NOI Section	ID	Permit Activity Description	Plan SWMP Rev. 7 - July 1, 2024	Measurable Goal SWMP Rev. 7 - July 1, 2024	Status of Implementation and Performance Assessment Permit Year July 2023 to June 2023 (FY 2023)
	3	Part I.C - Special Conditions			
	4	Compliance with Water Quality Standards – Ge	eneral Requirements - Part I.C.1.a - c		
Not Included in NOI	5			 AMAFCA's measurable goals for compliance with related Permit activities are described in the applicable sections of the AMAFCA SWMP. 	See specific Permit section and activity.
Not Included in NOI	6	contribute to an exceedance of surface water quality standards (including numeric and narrative water quality criteria) applicable to the receiving waters. In determining whether the SWMP is effective in meeting this requirement or if enhancements to the plan are needed, the permittee	Part I.C.1.a - Compare AMAFCA monitoring data results to applicable surface water quality standards that occur in the following programs: Compliance with Water Quality Standards - Dissolved Oxygen Program, Compliance with Water Quality Standards - PCB Program, Compliance with Water Quality Standards - Temperature Program, Compliance with Water Quality Standards - Discharges to Impaired Waters with Approved TMDL Program, and the Wet Weather Monitoring Program. Refer to these sections for additional information.	surface water quality standards that occur in the following programs: Compliance with Water Quality Standards - Dissolved Oxygen Program, Compliance with Water Quality Standards - PCB Program, Compliance with Water	See specific Permit section and activity.
Not Included in NOI		discharges from the permittees' MS4 are those that are approved by EPA and any other subsequent modifications approved by EPA upon the effective date of this permit found at New Mexico Administrative Code §20.6.4. Discharges from various portions of the MS4 also flow	Part I.C.1.b - Compare AMAFCA monitoring data results to the applicable New Mexico Administrative Code \$20.6.4, Pueblo of Isleta Water Quality Standards (amended on 3/18/2002, effective 7/22/2005 per EPA website), and Pueblo of Sandia Water Quality Standards (effective 3/9/2010). Compare AMAFCA monitoring data results to applicable surface water quality standards that occur in the following programs: Compliance with Water Quality Standards - Dissolved Oxygen Program, Compliance with Water Quality Standards - PCB Program, Compliance with Water Quality Standards - PCB Program, Compliance with Water Quality Standards - PCB Program, Compliance with Water Quality Standards - Dissolved Oxygen TMDL Program, and the Wet Weather Monitoring Program. Refer to these sections for additional information.	surface water quality standards that occur in the following programs: Compliance with Water Quality Standards - Dissolved Oxygen Program, Compliance with Water Quality Standards - PCB Program, Compliance with Water Quality Standards - Temperature Program, Compliance with Water Quality Standards - Discharges to Impaired Waters with Approved TMDL Program, and the Wet Weather Monitoring Program.	See specific Permit section and activity.

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Not Included in NOI	8	of Isleta in writing as soon as practical but not later than 30 calendar days following each Pueblo of Isleta water quality standard exceedance at an in-stream sampling location. In the event that EPA determines that a discharge from the MS4 causes or contributes to an exceedance of applicable surface water quality standards and notifies the permittee of such an exceedance, the permittee shall, within sixty (60) days of notification, submit to EPA, NMED, Pueblo of Isleta (upon request) and Pueblo of Sandia (upon request), a report that describes controls that are currently being implemented and additional controls that will be implemented to prevent pollutants sufficient to ensure that the discharge will no longer cause or contribute to an exceedance of applicable surface water quality standards. The permittee shall implement such additional controls upon notification by EPA and shall incorporate such measures into their SWMP as described in Part I.D of this permit. NMED or the affected	Lab reports are typically received within 45 days of a sampling event. Preliminary review of the results typically requires 5 days. AMAFCA will include requirements to their contractors to review and report in-stream exceedances in a timely manner so that AMAFCA can better meet this requirement. AMAFCA will notify EPA and the Pueblo of Isleta within 30 days of the data review to determine a Pueblo of Isleta water quality standard exceedance at an in-stream (within the Rio Grande) sampling location. The Permit is unclear if this includes results from other monitoring, such as citizen science projects. AMAFCA will provide this notification for in-stream samples that AMAFCA is novide with sampling, that result in a Pueblo of Isleta water quality standard exceedance. In addition, AMAFCA will continue to use sondes in the Rio Grande to monitor DO and temperature (refer to the Compliance with Water Quality Standards - Dissolved Oxygen (DO) Program). AMAFCA will continue to provide Isleta Pueblo with access to the real-time DO and temperature sonde data.	Pueblo of Isleta water quality standard exceedances at an in-stream sampling location (within the Rio Grande). Notification will be in writing as soon as practicable. • AMAFCA will add the in-stream notification of Pueblo of Isleta water quality standard exceedance to monitoring reporting tasks with sub-consultants to ensure that results are reviewed and reported in a timely manner. • AMAFCA will continue to use sondes in the Rio Grande to monitor DO and temperature (refer to the Compliance with Water Quality Standards - Dissolved Oxygen Program). AMAFCA will continue to provide Isleta Pueblo with access to the real-time DO and temperature sonde data.	 AMAFCA notified EPA and the Pueblo of Isleta of any Pueblo of Isleta water quality standard exceedances at any in-stream sampling location (within the Rio Grande). Notification was in writing as soon as practical. AMAFCA notified the Pueblo of Isleta and EPA of exceedances related to CMC monitoring, AMAFCA water quality monitoring, and citizen science monitoring (BEMP).

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	9	Compliance with Water Quality Standards – Di Part I.C.3.a	ssolved Oxygen & Part I.C.1.d and Endangered Species Act (ESA) Requirements - Dissolved Oxygen Strategy -	
Not Included in NOI	10	I.C.3.a.(iii), the permittees shall revise the May 1, 2012 Strategy to continue taking measures to address concerns regarding discharges to the Rio Grande by implementing controls to eliminate conditions that cause or contribute to exceedances of applicable dissolved oxygen water quality standards in waters of the United States. The permittee shall, as part of this revised strategy, complete the following activities [activities are listed in sections below]. Activities listed are a combination of permit activities in Part I.C.1.d - Special Conditions, Compliance with Water Quality Standards, Phase I Dissolved Oxygen Program	Part I.C.1.d and Part I.C.3.a.(ii) - The potential for low DO discharges to the Rio Grande at the NDC Embayment has been a concern which AMAFCA has been addressing, with the USFWS and EPA, since 2004. Several strategies, including various NDC Embayment modifications, have been implemented from 2011- 2014. In 2015-2016, AMAFCA completed construction, after coordination with USFWS, of the NDC Outfall Grade Control Structures Modification Project and NDC Embayment Regrading Project. The NDC Embayment was filled in and regraded in 2015-2016, thereby removing the constant hydraulic connection between the Rio Grande and the NDC Bathtub/Outfall. In normal river flow conditions, water from the Rio Grande will not be able to stagnate in the Embayment and create low DO conditions. These improvement projects provide control measures to eliminate conditions that cause or contribute to exceedances of applicable DO water quality standards. These NDC projects and this Dissolved Oxygen Program Strategy were coordinated with the USFWS. AMAFCA received a Final BO from the USFWS and Special Conditions from USACE allowing the NDC Embayment to be filled in and revegetated.	Structures Modification Project to fill in and revegetate the NDC Embayment and will continue following the terms of the Final BO from the USFWS and Final Special Conditions from USACE. This project is the revised strategy for the MSA Permit elements related to DO. • A new vegetation assessment study and removal training will be conducted to determine the types of vegetation and optimal time for seeding. A revised monitoring plan, developed in consultation with the USACE, will be in place moving forward.	 In FY 2023, USACE provided a letter releasing AMAFCA from any further revegetation monitoring requirements at the NDC outfall related to the special conditions of the USACE Regional General Permit. USACE determined that the site has met the revegetation performance goals. AMAFCA received notification from USACE in FY 2023 documenting that the Special Conditions of the Regional General Permit relative to vegetation monitoring had been fully satisfied and monitoring
Not Included in NOI	11	identifying) structural elements, natural or man-made topographical and geographical formations, MS4 operations activities, or oxygen demanding pollutants contributing to reduced dissolved oxygen in the receiving waters of the Rio Grande. Both dry and wet weather discharges shall be	-	 Part I.C.1.d.(iii) below. Related to identifying structural elements in the watershed that may be contributing to reduced DO, AMAFCA will continue to use sondes in the Rio Grande to monitor DO and temperature; the sonde data will provide valuable data related to potential DO - stormwater related 	 In FY 2023, related to identifying structural elements in the watershed that may be contributing to reduced DO, AMAFCA operated four sondes, given safe flow conditions, in the Rio Grande (US 550 at Bernalillo, Sandia Pueblo Boundary, Central Ave., and Isleta Pueblo Boundary). Additional details on the

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Not Included in NOI		updating/revising as necessary, to eliminate structural elements or the discharge of pollutants at levels that cause or contribute to exceedances of applicable water quality standards for dissolved oxygen in waters of the United States;	Part I.C.1.d.(ii) - The primary controls for this DO Program are the NDC Outfall Grade Control Structures Modification Project and Embayment Grading Project. The water quality improvement goal for the NDC Outfall Grade Control Structures Modification Project is to improve maintenance operations, thereby improving efficiency of sediment, trash and debris removal due to better access and improved geometry. The NDC Embayment Regrading Project, as discussed above, removes the constant hydraulic connection between the Rio Grande and the NDC Bathtub/Outfall. These improvement projects provide control measures to mitigate conditions that cause or contribute to exceedances of applicable DO WQSs. In addition to the NDC Outfall and Embayment Projects, AMAFCA will continue to install stormwater quality structures within the watershed. AMAFCA plans, designs, and builds regional stormwater BMPs throughout the watershed to help eliminate the discharge of pollutants that cause or contribute to exceedances of applicable water quality standards for DO in waters of the Rio Grande. Pollutant source reduction strategies, such as public education and encouragement of GI/LID, are also part of the ongoing controls for this Program. AMAFCA actively participates in the MRGSQT, which organizes and leads public education, outverach, involvement, and participation activities which relate to this Program.	structural BMPs (regional water quality structures) throughout the MRG watershed. • AMAFCA will continue to contribute and participate in the MRGSQT which provides public education, outreach, and participation opportunities related to stormwater impacts to water quality.	 AMAFCA continued to plan, design, and build structural
Not Included in NOI	13	 <u>Part I.C.1.d.(iii)</u> Continue sampling for DO and temperature in the North Diversion Channel (NDC) Embayment until the data indicate the discharge does not exceed applicable DO water quality standards in waters of the United States. This coincides with the requirements in <u>Part I.C.3.a.(ii).(a)</u>, the revised strategy shall include: A. A Monitoring Plan describing all procedures necessary to continue conducting continuous monitoring of DO and temperature in the NDC Embayment and at 1 location in the Rio Grande downstream of the mouth of the NDC within the action area (e.g., Central Bridge). B. A Quality Assurance and Quality Control (QA/QC) Plan describing all standard operating procedures, quality assurance and quality control plans, maintenance and implementation schedules that will assure timely and accurate collection and reporting of water temperature, DO, oxygen saturation, and flow. The QA/QC plan should include all procedures for estimating oxygen data when any oxygen monitoring equipment fail. 	Part I.C.1.d.(iii) - With the NDC Embayment filled in since 2016, AMAFCA cannot physically measure the DO in the Embayment. AMAFCA will provide continuous monitoring of DO and temperature (using sondes) in the Rio Grande at the most appropriate locations for the purpose of complying with the MS4 Permit requirements in Part I.C.1.d.(iii) and Part I.C.3.a.(ii).(a). The sonde locations throughout the stretch of the Rio Grande through the Urbanized Area (UA) will assist AMAFCA with bracketing segments of the Rio Grande to better understand locations of elements that may be contributing to reduced DO in the receiving waters of the Rio Grande. For compliance with this Permit Activity, AMAFCA will deploy sondes to provide continuous DO, oxygen saturation, and temperature monitoring; sondes are currently located at the following locations: - Rio Grande at Sandia Pueblo Boundary (just above the confluence with the NDC outfall) - Rio Grande at Central Ave. Bridge - Rio Grande at the Isleta Dam Note - sonde locations may change based on the results and program needs as	 deploy sondes in the most appropriate locations to provide continuous DO and temperature monitoring. AMAFCA will continue following the standard operating procedures, quality assurance plans, maintenance, and implementation schedules that are in place for the sonde monitoring. AMAFCA will continue to pursue, as applicable, data collection and reporting improvements to this program. AMAFCA will continue to provide Isleta Pueblo with access to the real-time DO and temperature sonde data. 	deployed four sondes to provide continuous DO, pH, water depth, turbidity, and temperature monitoring at the following locations: US 550 Bridge in Bernalillo, Sandia Pueblo Boundary, Central Ave., and Isleta Dam. Additional details on the sonde program and results are provided in the In-Stream Water

