. Please see the P ublic education and c	alm Beach			
Part III.A.7.g		The public outread the Palm Beach C County Joint Annu information.	ch and education pla County Co-permittee	s. Please see the P	alm Beach			
Part III.A.7.g	Public Education and Outreach Program	The public outread the Palm Beach C County Joint Annu information. ge er contamination ar	ch and education pla County Co-permittee ual Report for the pu	s. Please see the P ıblic education and c	alm Beach outreach			
Part III.A.7.g	Public Education and Outreach Program Illicit Discharges and Improper Disposal — Limitation of Sanitary Sewer Seepage Advise the appropriate utility owner of a violation if constituents common to wastewat	The public outread the Palm Beach C County Joint Annu information. ge er contamination ar	ch and education pla County Co-permittee ual Report for the pu	s. Please see the P ıblic education and c	alm Beach outreach			
Part III.A.7.g	Public Education and Outreach Program Illicit Discharges and Improper Disposal — Limitation of Sanitary Sewer Seepage Advise the appropriate utility owner of a violation if constituents common to wastewat the number of violations referred to the appropriate utility owner and the name of the Owner of the sanitary sewer system Number of violations referred	The public outread the Palm Beach C County Joint Annuinformation. ge er contamination arutility owner. PBCWUD 0	ch and education place county Co-permittee ual Report for the pure discovered in ITIE	s. Please see the Public education and control of the Public PBCWUD	alm Beach outreach			
	Public Education and Outreach Program Illicit Discharges and Improper Disposal — Limitation of Sanitary Sewer Seepage Advise the appropriate utility owner of a violation if constituents common to wastewat the number of violations referred to the appropriate utility owner and the name of the Owner of the sanitary sewer system	The public outread the Palm Beach C County Joint Annuinformation. ge er contamination arutility owner. PBCWUD 0	ch and education place county Co-permittee ual Report for the pure discovered in ITIE	s. Please see the Public education and control of the Public PBCWUD	alm Beach outreach			
Part III.A.7	Public Education and Outreach Program Illicit Discharges and Improper Disposal — Limitation of Sanitary Sewer Seepage Advise the appropriate utility owner of a violation if constituents common to wastewat the number of violations referred to the appropriate utility owner and the name of the Owner of the sanitary sewer system Number of violations referred	The public outread the Palm Beach C County Joint Annuinformation. ge er contamination arutility owner. PBCWUD 0	ch and education place county Co-permittee ual Report for the pure discovered in ITIE	s. Please see the Public education and control of the Public PBCWUD	alm Beach outreach			
	Public Education and Outreach Program Illicit Discharges and Improper Disposal — Limitation of Sanitary Sewer Seepage Advise the appropriate utility owner of a violation if constituents common to wastewat the number of violations referred to the appropriate utility owner and the name of the Owner of the sanitary sewer system Number of violations referred For activities required by Part III.A.7: Provide an evaluation of the Stormwater Manage Strengths: PBCWUD owns and operates the system Limitations: PBCWUD owns and operates the system	The public outread the Palm Beach C County Joint Annuinformation. ge er contamination arutility owner. PBCWUD 0 ement Program according	ch and education place county Co-permittee and Report for the pure discovered in ITIE	s. Please see the Public education and control of the Public PBCWUD	alm Beach outreach			
Part III.A.7 Summary	Public Education and Outreach Program Illicit Discharges and Improper Disposal — Limitation of Sanitary Sewer Seepage Advise the appropriate utility owner of a violation if constituents common to wastewate the number of violations referred to the appropriate utility owner and the name of the Owner of the sanitary sewer system Number of violations referred For activities required by Part III.A.7: Provide an evaluation of the Stormwater Manage Strengths: PBCWUD owns and operates the system Limitations: PBCWUD owns and operates the system SWMP Revisions implemented to address limitations: Operations are by PBCWUD	The public outread the Palm Beach C County Joint Annuinformation. ge er contamination arutility owner. PBCWUD 0 ement Program acc	ch and education place county Co-permittee and Report for the pure discovered in ITIE	s. Please see the Public education and control of the Public SIRWCE PBCWUD	alm Beach outreach			
Part III.A.7	Public Education and Outreach Program Illicit Discharges and Improper Disposal — Limitation of Sanitary Sewer Seepage Advise the appropriate utility owner of a violation if constituents common to wastewat the number of violations referred to the appropriate utility owner and the name of the Owner of the sanitary sewer system Number of violations referred For activities required by Part III.A.7: Provide an evaluation of the Stormwater Manage Strengths: PBCWUD owns and operates the system Limitations: PBCWUD owns and operates the system	The public outread the Palm Beach C County Joint Annuinformation. ge er contamination arutility owner. PBCWUD 0 ement Program acc	ch and education place county Co-permittee and Report for the pure discovered in ITIE	s. Please see the Public education and control of the Public SIRWCE PBCWUD	alm Beach outreach			
Part III.A.7 Summary	Public Education and Outreach Program Illicit Discharges and Improper Disposal — Limitation of Sanitary Sewer Seepage Advise the appropriate utility owner of a violation if constituents common to wastewate the number of violations referred to the appropriate utility owner and the name of the Owner of the sanitary sewer system Number of violations referred For activities required by Part III.A.7: Provide an evaluation of the Stormwater Manage Strengths: PBCWUD owns and operates the system Limitations: PBCWUD owns and operates the system SWMP Revisions implemented to address limitations: Operations are by PBCWUD	The public outread the Palm Beach C County Joint Annuinformation. ge er contamination arutility owner. PBCWUD 0 ement Program according to their AF or Inspections	ch and education place county Co-permittee ual Report for the pure discovered in ITIE Ref PBCWUD cording to Part VI.B.	s. Please see the Public education and control of the Public education and control of the PBCWUD 2 of the permit.	alm Beach outreach			