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Not Included in NOI	14	 consultation and EPA for approval within a year of the effective date of the permit and progress reports with the subsequent annual reports. Progress reports to include: (a) Summary of data. (b) Activities undertaken to identify MS4 discharge contribution to exceedances of applicable dissolved oxygen water quality standards in waters of the United States. Including summary of findings of the assessment required in Part I.C.1.d.(i). (c) Conclusions drawn, including support for any determinations. (d) Activities undertaken to eliminate MS4 discharge 	<u>Part I.C.1.d.(iv)</u> - AMAFCA completed the NDC project in 2016 to fill in and revegetate the NDC Embayment following the terms of the Final BO from the USFWS and Final Special Conditions from USACE. USFWS was consulted during this project and made aware of the revised strategy. The AMAFCA MS4 Annual Report and supporting documentation will be considered as the Progress Report. A separate progress report will not be submitted to EPA and USFWS. The MS4 Annual Report will include the Annual Incidental Take Report as an Attachment to the Annual Report. <u>Part I.C.3.a.(i)</u> - The Annual Report will include a summary of example activities undertaken to identify elements contributing to reduced dissolved oxygen in the receiving waters of the Rio Grande and changes or improvements to the Strategy for implementation of controls to eliminate exceedances of applicable water quality standards for dissolved oxygen in waters of the United States.	Structures Modification Project to fill in and revegetate the NDC Embayment following the terms of the Final BO from the USFWS and Final Special Conditions from USACE. • AMAFCA will complete the Incidental Take Report and follow the Incidental Take Reporting requirements and data submittal requirements. • AMAFCA will include a summary of example activities in each Annual Report. AMAFCA will incorporate documentation by reference into the Annual Report and plans to document progress on the AMAFCA website.	 Refer to ID #10 above for information related to the USACE Regional General Permit. AMAFCA received notification from USACE in FY 2023 documenting that the special conditions of the Regional General Permit relative to vegetation monitoring had been fully satisfied and monitoring was no longer required at the NDC Outfall. AMAFCA completed the Annual Incidental Take analysis and this is included in the Dissolved Oxygen Program Summary for
Not Included in NOI	15	permittees shall ensure that actions to reduce pollutants or remedial activities selected for the NDC Embayment and its watershed are implemented such that there is a reduction in frequency and magnitude of all low oxygen stormwater	Part I.C.3.a.(ii) - The result of removing the NDC Embayment and hydraulically disconnecting the NDC stormwater flows from the Rio Grande will minimize low DO conditions at this location. The Embayment has had historical issues with stagnate ponded water creating low DO conditions. The monitoring activities described above will be used to assess that the Embayment project functions as planned and that low DO conditions are reduced in both frequency and magnitude.	"qualifying events" as defined by USFWS with the MS4 Permit measurable goals as listed in Table 1.c , using the table in Appendix G in the MS4 Permit.	 AMAFCA continued to use the MS4 Permit measurable goal

Status of Implementation

and Performance Assessment

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Not Included in NOI	16	permittees (COA and AMAFCA) shall provide: A. An Annual Incidental Take Report to EPA and the Service that includes the following information: beginning and end date of any qualifying stormwater events, DO values and water temperature in the NDC Embayment, DO values and water temperature at a downstream monitoring station in the MRG, flow rate in the		Report. • AMAFCA will provide EPA and USFWS with a copy of the Annual Incidental Take Report with each Annual Report submitted no later than December 1st for the preceding calendar year, as required under Part III.B.	The Annual Incidental Take Report was completed to meet the Dec. 1, 2023 deadline for the Annual Report and is
Not Included in NOI	17	permittees (COA and AMAFCA) shall provide: B. A summary of data and findings with each annual report to EPA and the FWS. All data collected (including provisional oxygen and water temperature data, and associated metadata), transferred, stored, summarized, and evaluated shall be included in the annual report. If additional data is requested by EPA or the		and information with each Annual Report submittal, required under Part III.B, no later than December 1 for the proceeding calendar year.	AMAFCA submitted AMAFCA's FY 2023 MS4 Annual Report

NOI			Plan	Measurable Goal	Status of Implementation and Performance Assessment
Section	ID	Permit Activity Description	SWMP Rev. 7 - July 1, 2024	SWMP Rev. 7 - July 1, 2024	Permit Year July 2023 to June 2023
	10	Compliance with Water Quality Standards - DC			(FY 2023)
	18	Compliance with Water Quality Standards – PC	BS - Part I.C.1.e Part I.C.1.e - The results from the 2012-2014 monitoring of the NDC watershed	A Decod on the data collection and analysis results from	Mat EV 2022 Capic
Not Included in NOI	19	shall address concerns regarding PCBs in channel drainage areas specified in Part I.C.1.e.(vi) by developing or continue updating/revising and implementing a strategy to identify and eliminate controllable sources of PCBs that cause or contribute to exceedances of applicable water quality standards in waters of the United States. COA and AMAFCA shall submit a progress report with the first and with the subsequent annual reports.	In the locate of the presence of PCBs at the Grantline and N. Camino Inlets. Based on the data, MS4 partners concluded that there are no "hot spots" in the municipal area that are continuing to produce PCBs with the possible exception of the Grantline and N. Camino watersheds. In 2014-2017, AMAFCA continued activities to identify and eliminate controllable sources of PCBs specific to these two channels. A water quality consultant was tasked with reviewing and assessing all past PCB data for the NDC, identifying commercial and industrial properties that may have contributed PCBs to the North Camino and the Grantline Channel, researching past PCB releases from PNM in these areas, and providing additional PCB monitoring activity recommendations. In addition, a Field Sampling Plan (FSP), Sampling Analysis Plan (SAP), and a Quality Assurance Project Plan (QAPP) for soil and sediment sampling were developed. Sediment sampling and analysis results from the first five (5) years of the MS4 Permit term (2014-2019), AMAFCA has met its goals and objectives related to the PCB sampling in eneded, AMAFCA will utilize the developed FSP, SAP, and QAPP and coordinate with EPA, NMED, and other MS4s, as applicable.	the first five (5) years of the MS4 Permit term (2014- 2019), AMAFCA has met its goals and objectives related to the PCB investigation and no further PCB sampling by AMAFCA is anticipated. If future PCB sampling is needed, AMAFCA will utilize the developed FSP, SAP, and QAPP and coordinate with EPA, NMED, and other MS4s, as applicable.	 As reported to EPA in 2018, after considering the analyses completed over the 5 year period (2014-2019), AMAFCA has met its goals and objectives related to the PCB investigation and no additional PCB sampling and analysis by AMAFCA, in the Grantline or North Camino Watersheds, was completed in
Not Included in NOI	20	 channel drainages area specified in Part I.C.1.e.(vi) that cause or contribute to exceedances of applicable water quality standards in waters of the US via the discharge of municipal stormwater. (iii) Conclusions drawn, including supporting information for any determinations. (iv) Activities undertaken to eliminate controllable sources of PCBs in the drainage areas specified in Part I.C.1.e. (vi) that cause or contribute to exceedances of applicable water quality standards in waters of the US via the discharge of municipal stormwater including proposed activities that extend beyond the 5 year permit term. (v) Account of stakeholder involvement in the process. (vi) Channel Drainage Areas: The PCB strategy required in Part I.C.1.e is only applicable to: COA and AMAFCA Areas: San Jose Drain and North Diversion Channel. Bernalillo County Areas: Adobe Acres Drain, Alameda Outfall Channel, Paseo 	Part I.C.1.e - Based on ownership responsibilities, COA will continue to take the lead regarding follow-up PCB permit activities on the SJD, and AMAFCA will continue to take the lead on follow-up PCB permit activities on the NDC. Bernalillo County will take the lead on Adobe Acres Drain, Alameda Outfall Channel, Paseo del Norte Outfall Channel, and Sanchez Farm Drainage Area, as assigned in the MS4 Permit. Based on the data collection and analysis results from the first five (5) years of the MS4 Permit term (2014-2019), AMAFCA has met its goals and objectives related to the PCB investigation and no further PCB sampling by AMAFCA is anticipated. Results from any continued study will be provided to NMED for consultation and direction. If future PCB sampling is needed, AMAFCA will utilize the developed FSP, SAP, and QAPP and coordinate with EPA, NMED, and other MS4s, as applicable. No additional Compliance Monitoring Cooperative (CMC) monitoring is required until a new MS4 Permit is issued. However, the CMC members will evaluate and may choose to continue sampling to support their MS4 program needs during administrative continuance. CMC monitoring would include collecting samples, and screening for PCBs, at two (2) locations within the Rio Grande - one upstream of the MS4 and one downstream of the MS4. This program uses Method 1668 for testing PCBs. Monitoring regults obtained from AMAFCA's internal stormwater quality assessment monitoring program and any continued CMC stormwater quality monitoring are available upon request.	the first five (5) years of the MS4 Permit term (2014- 2019), AMAFCA has met its goals and objectives related to the PCB investigation and no further PCB sampling by AMAFCA is anticipated. If future PCB sampling is needed, AMAFCA will utilize the developed FSP, SAP, and QAPP and coordinate with EPA, NMED, and other MS4s, as applicable. • Results from any continued study will be provided to NMED. The Annual Report will serve as the progress report for additional PCB findings, if applicable. AMAFCA will incorporate documentation by reference into the Annual Report and plans to document progress on the AMAFCA website.	 For AMAFCA's internal stormwater quality monitoring program, during the FY 2023 wet season (July 2022 - October 2022), stormwater samples from ten (10) of the AMAFCA monitoring locations were screened for PCBs; all the PCB screening results were reported as not detected. AMAFCA's internal stormwater monitoring program also collected three (3) stormwater samples in the FY 2023 dry season (November 2022 to June 2023) that were screened for PCBs, and all sample results were reported as Not Detected (ND). The

N Sec	OI tion	ID	Permit Activity Description	Plan SWMP Rev. 7 - July 1, 2024	Measurable Goal SWMP Rev. 7 - July 1, 2024	Status of Implementation and Performance Assessment Permit Year July 2023 to June 2023 (FY 2023)
N Incluu N		21	the COA, AMAFCA and Bernalillo County's drainage areas may be developed between Bernalillo County, AMAFCA, and		option, if warranted, with COA and Bernalillo County through the cooperative MS4 TAG.	

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Section					(FY 2023)
	22	Compliance with Water Quality Standards – Te	mperature - Part I.C.1.f		
Not Included in NOI	23	must continue assessing the potential effect of stormwater discharges in the Rio Grande by collecting and evaluating additional data. If the data indicates there is a potential of stormwater discharges contributing to exceedances of applicable temperature water quality standards in waters of the United States, within 30 days such as findings, the permittees must develop and implement a strategy to eliminate conditions that cause or contribute to these exceedances. If the data indicates there is a potential of stormwater discharges contributing to exceedances of		Permit activities are described in the sections below.	See specific Permit activity below.
Not Included in NOI	24	design standards, or pollutants contributing to raised temperatures in the receiving waters of the Rio Grande. Both dry and wet weather discharges shall be addressed. Assessment may be made using available data or collecting additional data; <u>Part I.C.1.f.(ii)</u> - Develop and implement controls to eliminate	Part I.C.1.f.(i) - AMAFCA has data supporting the fact that stormwater discharges do not adversely affect temperature in the Rio Grande. Assessment continues using temperature data collected in the Rio Grande using sondes (sondes are part of the Dissolved Oxygen - Compliance with Water Quality Standards and Endangered Species Act MS4 Permit program requirements). The sondes in the Rio Grande have real-time telemetry capabilities. The sonde locations throughout the length of the Rio Grande through the UA will assist AMAFCA with bracketing segments of the Rio Grande to better understand elements that may be contributing to high temperatures in the receiving waters of the Rio Grande. Part I.C.1.f.(ii) - If the temperature data trends begins to indicate that stormwater discharges are adversely affecting temperature in the Rio Grande, AMAFCA will develop a strategy to understand the causes and contributions. If this occurs, AMAFCA will work with COA in developing this strategy as it relates to the watershed. It is anticipated that development of controls will be a part of the strategy. The 30 day timeline in the MS4 Permit is not long enough to develop and implement a watershed wide strategy; AMAFCA and COA will work with EPA, as needed, to develop a reasonable time frame.	Grande using sondes. The sonde data will be available upon request.	Met FY 2023 Goals. • In FY 2023, temperature data was collected in the Rio Grande using the four sondes that are described in the Dissolved Oxygen MS4 Permit program section of the Annual Report. In addition, temperature data was collected during Compliance Monitoring Cooperative (CMC) sampling, Wet Weather monitoring during AMAFCA's internal stormwater quality monitoring, and during the Citizen Science sampling. • In FY 2023, the sondes recorded sixteen (16) temperature exceedances of the 32.2 degrees C water quality standard in the Rio Grande related to precipitation within the watershed in July 2022 (FY 2023). In-stream monitoring memos discuss this data further and are available upon request. The temperature Program Summary for this Annual Report.
Not Included in NOI	25	 with subsequent Annual Reports. The progress reports shall include: (a) Summary of data. (b) Activities undertaken to identify MS4 discharge contribution to exceedances of applicable temperature water quality standards in waters of the United States. (c) Conclusions drawn, including supporting information for any determinations. (d) Activities undertaken to reduce MS4 discharge 	Part I.C.1.f.(iii) - AMAFCA will include progress regarding temperature impacts from stormwater to the Rio Grande that include adherence to schedule, activities undertaken, monitoring results, and conclusions drawn with Annual Reports, as applicable. AMAFCA will incorporate documentation by reference into the Annual Report and plans to document progress on the AMAFCA website. AMAFCA has provided data from 1982 to 2017 showing that the Rio Grande is not adversely affected by the temperature of stormwater from the Albuquerque MS4. The temperature monitoring results do not show a temperature exceedance at any of the monitoring locations in the watershed or in the river.	temperature impacts from stormwater to the Rio Grande will be provided with each Annual Report, if applicable. AMAFCA will incorporate documentation by reference into the Annual Report and plans to document progress on the AMAFCA website.	Met FY 2023 Goals. • This Annual Report serves as a progress report to EPA. Temperature data collected in the Rio Grande during FY 2023 continues to show that temperature exceedances in the Rio Grande due to stormwater from the contributing Albuquerque watershed are not occurring. AMAFCA, through its Annual Reports and associated communication with EPA, has provided data from 1982 to 2023 showing that the Rio Grande is not adversely affected by the temperature of stormwater from the Albuquerque MS4. • In FY 2023, AMAFCA continued to operate real-time telemetry capabilities to these four sondes, allowing AMAFCA to be aware of sonde issues in real time resulting in less data gaps. Login information was shared with the Pueblo of Isleta so they could view the data in an effort to improve data sharing and coordination with watershed stakeholders.

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					(FY 2023)
	26	- - - - - -	TMDLs - Part I.C.2.b.(i) and TABLE 1.a - TMDL Bacteria Program		
Not Included in NOI	27	permittee discharges to an impaired water body with an			See specific Permit activity below.
Not Included in NOI	28	with the first Annual Report must include a detailed description of all targeted controls to be implemented, such as identifying areas of focused effort or implementing additional BMPs that will be implemented to reduce the pollutant(s) of concern in the impaired waters. and Part <u>I.C.2.b.(i).(b)</u> , Measurable Goals: For each targeted control, the SWMP must include a measurable goal and an implementation schedule describing BMPs to be	A. Sanitary Sewer Systems - Targeted Controls: There are no sanitary sewer systems owned or operated by AMAFCA within AMAFCA owned property. Related to the Illicit Discharges and Improper Disposal Control Measure, AMAFCA will receive monthly DMRs of sanitary sewer overflows (SSO) from ABCWUA. These will be evaluated to ensure that the SSOs did not impact AMAFCA facilities. B. On-site Sewage Facilities - Targeted Controls: There are no on-site sewage facilities owned or operated by AMAFCA within AMAFCA-owned property.	•There are no sanitary sewer systems owned or operated by AMAFCA within AMAFCA-owned property. • Through the IDDE Program, AMAFCA will continue coordination with ABCWUA, who will inform AMAFCA for any SSOs that potentially impact AMAFCA facilities. AMAFCA will receive monthly DMRs of SSOs from ABCWUA. These will be evaluated to ensure that the SSOs	 There are no sanitary sewer systems owned or operated by AMAFCA within AMAFCA owned property. AMAFCA received and reviewed the monthly DMR forms from ABCWUA. AMAFCA also has entered these into GIS to improve tracking of the SSOs. AMAFCA can and has accepted sanitary sewer flows, given

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Not Included in NOI	29	grit traps; <u>D. Animal Sources</u> - management programs to identify and target sources such as zoos, pet waste, and horse stables;	C. Illicit <u>Discharges and Dumping - Targeted Controls:</u> AMAFCA has a robust IDDE Program. In the IDDE program, AMAFCA has focused on homeless camp cleanup and other efforts that target sources of bacteria. In addition, AMAFCA has manual and mechanical trash contracts to address IDDE cleanup. Refer to the Illicit Discharges and Improper Disposal Control Measure for additional	 AMAFCA will address the Illicit Discharge and Dumping through its IDDE Program; refer to the Illicit Discharges and Improper Disposal Control Measure for additional information. This IDDE program includes illicit discharge monitoring by AMAFCA staff and crew that often involves weekly discussion at staff meetings. Reports of discharge are cooperatively investigated by staff including, if appropriate, tracking and documentation procedures. An annual budget line item exists for contracts to address IDDE cleanup. D. Animal Sources - Measurable Goals: AMAFCA will continue to provide Mutt Mitt Stations and bags in an effort to reduce pet waste reaching 	 AMAFCA has continued the Mutt Mitt Station program. Tracking procedures continued in FY 2023 for this program. The MRGSQT Outcomes Report summarizes the educational and outreach programs for FY 2023. This report is provided as a Program Summary. Pet waste education is a large component of the cooperative MRGSQT outreach efforts. <u>E. Residential Education:</u>
	30	SWMP must identify a measurable goal for the pollutant(s) of concern. The value of the measurable goal must be based on one of the following options in the Permit - AMAFCA is using Option B:		results obtained in the Rio Grande during the CMC sampling and calculate an E. coli loading to compare with the waste load allocation allotted for the cooperative portion for the two defined stream assessment units of	Rio Grande (2016 to 2019) was completed in FY 2019. The MRG Watershed Based MS4 Permit entered into administrative continuance in Dec. 2019 when EPA Region 6 did not issue a new MS4 Permit before the current MS4 Permit expiration date. The MS4 TAG sent EPA an Administrative

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Not Included in NOI	31	permittee shall monitor or assess progress in achieving measurable goals and determining the effectiveness of BMPs, and shall include documentation of this monitoring or assessment in the SWMP and Annual Reports. In addition, the SWMP must include methods to be used. This program element may be coordinated with the monitoring required in	AMAFCA is part of the Compliance Monitoring Cooperative (CMC) group, established in 2016, with 12 watershed partners cooperating for the Wet Weather Monitoring Program requirements.	educational outreach opportunities conducted and list the number of people reached through the educational outreach program. This report is available upon request. • AMAFCA will conduct stormwater monitoring in accordance with the Wet Weather Monitoring Program, Part III.A.1 as part of the CMC. The goals and plan for this	 The MRGSQT Outcomes Report summarizes the educational and outreach programs for FY 2023. This report is contained in the attached Program Summary document. AMAFCA has continued involvement with the Compliance Monitoring Cooperative (CMC) group, established in 2016, with 12 watershed partners cooperating for the Wet Weather
Not Included in NOI	32	effective date of the permit, the permittee observes no progress toward the measurable goal either from program implementation or water quality assessments, the permittee shall identify alternative focused BMPs that address new or increased efforts towards the measurable goal. As appropriate, the MS4 may develop a new approach to identify the most significant sources of the pollutant(s) of concern and shall develop alternative focused BMPs (this may also include information that identifies issues beyond the MS4's control). These revised BMPs must be included in the SWMP and subsequent Annual Reports. Where the permittee originally used a measurable goal based on an aggregated WLA, the permittee may combine or share efforts with other MS4s discharging to the same impaired stream segment to determine an alternative sub-measurable	AMAFCA will annually assess and evaluate the program and progress in achieving the measurable goals listed in the sections above. In addition to the measurable goals listed above, Microbial Source Tracking (MST) studies may be a tool used for the assessment and evaluation of the program. AMAFCA will also continue to participate in regional water quality studies and plans, as opportunities become available, to continue to look for collaborative opportunities to improve this program.	the program and progress in achieving the measurable goals listed above. In addition to the measurable goals listed above, Microbial Source Tracking (MST) studies may be a tool used for the assessment and evaluation of the program. AMAFCA will continue to participate in regional water quality studies and plans, as opportunities become	 The required CMC sampling for the MS4 Permit term in the Rio Grande (2016 to 2019) was completed in FY 2019. The MRG Watershed Based MS4 Permit entered into administrative continuance in Dec. 2019 when EPA Region 6 did not issue a new MS4 Permit before the current MS4 Permit expiration date. Additional details are provided above. The

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Not Included in NOI		sources of the pollutant of concern entering your MS4.	<u>Part I.C.2.b.(iii) - Table 1.a</u> - In 2014-2015, AMAFCA contracted with a consultant to restudy the bacteria within the Middle Rio Grande, specifically to evaluate the bacteria data over the recent history to report the trend analysis and the impact to the Rio Grande. The report for this study, Middle Rio Grande Rio Coli Analysis and Research report for AMAFCA by water quality on-call engineer (CDM Smith), is available from AMAFCA upon request. AMAFCA, through the MRGSQT, has contracted with BEMP to study E. coli at various locations along the Rio Grande during dry weather in an effort to identify potential sources of E. coli.	Phase I Permit, have completed several studies related to identifying potential significant sources of the pollutant of concern entering the MRG Watershed MS4 area. The results of these studies will be used to guide the overall program plan and goals. • AMAFCA, with the MRGSQT, has contracted with BEMP to study E. coli at various locations along the Rio Grande during dry weather in an effort to identify potential sources of E. coli.	 Plots of the AMAFCA collected E. coli data are included in AMAFCA's internal watershed stormwater quality monitoring reports, which are available upon request. AMAFCA, through the MRGSQT, has contracted with BEMP in calendar year 2023 to study E. coli at various locations along the Rio Grande during dry weather and after qualifying storm events in an effort to identify potential sources of E. coli.