SECTION VII.	STORMWATER MANAGEMENT PROGRAM (SWMP) SUMMARY TABLE						
A.	B.		C.	•	D.	E.	F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity		Number of Activities Performed		Documentation / Record	Entity Performing the Activity	Comments
	Type of Facility	Number of Facilities	Number of Inspections	Enforcement Actions			
	Operating municipal landfills	0	0	0	CERWS Website	ITID	
	Hazardous waste treatment, storage, disposal and recovery (HWTSDR) facilities	0	0	0	enviro.epa.gov	ITID	
	EPCRA Title III, Section 313 facilities (TRI)	0	0	0	enviro.epa.gov	ITID	
	Facilities determined as high risk by the permittee	0	0	0	enviro.epa.gov	ITID	
Part III.A.8.b	Industrial and High-Risk Runoff — Monitoring for High Risk Industries						
	Report the number of high risk facilities sampled.						
	High risk facilities san	npled	0		SOP	ITID	
	Provide an evaluation of the Stormwater Management Program according to F		-			2	
Part III.A.8 Summary	Strengths: Florida Statute defined authority Limitations: No general purpose government authority SWMP revisions implemented to address limitations: Requires revision in	State la	W				
Part III.A.9.a	Construction Site Runoff — Site Planning and Non-Structural and Structural	ural Bes	t Manage	ement Pr	actices		
	Employ ITID, NPDCID, SIRWCD Drainage Permit conditions that include the ureduce pollutants to the MS4 and receiving waters.	ise of sto	ormwater,	erosion,	and sedimentation	control BMPs during	construction to
	Number of drainage permits appr	roved	3		SPs-0011, 0079 and 0347	ITID	SFWMD WQ
Part III.A.9.b	Construction Site Runoff — Inspection and Enforcement						
	Report on the inspection program for privately-operated and permittee-operate reporting year, the number of inspections of active construction sites, the percentage enforcement actions / referrals taken.						
	PERMITTEE SITES: Active construction		0		Field Observation Reports	ITID	
	PERMITTEE SITES: Pre-, During, and Post inspections of active constru sites for E&S and waste control I		0		Field Observation Reports	ITID	
	PERMITTEE SITES: Percentage of active construction sites inspe	ected	0		Field Observation	ITID	