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Not Included in NOI	34	existing program- for prior permittees under NMS000101)	<u>Part I.C.2.b.(iii) - Table 1.a</u> - As stated above, AMAFCA will continue its focus on reducing pet waste through providing Mutt Mitt Stations and through continued involvement with the MRGSQT educational outreach "Scoop the Poop" campaign.	bags.	 AMAFCA continued its focus on reducing pet waste through providing Mutt Mitt Stations. Mutt Mitt Station supporting data for FY 2023 is available upon request. In FY 2023, AMAFCA continued to contribute to and
Not Included in NOI	35	existing program- for prior permittees under NMS000101)	Part I.C.2.b.(iii) <u>- Table 1.a</u> - As stated above, this is not applicable to AMAFCA. Through the IDDE Program, AMAFCA will continue coordination with ABCWUA, who will inform AMAFCA of any sanitary sewer overflows that impact AMAFCA facilities.	coordination with ABCWUA, who will inform AMAFCA of	 AMAFCA received and reviewed the monthly DMR forms
Not Included in NOI	36		Part I.C.2.b.(iii) <u>- Table 1.a</u> - AMAFCA will incorporate this Permit requirement into the IDDE program, refer to the SWMP - Table 6: Illicit Discharges and Improper Disposal - for additional information.	 AMAFCA will address this Permit activity in the IDDE Program, refer to the SWMP - Table 6: Illicit Discharges and Improper Disposal - for additional information. 	Met FY 2023 Goal. • AMAFCA addresses this Permit activity in the Illicit Discharges and Improper Disposal Control Measure.
Not Included in NOI	37	program- for prior permittees under NMS000101) and implement a program to reduce the discharge of bacteria in municipal stormwater contributed by other significant source identified in the Illicit Discharge Detection and Elimination program (see Part I.D.5.e).	Part I.C.2.b.(iii) - Table 1.a - This requirement will be addressed in conjunction with AMAFCA's IDDE Program, refer to the SWMP Table 6: Illicit Discharges and Improper Disposal, for additional information. AMAFCA will review its IDDE Program results annually and identify illicit discharges (specific as well as general types of discharges and/or locations of discharges) that contributed bacteria to the MS4. Strategies will be developed to address these specific or general IDDEs. Development and implementation of strategies will depend on the IDDE program results.		Met FY 2023 Goals. AMAFCA addresses this Permit activity in the Illicit Discharges and Improper Disposal Control Measure.
Not Included in NOI	38	implementation and reducing the bacteria and updates their measurable goals as necessary. As required in <u>Part LC.2.b.(i).(d)</u> the Annual Report must include an analysis of how the selected BMPs have been effective in contributing to achieving the measurable goal and shall include graphic representation of pollutant trends, along with computations of annual percent reductions achieved from the baseline loads and comparisons with the target loads.	<u>Part I.C.2.b.(i).(d)</u> - The MRGSQT Outcomes Report will track the number of educational outreach opportunities conducted, list the number of people reached through the educational outreach program, and summarize the activities related to targeting pet waste sources as well as residential education, if strategies are developed to address IDDEs found to contribute bacteria to the MS4, these will be reported in subsequent Annual Reports. AMAFCA will report annually on compliance monitoring to monitor and test for E. coli. This reporting will be done in accordance with Part III.A (Wet Weather Monitoring Program) of the MS4 Permit and will help with a water quality assessment of the overall watershed related to E. coli. Graphical representation of E. coli trends will also be completed annually.	request. • AMAFCA will report annually on compliance monitoring to monitor and test for E. coli. This reporting will be done in accordance with Part III.A (Wet Weather Monitoring Program) of the MS4 Permit. • Graphical representation of E. coli trends will also be completed annually.	 The MRGSQT Outcomes Report summarizes the educational and outreach programs for FY 2023. This report is included as a Program Summary. Plots of the AMAFCA collected E. coli data are included in AMAFCA's internal watershed stormwater quality monitoring

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	39	Discharges to Impaired Waters Without Approv	ved TMDLs - Part I.C.2.b.(ii)		
Not Included in NOI	40	According to the requirements in <u>Part I.C.2.b.(iii)</u> , if the permittee discharges directly into an impaired water body without an approved TMDL, the permittee shall perform the following activities (described in sections below).		Endangered Species Act (ESA) section - Part I.C.3. The SWMP section for Part I.C.3 describes the proposed plan and measurable goals. • Impairment for PCBs is addressed in Compliance with Water Quality Standards - PCBs - Part I.C.1.e. The SWMP section for Part I.C.1.e describes the proposed plan and measurable goals. • Impairment for Temperature is addressed in Compliance	AMAFCA addresses this Permit activity in other Permit sections - please refer to these sections of the Annual Report for the FY 2023 status of implementation and performance assessment. - Dissolved Oxygen is addressed in the Endangered Species Act (ESA) section - Part I.C.3.a. - PCBs are addressed in Compliance with Water Quality Standards - PCBs - Part I.C.1.e. - Temperature is addressed in Compliance with Water Quality Standards - Temperature - Part I.C.1.f. - Gross Alpha is part of the Wet Weather Monitoring - Part III.A.
Not Included in NOI	41	pollutant(s) of concern by referring to the CWA §303(d) list and then determining if discharges from the MS4 would be likely to contain the pollutant(s) of concern at levels of concern. The evaluation of CWA §303(d) list parameters should be carried out based on an analysis of existing data (e.g., IDDE Program) conducted within the permittee's jurisdiction.	Compliance monitoring (Part III.A) includes Gross Alpha testing. The testing will allow the CMC to determine the background level relative to stormwater discharges. Future assessment related to this impairment will be based on	 Dissolved Oxygen is addressed in the Endangered Species Act (ESA) section - Part I.C.3. PCBs are addressed in Compliance with Water Quality Standards - PCBs - Part I.C.1.e. Temperature is addressed in Compliance with Water Quality Standards - Temperature - Part I.C.1.f. Compliance monitoring (Part III.A) includes Gross Alpha testing. Future assessment and strategies related to this 	sections. Please refer to these sections of the Annual Report for the FY 2023 status of implementation and performance assessment. -Dissolved Oxygen is addressed in the Endangered Species Act (ESA) section - Part I.C.3.a. - PCBs are addressed in Compliance with Water Quality Standards - PCBs - Part I.C.1.e.

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	42	Endangered Species Act (ESA) Requirements - S	ediment Pollutant Load Reduction Strategy - Part I.C.3.b		· · ·
Not Included in NOI	43	According to the requirements in Part I.C.3.b, the permittee must develop, implement, and evaluate a sediment pollutant load reduction strategy to assess and reduce pollutant loads associated with sediment (e.g., metals, etc. adsorbed to or traveling with sediment, as opposed to clean sediment) into the receiving waters of the Rio Grande. The strategy must include the following elements (see sections below):		AMAFCA's measurable goals for compliance with the Permit activities are described in the sections below.	See specific Permit activity below.
Not Included in NOI	44	identify and investigate areas within its jurisdiction that may be contributing excessive levels (e.g., levels that may contribute to exceedance of applicable Water Quality Standards) of pollutants in sediments to the receiving waters of the Rio Grande as a result of stormwater discharges. The permittee must identify structural elements, natural or man- made topo-graphical and geographical formations, MS4 operations activities, and areas indicated as potential sources of sediments and pollutants in the receiving waters of the Rio Grande. At the time of assessment, the permittee shall record any observed erosion of soil or sediment along ephemeral channels, arroyos, or stream banks, noting the scouring or sedimentation in streams. The assessment should be made using available data from federal, state, or local studies supplemented as necessary with collection of additional data. The permittee must describe, in the first Annual Report, all standard operating procedures, quality		removal. AMAFCA's O&M activities, which include sediment removal, will be scheduled, tracked, and evaluated for the Sediment Assessment requirement for this Permit activity. • AMAFCA will continue using a crew tracking system to measure the sediment removal quantities at all of its facilities and use this information for the Sediment Assessment. • AMAFCA will continue with a rainfall and runoff monitoring program to continue to quantitatively relate sediment removal to rainfall quantity, location, and runoff volume.	 In FY 2023, AMAFCA adhered to its current established procedures in the "AMAFCA 0&M Manual for Dams" and the "AMAFCA 0&M Repair Replacement and Rehabilitation Manual" for sediment removal activities. Refer to the Pollution Retention/Good Housekeeping Control Measure for additional information. AMAFCA's crew tracking system and database lists each of its stormwater quality facilities by drainage basin. These facilities are also shown on the AMAFCA Maintenance Map, available online: http://www.amafca.org/maps-2/.

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Not Included in NOI		results of the sediment pollutants assessment required in Part I.C.3.b.(i) above, the permittee must provide estimates of baseline total sediment loading and relative potential for contamination of those sediments by urban activities for drainage areas, sub-watersheds, Impervious Areas (IAs), and/or Directly Connected Impervious Area (DCIAs) draining directly to a surface waterbody or other feature used to convey waters of the United States. Sediment loads may be provided for targeted areas in the entire Middle Rio Grande Watershed using an individual or cooperative approach. Any	<u>Part I.C.3.b.(ii)</u> - In 2016, the COA, with cooperation from AMAFCA and area MS4s, completed an initial sediment assessment, "City of Albuquerque 2016 Sediment Assessment". This initial study assisted in establishing the baseline for the sediment assessment. In FY 2019, AMAFCA cooperated with Bernalilo County, who led the effort for the watershed to complete the estimated baseline sediment loading evaluation. Sediment loads are provided for targeted areas in the entire Middle Rio Grande Watershed using a cooperative approach. The "Progress Evaluation Report for the Sediment Pollutant Load Reduction Strategy" report, June 25, 2019 summarizes the sediment loading evaluation at five main outfalls into the Rio Grande. The data AMAFCA collected in the Sediment Assessment was used for estimating baseline sediment loading to its facilities. AMAFCA will review the "Progress Evaluation Report for the Sediment Pollutant Load Reduction Strategy" report and discuss the findings with the watershed MS4s. The results of this study may be used to guide the overall program plans and goals.	the Sediment Pollutant Load Reduction Strategy" report and discuss the findings with the watershed MS4s. The results of this study may be used to guide the overall program plans and goals. Updates to the Sediment Pollutant Load Reduction Strategy will be implemented, as applicable.	 AMAFCA has reviewed the "Progress Evaluation Report for the Sediment Pollutant Load Reduction Strategy" report, June 25, 2019 which summarizes the sediment loading evaluation at five main outfalls into the Rio Grande. In FY 2023, there were
Not Included in NOI	46	description of all proposed targeted controls and BMPs that will be implemented to reduce sediment pollutant loads, calculated in Part I.C.3.b.(ii) above, during the next ten (10) years of permit issuance. For each targeted control, the permittee must include interim measurable goals (e.g., interim sediment pollutant load reductions) and an implementation and maintenance schedule, including interim milestones, for each control measure, and as appropriate, the months and years in which the MS4 will undertake the required actions. Any data available and/or preliminary numeric modeling results may be used in establishing the targeted controls, BMPs, and interim measurable goals. The permittee must prioritize pollutant load reduction efforts and target areas (e.g. drainage areas,	The completed analysis of the Sediment Assessment and Estimated Baseline Loading will be used by AMAFCA to improve their program to target and prioritize sediment removal throughout the watershed. AMAFCA will continue to estimate the annual volume of sediment removed from each control facility. The AMAFCA operations and maintenance crew and subcontractors track the	the Sediment Pollutant Load Reduction Strategy ¹¹ report and discuss the findings with the watershed MS4s. The results of this study may be used to guide the overall program plans and goals. Updates to the Sediment Pollutant Load Reduction Strategy will be implemented, as applicable. • AMAFCA will continue to estimate the annual volume of sediment removed from each control facility. The AMAFCA operations and maintenance crew and subcontractors track the volume of floatables, sediment, trash, and debris removed from AMAFCA facilities on a daily basis. This tracking procedure includes the location of removal by facility and watershed. • AMAFCA will continue utilizing the updated, cooperative waste characterization study in the watershed to assist with determining needed controls and BMPs that may be implemented to reduce sediment pollutant loads. • AMAFCA will continue analyzing, planning, and constructing needed sediment control BMPs. The AMAFCA Project Schedule process may be utilized in part for identifying, ranking, and planning area BMPs. • AMAFCA will continue its Mutt Mitt program focusing on reducing pollutants (specifically E. coli) present in	 The "Progress Evaluation Report for the Sediment Pollutant Load Reduction Strategy" report was completed at the end of FY 2019. An important element of the Strategy is the use of targeted controls and BMPs to reduce sediment transport by stormwater into the receiving water of the Rio Grande. In FY 2023, AMAFCA continued to maintain, design, and construct BMPs throughout its jurisdiction to reduce sediment transport by stormwater into the receiving water of the Rio Grande. In FY 2023, AMAFCA continued use of the crew tracking system and database to estimate the volume of trash, homeless debris, sediment, and vegetation removed from its water quality facilities. Summary information is provided in the Program Summary and additional details are available upon request. In FY 2023, AMAFCA continued its Mutt Mitt Station Program. Summary information for the Mutt Mitt Stations and bags is provided in the Program Summary and additional

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Not Included in NOI	47	permittee shall monitor or assess progress in achieving interim measurable goals and determining the effectiveness of BMPs, and shall include documentation of this monitoring or assessment in the SWMP and Annual Reports. In addition, the SWMP must include methods to be used. This program element may be coordinated with the monitoring required in Part III.A.	<u>Part I.C.3.b.(iv)</u> - AMAFCA will annually assess progress for this program. AMAFCA will monitor the volume of sediment captured by each of its facilities by measuring the volume of sediment removed from each facility. Documentation of this monitoring will be done using the tracking spreadsheet and procedure. AMAFCA will incorporate documentation by reference into the Annual Report. In addition, as mentioned above, AMAFCA will use the "Progress Evaluation Report for the Sediment Pollutant Load Reduction Strategy" report to guide the overall program plans and goals. Related monitoring also occurs through the Levelogger program, monitoring rainfall events and generated runoff. Monitoring and assessment will be considered during the development of future program plans and goals.	 Documentation of volume of sediment removed will continue to be done using the crew tracking spreadsheet 	 In FY 2023, AMAFCA continued utilizing the crew tracking system and database for sediment assessment and estimating
Not Included in NOI	48	permittee must assess the overall success of the Sediment Pollutant Load Reduction Strategy and document both direct and indirect measurements of program effectiveness in a Progress Report to be submitted with the fifth Annual Report. Data must be analyzed, interpreted, and reported so that results can be applied to such purposes as documenting effectiveness of the BMPs and compliance with the ESA requirements specified in Part I.C.3.b. The Progress Report must include: (a) A list of species likely to be within the action area: (b) Type and number of structural BMPs installed; (c) Evaluation of pollutant source reduction effects; (d) Any recommendation based on program evaluation; (e) Description of how the interim sediment load reduction goals established in Part I.C.3.b. (iii) were achieved; and (f) Future planning activities needed to achieve increase of sediment load reduction required in Part I.C.3.d.(iii).	Part I.C.3.b.(v) - AMAFCA facilities function as regional flood control facilities as well as BMPs to remove sediment from stormwater before the stormwater reaches the Rio Grande. In the MRG MS4, AMAFCA is not adversely contributing to the sediment pollutant load, but rather functioning to capture the sediment pollutant load, but rather functioning to capture the sediment pollutant load generated throughout the watershed by MS4s contributing runoff to AMAFCA facilities. AMAFCA's goal is to implement targeted controls to increase the capture of sediment in its facilities rather than reducing sediment loads. AMAFCA morked cooperatively with Bernalillo County, City of Albuquerque, and SSCAFCA to complete this MS4 Permit requirement. The Progress Report on the Sediment Pollutant Load Reduction Strategy. This Progress report meets the MS4 Permit requirements, including: (a) A list of species likely to be within the action area: (b) Type and number of structural BMPs installed; (c) Evaluation of pollutant source reduction effects; (d) Any recommendation based on program evaluation; (e) Description of how the interim sediment load reduction goals established in Part 1.C.3.b.(iii) were achieved; and (f) Future planning activities needed to achieve increase of sediment load reduction required in Part 1.C.3.d.(iii). Related to the elements required by this Progress report, AMAFCA will continue to 1) maintain a cumulative list of AMAFCA's retrofit BMPs and 2) may utilize the AMAFCA Project Schedule process in part for identifying, ranking, and planning area BMPs to meet recommendations from this program evaluation.	EPA with the FY 2019 Annual Report, December 1, 2019, a Progress Report on the Sediment Pollutant Load Reduction Strategy. AMAFCA cooperated with Bernaililo County, who led the effort for the watershed to complete the estimated baseline sediment loading. The City of Albuquerque and SSCAFCA also cooperated on this watershed wide strategy. • Related to requirement (c), AMAFCA will continue to maintain a cumulative list of AMAFCA's retrofit BMPs. AMAFCA will incorporate documentation by reference into the Annual Report and plans to document progress on the AMAFCA website. • Related to requirement (d) AMAFCA's Project Schedule process may be utilized in part for identifying, ranking, and planning area BMPs to meet recommendations from this program evaluation.	 The submission of the "Progress Evaluation Report for the Sediment Pollutant Load Reduction Strategy" report, June 25, 2019, with the FY 2019 Annual Report completes and meets the MS4 Permit requirements. Moving forward, future activities (planned, as well as implemented) determined to be needed to achieve improved sediment load reduction will be summarized in the Annual Reports. In FY 2023, there were no updates to report. A cumulative list of AMAFCA's retrofit BMPs is available in upon request. Related to requirement (c), the program elements above describe AMAFCA's methods for evaluation of pollutant source reduction effects.
Not Included in NOI	49	of stormwater BMPs will not occur in or adversely affect	Part I.C.3.b.(vi) - AMAFCA considers critical habitat for all of its projects, working closely with the USFWS and USACE, as required, and will continue this practice related to any BMPs installed related to sediment capture and removal.	facility construction projects.	

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	50	Part I.D.5 - Stormwater Management Plan (SW	MP) Control Measures		
	51	TABLE 2: Construction Site Stormwater Runoff		-	
See NOI Sections Below	52	implement, and enforce a program to reduce pollutants in any stormwater runoff to the MS4 from construction activities that result in a land disturbance of greater than or equal to one acre. Reduction of stormwater discharges from construction activity disturbing less than one acre must be		Control Program requirements (as detailed in the Program and in sections below) for qualifying AMAFCA construction projects, as required under the Construction General Permit (CGP).	AMAFCA construction projects and activities were discussed at staff meetings and at monthly AMAFCA Board meetings,
1.1	53	Development of an ordinance or other regulatory mechanism as required in <u>Part I.D.5.a.(ii)(a)</u> .	Part I.D.5.a.(ii).(a) - To the extent permitted by law, AMAFCA will comply with the requirements of this section. As applicable, AMAFCA will begin inserting MS4 Permit elements into construction contracts to provide AMAFCA with an enforceable contract mechanism. AMAFCA will also continue to work with the cooperative MS4 Technical Advisory Group (TAG) and other agencies to discuss and help develop regulatory mechanisms. Except for special circumstances, AMAFCA's regular maintenance activities do not disturb more than 5 acres at a time.	construction contracts to provide AMAFCA with an improved enforceable contract mechanism. • AMAFCA will continue to work with the MS4 TAG and other agencies to discuss and help develop regulatory mechanisms.	 AMAFCA contractually requires NPDES compliance with the CGP for qualifying projects, which are construction sites greater than one (1) acre in size located on AMAFCA property for which AMAFCA holds the construction contract. AMAFCA continued to be involved in the MS4 TAG, facilitating cooperation and coordination with other MS4s in

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1.2	54	I.D.5.a.(ii)(b) through Part I.D.5.a.(ii)(h). These Permit sections include requirements for AMAFCA to implement and enforce requirements for construction site operators to: <u>Part I.D.5.a(ii).(b)</u> - implement appropriate erosion and sediment control BMPs; <u>Part I.D.5.a(ii).(c)</u> - control waste at the construction site that may cause adverse impacts to water quality; <u>Part I.D.5.a.(ii).(d)</u> - Procedures for site plan review which incorporate consideration of potential water quality impacts; <u>Part I.D.5.a.(ii).(e)</u> - Procedures for receipt and consideration of information submitted by the public; <u>Part I.D.5.a.(ii).(f)</u> - Procedures for site inspection (during construction) and enforcement of control measures,	Part I.D.5.a.(ii).(c) - AMAFCA ensures control of waste at construction sites during the SWPPP review, in accordance with the MS4 and CGP requirements. Part I.D.5.a(ii).(d) - In a cooperative effort with COA and Bernalillo County, AMAFCA reviews private development that has a connection to AMAFCA facilities for projects disturbing at least one (1) acre. This review includes stormwater conveyance, water quality, and erosion control. In addition, AMAFCA staff performs and will continue to perform incremental reviews of all AMAFCA projects during design to assure quality control and design efficiency. Part I.D.5.a.(ii).(e) - AMAFCA will post a contact phone number at all required	checklist) for AMAFCA projects disturbing at least one (1) acre in order to consider potential water quality impacts and ensure consistency with federal, state, and local sediment and erosion control requirements. • Conduct pre-construction meetings on AMAFCA construction projects disturbing at least one (1) acre prior to beginning earth-disturbing activities in order to discuss the SWPPP and BMPs. • SWPPP review will include ensuring the plans addresses control of waste at construction sites for AMAFCA projects. • In a cooperative effort with COA and Bernalillo County, AMAFCA will review submitted private development that has a connection to AMAFCA facilities for projects disturbing at least one (1) acre. Review may include stormwater conveyance, water quality, and erosion control. • AMAFCA will post a contact phone number at all required construction sites.	 AMAFCA continued to follow its Construction Site Stormwater Runoff Control Program. AMAFCA reviewed 100% of the AMAFCA project SWPPPs using the most recent EPA CGP SWPPP checklist/template to guide the reviews. NOIs were submitted for 100% of the FY 2023 CGP qualifying AMAFCA projects. AMAFCA conducted pre-construction meetings for all qualifying AMAFCA construction projects prior to beginning earth-disturbing activities. AMAFCA's SWPPP reviews included ensuring the plan addresses control of waste at construction sites. AMAFCA reviewed private development that had a connection to AMAFCA facilities for projects disturbing at least one (1) acre. Review included stormwater conveyance, water quality, and erosion control. AMAFCA verified that the Contractors posted an AMAFCA construction sites. AMAFCA continued to utilize construction inspection procedures for control measures to ensure compliance with
	55	required in Part I.D.5.a.(ii)(b) through Part I.D.5.a.(ii)(h). <u>Part I.D.5.a.(ii).(g)</u> - to educate and train permittee personnel and developers, construction site operators, contractors and supporting personnel; and <u>Part I.D.5.a.(ii).(h)</u> - for keeping records of and tracking all regulated construction activities within the MS4 - site reviews, inspections, inspection reports, warning letters and other enforcement documents. A summary of the number	Part I.D.C.a.(ii).(h) - AMAFCA will maintain records of all AMAFCA-led projects disturbing at least one (1) acre within its rights-of-way. This will include AMAFCA's Construction Site Stormwater Runoff Control Program records, including NOIs, NOI tracking, inspection reports, non-conformance documents, and training documents. AMAFCA's license agreements relative to CGP compliance for non-AMAFCA projects that occur within its rights-of-way are the responsibility of the licensee.	inspection training for its staff and invite other agencies responsible for construction projects. In addition, construction site SWPPPs will continue to be discussed at weekly staff meetings, included in daily reports by field personnel, and discussed at AMAFCA Board meetings. • AMAFCA will maintain records of all construction projects disturbing at least one (1) acre within its rights-of- way that do not qualify for a Low Erosivity Waiver (LEW).	 AMAFCA continued to maintain all construction project records disturbing at least one (1) acre within its rights-of-way.

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1.3	56		Part I.D.5.a.(iii) - As part of AMAFCA's Program, AMAFCA staff will continue to perform field inspections of AMAFCA construction projects which disturb at least one (1) acre. At a minimum, each project will be inspected once after filing the NOI (including follow-up inspections for any nonconformances) and at the NOT. An inspection form has been developed and will be used for all inspections. Should the contractor fail to operate, maintain and repair the BMPs and control measures, AMAFCA staff have the contractual authority to temporarily suspend work, withhold/stop payment, or terminate the contract should such issues go uncorrected. AMAFCA's license agreements for non- AMAFCA projects that occur within its rights-of-way are not inspected by AMAFCA and are the responsibility of the licensee. As AMAFCA partners with other MS4s, such as COA, UNM, or ExpoNM on construction projects, AMAFCA will continue to coordinate with those cooperating MS4s in order to assign responsibility of conducting site inspections.	Construction Site Stormwater Runoff Control Program Plan for 100% of the active construction sites under contract by AMAFCA which disturb at least one (1) acre. • AMAFCA will maintain copies of the completed MS4 construction inspection forms. • AMAFCA will continue membership and involvement in the cooperative MS4 TAG, which will facilitate cooperation and coordination with other MS4s in the Middle Rio	 For qualifying projects - construction sites greater than one (1) acre in size for which AMAFCA holds the construction contract - AMAFCA conducted site inspections for 100% of the projects in accordance with this MS4 Permit in FY 2023. In FY 2023, there was no need to suspend work. AMAFCA continued to track all AMAFCA projects disturbing at least one (1) acre, including the NOI and NOT filing and MS4
1.4	57	with jurisdiction over the planning, review, permitting, or approval of public and private construction projects/activities within the permit area as required in Part I.D.5.a.(iv). Planning documents include, but are not limited to: comprehensive or master plans, subdivision ordinances, general land use plan, zoning code, transportation master	Part I.D.5.a.(iv) - AMAFCA does not have jurisdiction over the planning, review, permitting, or approval of non-AMAFCA public and private construction activities. Therefore, AMAFCA's program is limited to AMAFCA-owned properties. Regular coordination among AMAFCA staff, as well as with Board members, occurs and will continue. In a cooperative effort with COA and Bernalillo County, AMAFCA will continue to coordinate with and to review public and private development that has a connection to AMAFCA facilities for projects disturbing at least one (1) acre.	 AMAFCA engineering staff and Board members to verify that BMPs are in place to control erosion during construction on AMAFCA-owned properties. AMAFCA will continue to meet monthly with the Board and will continue to seek Board approval for jointly funded water quality projects. In a cooperative effort with COA and Bernalillo County, AMAFCA reviews submitted public and private 	 AMAFCA construction projects and activities were discussed weekly in the AMAFCA staff meeting. AMAFCA Board meetings typically occurred monthly during this reporting period. Board agendas and meeting minutes are available online: https://amafca.org/amafca-board-of- directors/ In addition, AMAFCA reviewed all public and private development that has a connection to AMAFCA facilities. These reviews included stormwater conveyance, water quality, and erosion control considerations.
1.5	58	reviews as required in <u>Part I.D.5.a.(v)</u> . The site plan review must include an evaluation of opportunities for use of Gl/LID/ Sustainable practices and when the opportunity exists, encourage project proponents to incorporate such practices into the site design to mimic the pre-development hydrology of the previously undeveloped site. For purposes of this permit, pre-development hydrology shall be met	AMAFCA will continue to encourage use of sustainable practices during the review phase of projects within AMAFCA's rights-of-way and turn-key projects that AMAFCA will take over for operation and maintenance after construction. AMAFCA will encourage an evaluation of sustainable GI/LID practice	practices during the review phase of projects. • AMAFCA will annually report the number of plans that were reviewed within AMAFCA's rights-of-way and turn- key projects that AMAFCA will take over for operation and maintenance after construction that had opportunities to	 AMAFCA continued to encourage use of sustainable practices during the review phase of projects. AMAFCA's Development Review Engineer reviewed private development that has a connection to AMAFCA facilities. In FY