A.	B.		C.	D.	E.	F.			
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity		Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments			
				Reports					
	PRIVATE SITES: Active cor	struction sites		Field					
			0	Observation	ITID				
				Reports					
	PRIVATE SITES: Pre-, During, and Post inspections of active construction sites for E&S and waste control BMPs PRIVATE SITES: Percentage of active construction sites inspected		_	Field		No Police			
			0	Observation	ITID	Powers, can't			
				Reports		Trespass			
			0	Field	ITID				
			0	Observation	ITID				
	Enfo	0	Reports Email PBC	ITID					
	-	rcement Action	<u> </u>	Elliali FBC	טווו				
Part III.A.9.c	Construction Site Runoff — Site Operator Training								
	Report the type of training activities, the number of inspectors, site plan reviewers and site operators trained (both in-house and outside training).								
		DEP Certification	Annual Training						
	Permittee construction site inspectors		0	SOP	ITID	DE 2015 Cert Insp, 2 ITID Level 2 Op SW Certs			
	Permittee construction site plan reviewers		0	SOP	ITID	No Powers			
			0	SOP	ITID	No Powers			
	Permittee construction site operators					•			
	Provide an evaluation of the Stormwater Management Program acc	ording to Part VI.B	3.2 of the permit.						
Part III.A.9	Provide an evaluation of the Stormwater Management Program acc	ording to Part VI.B	3.2 of the permit.						
Part III.A.9 Summary		ording to Part VI.B	3.2 of the permit.						

SE	SECTION VIII. CHANGES TO THE STORMWATER MANAGEMENT PROGRAM (SWMP) ACTIVITIES (Not Applicable in Year 4)						
Α.	Permit Citation/ SWMP Element	Proposed Changes to the Stormwater Management Program Activities Established as Specific Requirements Under Part III.A of the Permit (Including the Rationale for the Change) — REQUIRES DEP APPROVAL PRIOR TO CHANGE IF PROPOSING TO REPLACE OR DELETE AN ACTIVITY.					
7 41		No changes proposed					
В	Permit Citation/ SWMP Element	Changes to the Stormwater Management Program Activities NOT Established as Specific Requirements Under Part III.A of the Permit (Including the Rationale for the Change)					
В.		No changes proposed					

SEC	TION IX.	TMDL Status Rep	ort										
	YEAR 1 Provide a table summarizing the status of the TMDL process. Include a list of prioritized TMDLs and their monitoring and implementation schedule; and include the Identification number of the outfall prioritized for TMDL monitoring.												
Α.	WBID Number	Segment/ Waterbody/ Basin	Pollutant of Concern	TMDL DEP / EPA	Percent Reduction (WLA)	Priority Rank	Priority Outfall	Monitoring Summary / BPCP Due Date	Supplemental SWMP Due Date				
	N/A					1		(Year 3 AR)	(Year 4 AR; N/A) if BPCP)				
	Year 3: Submit a Monitoring data summary or BPCP (if applicable). Year 4: Submit a Supplemental SWMP (if applicable).												
В.	WBID Number	Pollutant of Concern	Monitoring Summary / BPCP	Supplemental SWMP	Projected load reductions OR Actual load reductions to date								
			Submitted	Submitted									
	N/A		(Year 3 AR)	(Year 4 AR; N/A if BPCP)									
C.													
O.	Provide a brief statement as to the status of TMDL implementation according to Part VIII.B of the permit (e.g. status of monitoring to validate WLA):												
	No TMDLs applicable to ITID												

INDIAN TRAIL IMPROVEMENT DISTRICT MS4 Permit No. FLS000018-004 Water Quality Assessment Report FY19-20

The Indian Trail Improvement District MS4 is almost all low density (1½ acre or larger) residential lots. Its pollutant impact to the NPDES receiving water is minimal. ITID has 2 defined drainage basins: the M-1 and M-2 Basins. The M-2 Basin has 8 Major NPDES outfalls into Seminole Improvement District's M-2 Canal that subsequently discharges into SFWMD's C-51 Canal. All of the M-2 Basin is low density single family residential. The M-1 Basin has 2 MS4 Major NPDES outfalls which discharge into either the SFWMD's L-8 Canal in their L-8 Basin or the SFWMD's C-51 Canal in their C-51 Basin. The vast majority of ITID's discharges from the M-1 Basin are into the C-51 Canal. However, at times of very high rainfall, discharges can occur to the L-8 Canal. ITID has consistently demonstrated good water quality. As part of ITID's ERP permit for the M-1 Basin from SFWMD, ITID is required to take water quality samples. These samples are taken at 3 locations; one at the beginning of the drainage system and one at the end with another at the intermediate pump station (PS#2). Phosphorous has been identified as the limiting nutrient in South Florida and ITID's results for total phosphorous are typically between 30 and 60 ppb. Although these data are taken and demonstrate good water quality, ITID is relying on the Group Report while having these data as local ITID information to respond to any water quality questions.