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Not Included in NOI	59	Part I.D.5.a.(vi) The permittee must include in the SWMP a description of the mechanism(s) that will be utilized to	<u>Part I.D.S.a.(vi)</u> - The above sections of the SWMP describe the mechanism(s) AMAFCA utilizes to comply with each of the elements required in Part I.D.S.a.(i) throughout Part I.D.S.a.(v) and the corresponding measurable goal(s). AMAFCA will annually evaluate and revise the Construction Site Stormwater Runoff Control Program elements, as necessary, to ensure that AMAFCA's Program meets the MS4 Permit requirements.	Runoff Control Program, as necessary, to ensure that AMAFCA's Program meets the MS4 Permit requirements.	 AMAFCA's Program was reviewed by the Storm Water
Not Included in NOI	60	report as required in Part I.D.5.a. (vi) and in Part I.D.5.a. (vii). <u>Part I.D.5.a. (vii)</u> - The permittee shall assess the overall success of the program, and document the program effectiveness in the Annual Report. The permittee must include in each Annual Report: <u>Part I.D.5.a. (vii).(a)</u> - A summary of the frequency of site reviews, inspections and enforcement activities that are conducted annually and cumulatively during the permit	Part I.D.5.a.(vii).(b) - AMAFCA will include the number of plans that had the opportunity to implement GI/LID/Sustainable practices from the plans that were reviewed within AMAFCA's rights-of-way and turn-key projects that AMAFCA will take over for operation and maintenance after construction. AMAFCA ultimately lacks jurisdictional authority to accept public and private	number and frequency of construction site reviews and inspection activities that are conducted annually and cumulatively during the Permit term. • Included in each Annual Report will be a summary of the plans that had the opportunity to implement Gl/LID/Sustainable practices from the plans that were reviewed within AMAFCA's rights-of-way and turn-key projects that AMAFCA will take over for operation and	 This Annual Report documents the program effectiveness and program success in the status of implementation and performance assessment for each MS4 Permit requirements. There were 5 active AMAFCA construction projects in FY 2023. The number of plans reviewed by the AMAFCA Development Review Engineer is reported above; opportunities to potentially implement GI/LID/ Sustainable practices were
1.6	61	I.D.5.a.(viii) through Part I.D.5.a.(x). These include: <u>Part I.D.5.a.(viii)</u> - Use of stormwater educational materials; <u>Part I.D.5.a.(ix)</u> - Develop or update existing construction handbooks; and <u>Part I.D.5.a.(x)</u> - construction inspections may be carried out in conjunction with other inspections and use a screening prioritization process.	<u>Part</u> <u>I.D.S.a.(viii)</u> - AMAFCA will continue to use stormwater educational materials, either developed locally or provided by EPA, NMED, environmental groups, public interest groups, trade organizations, and/or other MS4s. AMAFCA will continue to host training cooperative sessions with the watershed MS4s. <u>Part I.D.S.a.(ix)</u> - AMAFCA, along with other MS4s, provided external review to NMDOT on their 2020 update of the National Pollutant Discharge Elimination System Manual, Stormwater Management Guidelines for Construction, MS4 and Industrial Activities. <u>Part I.D.S.a.(x)</u> - AMAFCA will continue to incorporate a screening prioritization process for construction inspections relative to regular operational inspections.	activities where educational materials were dispersed and shared with the public. This report is available upon request and AMAFCA plans to share this document on its website. • AMAFCA will explore opportunities for training cooperative sessions held with the watershed MS4s during the reporting period. • AMAFCA will follow procedures, as applicable, outlined	 AMAFCA's educational efforts are summarized and included in the MRGSQT Outcomes Report. This is attached to this Annual Report. AMAFCA continued to utilize the most recent EPA CGP SWPPP checklist/template to guide the reviews of SWPPP documents. AMAFCA conducted site inspections for 100% of the AMAFCA construction projects in accordance with this MS4 Permit in FY 2023.
1.7	62		AMAFCA will continue to utilize the Annual Report and SWMP revision process as a means to perform a self-audit with the goal to improve its MS4 Programs.	 AMAFCA will document progress made, if any, related to the Annual Report and SWMP revision process as a means to perform a self-audit on the MS4 Program elements. 	Met FY 2023 Goals. • AMAFCA continued to utilize the Annual Report process as a means to perform a self-audit on the MS4 Program elements.

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See NOI Sections Below	63	Part I.D.5.b.(i) The permittee must develop, revise, implement, and enforce a program to address stormwater runoff from new development and redevelopment projects that disturb greater than or equal to one acre, including projects less than one acre that are part of a larger common plan of development or sale, that discharge into the MS4. The program must ensure that controls are in place that would prevent or minimize water quality impacts. Permittees	AMAFCA's routine operation & maintenance (O&M) activities address post- construction stormwater management at all AMAFCA facilities.	meetings.	Met FY 2023 Goal. •AMAFCA O&M activities continued to be discussed and coordinated weekly in the AMAFCA staff meeting.
2.1	65	Strategies which include a combination of structural and/or	Part I.D.5.b.(ii).(a) - All AMAFCA projects are regional flood control or stormwater quality projects - functioning as BMPs. AMAFCA will continue to include both structural and non-structural BMPs to control pollutants in stormwater runoff from AMAFCA owned facilities. AMAFCA may continue to coordinate with watershed MS4s and other entities within its jurisdiction to discuss areas requiring drainage and water quality improvements, project priorities, and multi-agency funding opportunities. As part of the development of the AMAFCA Yorject Schedule, a system review will be completed. AMAFCA will publish projects, including schedule and cost sharing, in the AMAFCA Project Schedule. AMAFCA will continue development of this program element in its MS4 Strategies and Procedures Notebook for this Program.	non-structural BMPs to control pollutants in stormwater runoff from AMAFCA owned facilities. • AMAFCA may coordinate with watershed MS4s as well as other entities within its jurisdiction during project review, complete a system review, and publish projects, including schedule and cost sharing, in the AMAFCA Project Schedule.	 AMAFCA continued to include both structural and non- structural BMPs to control pollutants in stormwater runoff from AMAFCA owned facilities. In addition, several structural BMPs have been constructed under the Agency and Area-Wide (A&AW) contract and Miscellaneous contract maintenance
2.2	66	Development of an ordinance or other regulatory mechanism as required in <u>Part I.D.S.b.(ii).(b).</u>	Part <u>I.D.5.b.(ii).(b)</u> - It is not within AMAFCA's jurisdiction to enact ordinances or other legal authority mechanisms. AMAFCA is unable to develop, implement, or enforce any ordinances or regulatory mechanisms required in this section.	 AMAFCA will continue to work with the cooperative MS4 TAG and other agencies to discuss and help develop regulatory mechanisms. 	
2.3	67		Part <u>I.D.5.b.(ii).(b)</u> - It is not within AMAFCA's jurisdiction to enact ordinances or other legal authority mechanisms. AMAFCA is unable to develop, implement, or enforce any ordinances or regulatory mechanisms required in this section.	 AMAFCA will continue to work with the cooperative MS4 TAG and other agencies to discuss and help develop regulatory mechanisms. 	Met FY 2023 Goal. • AMAFCA continued to work with the MS4 TAG and other agencies to discuss and help develop strategies, where feasible, to contractually require post-construction BMPs on projects that AMAFCA will take over for operation and maintenance after construction.

NOI Section	ID		Plan SWMP Rev. 7 - July 1, 2024 Part I.D.5.b.(ii).(c) - AMAFCA will continue to ensure the appropriate implementation of structural BMPs on AMAFCA owned projects through pre-		Status of Implementation and Performance Assessment Permit Year July 2023 to June 2023 (FY 2023) Met FY 2023 Goals. See the Construction Site Storemunter Pureoff Control
2.4	68	I. <u>D.S.b.(ii).(d)</u> .	construction design review (see Construction Site Stormwater Runoff Control Measure). For watershed cooperative elements, AMAFCA occasionally partners with other MS4s, such as the COA, UNM, and ExpoNM, on construction of structural BMPs. AMAFCA is also a member of the MS4 TAG. Part LD.5.b.(ii).(d) - AMAFCA will conduct inspections at the beginning and end of construction, (see Construction Site Stormwater Runoff Control Measure), conduct Post-Construction inspection and maintenance (AMAFCA's routine O&M activities address post-construction stormwater management), and enforce contractual penalty provisions for noncompliance by the Operator during construction.	 construction design review (see Construction Site Stormwater Runoff Control Measure). AMAFCA will continue to work with the watershed MS4s, TAG, and other agencies to discuss cooperative implementation of structural BMPs. AMAFCA will conduct inspections as required during construction, (see Construction Site Stormwater Runoff Control Measure). AMAFCA's Post-Construction inspections and maintenance will be through the AMAFCA O&M activities 	Measure for pre-construction design review and inspections during construction. • AMAFCA continued to be involved in the MS4 TAG, facilitating cooperation and coordination with other MS4s in the Middle Rio Grande. • See the Pollution Prevention/Good Housekeeping Control Measure for post-construction inspections and maintenance, which are part of AMAFCA O&M activities. These inspections and maintenance continued to be discussed in the AMAFCA
2.5	69	Procedure to develop and implement an educational program for project developers regarding designs to control water quality effects from stormwater, and a training program for plan review staff regarding stormwater standards, site design techniques and controls, including training regarding GI/LID/ Sustainability practices. Training may be developed independently or obtained from outside resources; <u>Part I.D.5.b.(ii).(f)</u> - Procedures for site inspection and enforcement to ensure proper long-term operation, maintenance, and repair of storm water management projects/activities; <u>Part I.D.5.b.(ii).(g)</u> - Procedures to control the discharge of	Part I.D.5.b.(ii).(f) - AMAFCA is responsible for all long term inspection, operation, maintenance, and repair of its own facilities. AMAFCA will perform inspections, maintenance and repair in accordance with the established procedures in the "AMAFCA O&M Manual for Dams", the "AMAFCA O&M Repair Replacement and Rehabilitation Manual", and Project O&M Plan (Plan No. 7). This is covered in the Pollution Prevention/Good Housekeeping Control Measure. Part I.D.5.b.(ii).(g) - AMAFCA will only allow licensed staff or professionally licensed contractors to apply herbicides and pesticides within AMAFCA rights-of- way (AMAFCA does not apply fertilizers in its operations). This is covered in the Pollution Prevention/Good Housekeeping Control Measure. Part I.D.5.b.(ii).(h) _ AMAFCA's routine O&M activities address post-construction stormwater management at all AMAFCA facilities.	MRGSQT. AMAFCA's educational efforts are included in the MRGSQT Outcomes Report which will summarize, if applicable, the activities where educational materials were dispersed and shared with project developers. This report is available upon request and. • AMAFCA will provide MS4 training for its staff and invite other agencies responsible for construction projects. AMAFCA may participate in other agencies' MS4 trainings. • AMAFCA's Post-Construction inspections and maintenance are conducted following the AMAFCA O&M procedures (see Pollution Prevention /Good Housekeeping Control Measure).	 AMAFCA only allows certified staff or professionally licensed contractors to apply herbicides and pesticides within AMAFCA
2.6	70	jurisdiction over the planning, review, permitting, or approval of public and private construction projects/ activities within the permit area as required in <u>Part</u>	Part I.D.S.b.(iii) - AMAFCA does not have any internal departments or boards with jurisdiction. AMAFCA will coordinate with all entities as necessary. AMAFCA will coordinate internally and, to the extent possible and applicable, design AMAFCA facilities for compliance with developed hydrology mimicking pre- development hydrology. For AMAFCA led DMPs, Sediment Studies, Facility Plans, and WQ studies, AMAFCA will require, to the extent possible and applicable, that developed hydrology mimic pre-development hydrology. The NM OSE regulates the water delivery to the Rio Grande in order to meet water delivery requirements to Texas; therefore, AMAFCA's objective is to design its facilities to drain within 96 hours per the OSE requirements.	projects for MS4 Permit compliance with developed hydrology mimicking pre-development hydrology. AMAFCA will abide by the NM OSE rule and plan/design its facilities to drain within 96 hours per the OSE requirements. • AMAFCA will continue to follow the standard practice for Drainage Master Plans (DMPs) options development	 AMAFCA continued to coordinate internally related to developed hydrology mimicking pre-development hydrology. All active AMAFCA Drainage Management and Water Quality Plans considered the MS4 Permit stormwater quality design standard defined in Part I.D.5.b.(ii)(b). In FY 2023, the MRGSQT members continued discussions and agency implementation related to the Post-Construction Stormwater Quality Design Standards in the Middle Rio Grande

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2.7	71	As required in <u>Part I.D.5.b.(iv)</u> , the permittee must assess all existing codes, ordinances, planning documents and other applicable regulations, for impediments to the use of GI/LID/Sustainable practices.	 <u>Part I.D.5.b.(iv)</u> - AMAFCA does not have jurisdictional authority pertaining to codes, ordinances, planning documents and other applicable regulations, for impediments to the use of GI/LID/Sustainable practices. AMAFCA will provide information, as requested, and coordinate with other watershed MS4s for assessment of existing codes, ordinances, planning documents and other applicable regulations for impediments to the use of GI/LID/Sustainable practices. The NM OSE regulates the water delivery to the Rio Grande in order to meet water delivery requirements to Texas; therefore, AMAFCA's objective is to design its facilities to drain within 96 hours per the OSE requirements. 	coordinate and cooperate with other watershed MS4s for the assessment of existing codes, ordinances, planning documents, and other applicable regulations for	 This Permit activity was conducted cooperatively with Bernalillo County in FY 2018. FY 2023 continued to focus on
2.8	72	As required in <u>Part I.D.5.b.(iv)</u> , develop and submit a report of the assessment findings on GI/LID/Sustainable practices.	Part 1.D.5.b.(iv) - AMAFCA does not have jurisdictional authority pertaining to codes, ordinances, planning documents and other applicable regulations, for impediments to the use of GI/LID/Sustainable practices. However, to the extent permitted by law, AMAFCA will comply with the requirements of this section. AMAFCA will provide information, as requested, and coordinate with other watershed MS4s for assessment of existing codes, ordinances, planning documents and other applicable regulations for impediments to the use of GI/LID/Sustainable practices.	additional measurable goals. • AMAFCA provided information, as requested, and coordinated and cooperated with other watershed MS4s for the development of a report of the assessment of	No Goals Required for FY 2023. Met Permit Requirement - Activity is Complete. • This Permit activity was conducted cooperatively with
Not Included in NOI	73	infeasibility due to Site Constraints. <u>Part I.D.S.b.(v).(a)</u> - Infeasibility to manage the design standard volume specified in Part I.D.S.b.(ii).(b), or a portion of the design standard volume, onsite may result from site constraints including: <u>A.</u> too small a lot outside of the building footprint to create the necessary infiltrative capacity even with amended soils; <u>B.</u> soil instability as documented by a thorough geotechnical analysis;	Part I.D.5.b.(v).(a) and (b) - As previously mentioned, all AMAFCA projects are regional flood control or stormwater quality projects that function as BMPs, and AMAFCA does not have jurisdictional authority pertaining to new development or redevelopment activities. Therefore, AMAFCA itself will likely not have requirements for alternative compliance regarding infeasibility to manage the post construction design standard volume. However, AMAFCA's regional facilities may offer other MS4s an option for alternative compliance to manage the post-construction stormwater quality volume. The on-site stormwater management decisions and feasibility will typically be determined during development by other agencies (COA, Bernalillo County, etc.). AMAFCA will continue coordination with and support these agency decisions, as appropriate. AMAFCA's involvement will typically occur during the development review or stake-holder review.	stormwater management decisions and feasibility. AMAFCA's involvement will typically occur during the development review or stake-holder review. AMAFCA's regional facilities may offer other MS4s an option for alternative compliance to manage the post-construction	 AMAFCA coordinated with and supported community agency decisions, as appropriate, related to on-site stormwater management decisions and feasibility. AMAFCA's involvement typically occurred during the development review or stake-

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Not Included in NOI	74	of more stringent requirements related to flood control. Where both the permittee's site design standard ordinance or policy and local flood control requirements on site cannot be met due to site conditions, the standard may be met through a combination of on-site and off-site controls. <u>Part 1.D.5.b.(v).(d)</u> - Where applicable New Mexico water law limits the ability to fully manage the design standard volume on site, measures to minimize increased discharge consistent with requirements under New Mexico water law must still be implemented. <u>Part 1.D.5.b.(v).(e)</u> - In instances where an alternative to	Part 1.D.5.b.(v).(d) - The NM ISC/OSE regulates the water delivery to the Rio Grande in order to meet water delivery requirements to Texas; therefore, AMAFCA's objective is to design its facilities to drain within 96 hours per the OSE requirements. Using AMAFCA facilities for off-site mitigation would assure the community that New Mexico water law limits are being met at the AMAFCA facilities. Part 1.D.5.b.(v).(e) - Alternatives to compliance for on-site requirements are discussed below. AMAFCA itself will likely not have requirements for alternative compliance regarding infeasibility to manage the post construction stormwater quality volume. However, AMAFCA's regional facilities may offer other MS4s an option for alternative compliance to manage the post construction stormwater	regional flood control; this includes stormwater quality projects that function as BMPs. Flood control requirements will continue to be required. • AMAFCA will abide by the NM OSE rule and plan/design its facilities to drain within 96 hours per the ISC/OSE guidance document. Using AMAFCA facilities for off-site mitigation would assure the community that New Mexico water law limits are being met at the AMAFCA facilities. • AMAFCA's regional facilities may offer other MS4s an option for alternative compliance to manage the post	 AMAFCA continued its primary function to provide regional flood control; this included stormwater quality projects that function as BMPs. Flood control requirements will continue to be required. AMAFCA abided by the NM ISC/OSE rule and plan/design its facilities to drain within 96 hours per the ISC/OSE requirements and guidelines. AMAFCA continued discussions with Middle Rio Grande MS4 permittees regarding using AMAFCA's regional facilities as an
Not Included in NOI	75	determines a project applicant has demonstrated infeasibility due to site constraints specified in Part I.D.S.b.(v) to manage the design standard volume specified in Part I.D.S.b.(ii).(b) or a portion of the design standard volume onsite, the Permittee shall require one of the following mitigation options: <u>A.</u> The off-site mitigation option only applies to redevelopment sites and cannot be applied to new development. Management of the standard volume, or a portion of the volume, may be implemented at another location within the MS4 area, approved by the permittee. The permittee shall identify priority areas within the MS4 in which mitigation projects can be completed and shall determine who will be responsible for long-term maintenance on off-site mitigation projects. <u>B.</u> Implementation of a project that has been determined to provide an opportunity to replenish regional ground water supplies at an offsite location. <u>C.</u> Payment in lieu may be made to the permittee, who will apply the funds to a public storm water project. MS4s shall	Part I.D.S.b.(v).(f) - AMAFCA may continue to coordinate with watershed MSAs and other entities within its jurisdiction to discuss areas requiring drainage and water quality improvements, project priorities, and multi-agency funding opportunities. Off-site stormwater quality mitigation projects will be included in these discussions. As part of the development of the AMAFCA Project Schedule, a system review will be completed. AMAFCA will publish projects, including schedule and cost sharing, in the biennial AMAFCA Project Schedule. AMAFCA, as part of the MS4 TAG, has discussed with EPA Region 6 (verbally and in writing) the MS4 Permit language for this section. The MS4 TAG members and EPA discussed how some of the terms/language of the Permit may limit the flexibility of the MS4s to allow off-site stormwater mitigation. The MS4s identified terms in the Permit which restrict the flexibility to achieve stormwater quality objectives by using alternate methods of compliance with post- construction permit requirements. The MS4 TAG provided this in writing to EPA on August 19, 2017 (letter from Dave Gatterman, SSCAFCA, "August 8, 2016 Meeting Follow-up"). This letter included scanned page 30 of Permit No. NMR04A000 to illustrate language changes the MS4 TAG think would allow the permittees to move forward and comply with both the Permit and state statute. Removing these limitations relative to post construction runoff will better allow the permittees flexibility to comply with New Mexico water law, protect the quality of the river, and not overly constrict development of our arid watershed. AMAFCA will continue discussions with EPA Region 6 regarding Permit language related to off-site stormwater mitigation.	as other entities during project review, complete a system review, and publish projects, including schedule and cost sharing, in the AMAFCA Project Schedule. Off-site stormwater quality mitigation projects may be included in these discussions. • AMAFCA will continue discussions with EPA Region 6 regarding Permit language related to off-site stormwater mitigation. Removing these Permit limitations relative to post construction runoff will better allow the permittees flexibility to comply with New Mexico water law, protect the quality of the river, and not overly constrict	 In FY 2023, AMAFCA worked on the 2024 Project Schedule which covers a six-year planning horizon (2024-2029). The 2024 Project schedule will be finalized in 2024. Coordination meetings with watershed MS4s, TAG members, and other entities occurred during the development of this Project Schedule and included the ranking of stormwater quality projects. AMAFCA continued discussions with stakeholders regarding Permit language related to off-site stormwater quality mitigation. Utilizing the Permit opportunities relative to post
2.9	76	Estimation of the number of acres of IA and DCIA as required in <u>Part I.D.5.b.(vi)</u> .	Part <u>I.D.5.b.(vi)</u> - AMAFCA will estimate the Impervious Area (IA) and Directly Connected Impervious Area (DCIA) within AMAFCA's jurisdiction and/or rights of way.		This Permit activity was conducted cooperatively in FY 2023 and IA values will be updated in FY 2023 with AMAFCA