Water Quality Monitoring

The C-51 Canal can flow either east or west according to SFWMD operations. The COE DDM specifies a westward flow, but this is dependent upon completion of STA 1-E to meet the Everglades water quality standards. In other words: the upstream station could be either 38B or 37B according to operations by others. The evaluation is therefore conditioned on knowing the C-51 flow direction which can be determined by stage data and pump operations of the SFWMD S-319 Pump Station. Also note that all of the discharge from the M-2 Basin is into the C-51 Canal.

A map of the PBC monitoring locations is attached for reference. Also attached are the results of the monitoring in graphs for TN, TP, and Chlorophyll-a for both locations upstream (38B) and downstream 37B.

The upstream TN at 38B is trending down at a slope of 0.0001 and the downstream TN at 37B is trending down at a slope of 0.0001, see attached graphs. Again, please note when the SFWMD is pumping into STA 1-E the flow is reversed and 38B becomes the downstream value and 37B the upstream value. The net TN trend is downward at both locations and must be viewed as decreasing. The downward trend at both locations is essentially the same.

The upstream TP at 38B is trending up at a slope of 0.000003 and the downstream TP at 37B is trending down at a slope of 0.000002 to 0.000003. Again, please note when the SFWMD is pumping into STA 1-E the flow is reversed and 38B becomes the downstream value and 37B the upstream value. These rates of change are not significantly different but as the net trend is upward at 38B future observance is advised. It is not probable that Indian Trail Improvement District is the source of any TP increases as very little land use change is occurring in this low density residential area (typically 1 unit per 1.25 acres). In addition, the sampling from Indian Trail Improvement District for TP is averaging below the reported valued within the C-51 Canal.

The upstream Chlorophyll-a at 38B is trending up at a slope of 0.00004 to 0.0007 and the downstream Chlorophyll-a at 37B is steady and trending slightly up or down according to the analysis technique utilized. Again, please note when the SFWMD is pumping into STA 1-E the flow is reversed and 38B becomes the downstream value and 37B the upstream value. These rates of change are not significantly different but as the net trend is upward at 38B future observance is advised.

Pollutant Loading Estimate (same as 2019)

Indian Trail Improvements District is relying on the Group Report. The Group developed pollutant loading estimates during the 3rd year of this permit cycle, using the SIMPLE protocol. The group provided loadings estimates "by MS4" as listed below for the 6 required water quality parameters. The results as listed below include a 6% reduction for public education as allowed by FDEP.

	BOD ₅ ~lbs	TSS ~lbs	TP ~lbs	Cu ~lbs	Zn ~lbs	TN ~lbs
2013	437,655	675,918	20,586	748	3,512	428,645
2018	411,169	625,430	19,359	702	3,289	403,205

The pollutant loading estimates indicate lower pollutant loadings over past two permit cycles. A majority of the pollutant loadings appears to be from non-MS4 sources (see group report). The pollutant loading estimates indicate that the current stormwater pollution prevention programs in place are generally managing the stormwater runoff in terms of pollutant loadings, and implementation of additional programs is not warranted.

Evaluation and Response Plan

Both of the above analyses indicate reductions in nutrients. The exception is the TP at the upstream location in the C-51 Canal. It is noted that sampling location 38B is beyond the route of discharge that would occur from Indian Trail Improvement District as S-319, the pump station into STA 1-E from the C-51 Canal, is between ITID's discharge points and 38B. Sample 38B should not be influenced by the District's discharges unless by dispersion when pumping at S-319 is not occurring. The increases at 38B are therefore not probable due to ITID's discharges.

As a result of the above Indian Trail Improvement District is considered to have an effective stormwater management program. Indian Trail Improvement District is therefore not targeting any areas for loading reduction/corrective action.