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2.10	77	for MS4-owned property and infrastructure (including public right-of-way) that may have the potential to be retrofitted with control measures designed to control the frequency, volume, and peak intensity of stormwater discharges to and from its MS4. The NM Office of the State Engineer (OSE) regulates the water delivery to the Rio Grande in order to meet water delivery requirements to Texas; therefore, AMAFCA's	AMAFCA may evaluate the existing BMPs based on their effectiveness and capacity in order to identify where additional BMPs are needed.	the areas requiring drainage and water quality retrofitting within the Middle Rio Grande Watershed, project priorities, and multi-agency funding contributions. • AMAFCA will publish the AMAFCA-funded projects, including the schedule and proposed cost-sharing, in the AMAFCA Project Schedule. As part of the development of the AMAFCA Project Schedule, a system review will be completed. AMAFCA may utilize the Project Schedule, in part, to rank and tabulate water quality projects and water quality retrofit projects. • AMAFCA Will continue membership and involvement in the cooperative MS4 TAG which will facilitate cooperation and coordination with other MS4s in the Middle Rio	 In FY 2023, AMAFCA worked on the 2024 Project Schedule which covers a six-year planning horizon (2024-2029). The 2024 Project schedule will be finalized in 2024. Coordination meetings with watershed MS4s, TAG members, and other entities occurred during the development of this Project Schedule and included the ranking of stormwater quality projects. AMAFCA continued to operate and analyze data from 14 Leveloggers located at the channelized inlets to the NDC on AMAFCA ROW. Reports from this monitoring program are available upon request. In FY 2023, AMAFCA continued working on Drainage Management Plans (DMPs) and Water Quality Plans to plan for
2.11	78	planning or policy documents as required in Part I.D.5.b.(viii). As applicable to each permittee's MS4 jurisdiction, policy and/or planning documents must include the following: Part I.D.5.b.(viii).(a) - A description of master planning and project planning procedures to control the discharge of pollutants to and from the MS4. Part I.D.5.b.(viii).(b) - Minimize the amount of impervious surfaces (roads, parking lots, roofs, etc.) within each watershed, by controlling the unnecessary creation,	<u>Part [.D.5.b.(viii).(a)</u> - AMAFCA will continue to produce and publish the AMAFCA Project Schedule for all regional drainage and water quality projects within AMAFCA's jurisdiction that will either be led or partly funded by AMAFCA. For the projects led by AMAFCA, watershed protection elements may be incorporated, when feasible, into drainage management plans, as appropriate, in order to identify watersheds which can be retrofitted with regional water quality facilities. <u>Part [.D.5.b.(viii).(b)</u> - This section is not applicable to AMAFCA's projects, which are regional flood control or water quality projects. <u>Part [.D.5.b.(viii).(c)</u> - During planning of AMAFCA projects, environmentally and ecologically sensitive areas that provide water quality benefits are considered.	 project planning of infrastructure retrofitting. For projects led by AMAFCA, watershed protection elements may be incorporated into Drainage Management Plans, as appropriate, in order to identify watersheds which potentially can be retrofitted with regional water quality facilities. All AMAFCA projects will obtain USFWS, USACE, and/or 	which covers a six-year planning horizon (2024-2029). The 2024 Project schedule will be finalized in 2024. Coordination meetings with watershed MS4s, TAG members, and other entities occurred during the development of this Project

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2.11	79	into regular planning or policy documents as required in Part I.D.S.b.(viii). <u>Part I.D.S.b.(viii).(d)</u> - Implement stormwater management practices that minimize water quality impacts to streams, including disconnecting direct discharges to surface waters from impervious surfaces such as parking lots. <u>Part I.D.S.b.(viii).(e)</u> - Implement stormwater management practices that protect and enhance groundwater recharge as allowed under the applicable water rights laws. <u>Part I.D.S.b.(viii).(f)</u> - Seek to avoid or prevent hydromodification of streams and other water bodies caused by development, including roads, highways, and bridges. <u>Part I.D.S.b.(viii).(g)</u> - Develop and implement policies to	Part <u>I.D.5.b.(viii).(f)</u> - AMAFCA projects, to the extent feasible and as consistent with O&M of sediment removal, will continue to seek to avoid or prevent hydromodification of streams and other water bodies. Part <u>I.D.5.b.(viii).(g)</u> - AMAFCA projects and those in coordination with other MS4s, will, to the extent possible, protect native soils, prevent topsoil stripping, and prevent compaction of soils. Part <u>I.D.5.b.(viii).(h)</u> - AMAFCA does not have jurisdictional authority pertaining to development or redevelopment activities. However, through AMAFCA's involvement with the MRGSQT and TAG, AMAFCA will support programs tailored to address local community needs and that are designed to attempt to	 applicable watershed protection elements in Part I.D.5.b. (viii). (f), (g) and (h) as required in the MS4 Permit and as applicable to AMAFCA. AMAFCA will continue to contribute and participate in the MRGSQT, which supports programs tailored to address local community needs and are designed to attempt to maintain pre-development runoff conditions. AMAFCA will complete updated hydrologic analyses, utilizing the AMAFCA White Paper Methodology, for the 	 Many of these applicable Permit activities are being conducted cooperatively. AMAFCA continued to contribute and participate in the MRGSQT, which supports programs tailored to address local community needs and are designed to attempt to maintain pre-
Not Included in NOI	80	permittee must update the SWMP as necessary to include a description of the mechanism(s) utilized to comply with the permit elements listed above as well as the citations/descriptions of design standards for structural and non-structural controls to control pollutants in runoff. The following information must be included in each Annual Report: Part I.D.5.b.(x).(a) - Include a summary and analysis of all maintenance, inspections and enforcement, and the number and frequency of inspections performed annually. Part I.D.5.b.(x).(b) - A cumulative listing of the annual modifications made to the Post-Construction Stormwater Management Program, and Part I.D.5.b.(x).(c) - According to the schedule presented in Table 3, the permittee must: A. Report the no. of MS4-owned properties and	Part <u>1.D.5.b.(x).(a)</u> - AMAFCA tracks all crew activity related to maintenance of all water quality structures. Part <u>1.D.5.b.(x).(b)</u> - AMAFCA does not have any development or redevelopment projects - all AMAFCA projects are regional flood control or water quality projects. AMAFCA will continue to maintain a cumulative listing of the annual modifications made to the Post-Construction Stormwater Management Program. Part <u>1.D.5.b.(x).(c).A</u> - AMAFCA will continue to maintain a list of properties and infrastructure within AMAFCA rights-of-way that have been retrofitted with control measures designed to control frequency, volume and peak intensity of stormwater discharges. Part <u>1.D.5.b.(x).(c).B</u> - AMAFCA will estimate the Impervious Area (IA) and Directly Connected Impervious Area (DCIA) within AMAFCA's jurisdiction and/or	 with the permit elements listed above. AMAFCA will continue to annually inspect and track all crew activity related to maintenance of all AMAFCA owned water quality structures. AMAFCA will continue to maintain a cumulative listing of the annual modifications made to the Post-Construction Stormwater Management Program. AMAFCA will continue to provide a cumulative list of AMAFCA's retrofit BMPs. AMAFCA will incorporate documentation by reference into the Annual Report and plans to document progress on the AMAFCA will estimate the IA and DCIA within AMAFCA's jurisdiction and/or rights of way. AMAFCA will update this estimate, as appropriate, given development in the 	 AMAFCA conducted site inspections for 100% of the AMAFCA construction projects in accordance with this MS4

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2.12	81	I.D.5.b.(xi) and Part1.D.5.a.(xii). These include: Part 1.D.5.b.(xi) - Use of stormwater educational materials; and Part 1.D.5.b.(xii) - When choosing appropriate BMPs, the permittee may participate in locally-based watershed planning efforts, which attempt to involve a diverse group of stakeholders including interested citizens. and Part 1.D.5.b.(xiii) - The permittee may incorporate the following elements in the Post-Construction Stormwater Management in New Development and Redevelopment	Part I.D.5.b.(xii) - AMAFCA may continue to participate in the watershed- planning efforts with other MS4s in order to publish the AMAFCA Project Schedule biennially. AMAFCA will continue membership and involvement in the cooperative MS4 TAG, which will facilitate cooperation and coordination with other MS4s in the Middle Rio Grande watershed. Part I.D.5.b.(xiii) - These program enhancements are outside the AMAFCA's authority and mission. However, AMAFCA will cooperate with other watershed MS4s, as applicable, to support this program enhancement.	the MRGSQT. The MRGSQT Outcomes Report will summarize the activities where educational materials were dispersed and shared with the public. This report is available upon request and AMAFCA plans to share this document on its website. • AMAFCA may coordinate with MS4s for project planning of infrastructure retrofitting. AMAFCA will continue to produce and publish the AMAFCA Project Schedule. • AMAFCA will continue membership and involvement in the cooperative MS4 Technical Advisory Group (MS4 TAG) which will facilitate cooperation and coordination with other MS4s in the Middle Rio Grande.	 AMAFCA continued to contribute and participate in the MRGSQT, which supports post-construction education and outreach programs. The Outcomes Report is included as a Program Summary to this Annual Report. In FY 2023, AMAFCA worked on the 2024 Project Schedule which covers a six-year planning horizon (2024-2029). The 2024 Project schedule will be finalized in 2024. Coordination meetings with watershed MS4s, TAG members, and other entities occurred during the development of this Project Schedule and included the ranking of stormwater quality
2.13		activities to address the Post-Construction Stormwater	Because AMAFCA is a flood control authority, the legal authority and jurisdiction granted to it by the State of New Mexico is limited. AMAFCA has begun requiring, and will continue to require, MS4 permit elements into construction contracts.	Permit elements into construction contracts to provide	AMAFCA continued to, as appropriate, insert MS4 Permit

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	83	TABLE 4: Pollution Prevention/Good Housekee	ping for Municipal/Co-permittee Operations - Part I.D.5.c		
3.1	84	Housekeeping program to include the elements in Part I.D.S.c.(i). Elements include: Part I.D.S.c.(i).(a) - Employee training program to incorporate pollution prevention and good housekeeping, including a tracking procedure; Part I.D.S.c.(i).(b) - O&M activities, schedules, and long term inspections procedures for structural and non-structural stormwater controls; Part I.D.S.c.(i).(c) - Controls for reducing or eliminating the discharge of pollutants from AMAFCA maintenance and storage yards and shop; Part I.D.S.c.(i).(c) - Procedures for properly disposing of waste removed from separate storm sewers and facilities	Part 1.D.5.c.(i).(a) - AMAFCA will continue employee training as it becomes available to incorporate pollution prevention and good housekeeping; Part 1.D.5.c.(i).(b) - AMAFCA will adhere to its current O&M and Safety procedures, which include employee training for maintenance of AMAFCA flood control and water quality facilities and BMPs. Part 1.D.5.c.(i).(c) - AMAFCA will implement and maintain controls for reducing the discharge of pollutants from AMAFCA maintenance and storage yards and shop; Part 1.D.5.c.(i).(d) - AMAFCA will develop procedures, where appropriate, for properly disposing of waste removed from AMAFCA facilities (sediment,	 employees & include pollution prevention and good housekeeping into training, as needed. AMAFCA encourages that crew members are trained in spill prevention & control, as well as truck fueling activities during the Permit term. AMAFCA will adhere to its current O&M and Safety Procedures. In the Annual Report, AMAFCA will consider projected costs for the operation and maintenance of its stormwater quality facilities. AMAFCA will review new projects to assess the impacts on water quality and will examine existing projects for retrofit opportunities as part of AMAFCA's Post 	 In FY 2023, stormwater continued to be a topic at the staff and crew meetings, including discussions related to pollution prevention and good housekeeping. Training records for AMAFCA staff & crew are available upon request. In FY 2023, AMAFCA adhered to its current O&M and Safety Procedures. The FY 2023 annual cost for maintenance of its stormwater quality facilities is available upon request. Refer to AMAFCA's Post Construction Control Measure in this Annual Report for additional information on new and retrofit project assessments for impacts on water quality.
3.2	85	The program will include the elements in Part I.D.5.c.(ii). These include: Part I.D.5.c.(ii).(a) - Develop or update the existing list of all stormwater quality facilities by drainage basin, including location and description;	Part <u>I.D.5.c.(ii).(a)</u> - As part of the Program, AMAFCA will continue to up-date a map of all stormwater quality facilities by drainage basin, including location and description.		Met FY 2023 Goal. • AMAFCA's crew tracking system and database lists each of its stormwater quality facilities by drainage basin. These facilities are also shown on AMAFCA Maintenance Map, available online: https://amafca.org/gis-maps-data/
3.2	86		Part I.D.S.c.(ii).(b) - N/A - AMAFCA only has jurisdiction to maintain its facilities; AMAFCA does not engage in the following: de-icing, roadway debris control, street sweeping, or roadway pollutant removal.	N/A	N/A
3.2 & 3.4	87	control pollution in stormwater runoff from equipment and	<u>Part</u> <u>I.D.S.c.(ii).(c)</u> - For compliance with this section of the MS4 Permit, AMAFCA's focus is to evaluate and modify, where necessary, the existing program to control pollution in stormwater runoff from AMAFCA's equipment and vehicle maintenance yard and satellite facilities.		Met FY 2023 Goals. • AMAFCA continued to review the Good Housekeeping Assessments for AMAFCA facilities.
3.2	88		Part I.D.5.c.(ii).(d) - N/A - AMAFCA only has jurisdiction to maintain its facilities; AMAFCA does not engage in the following: de-icing, roadway debris control, street sweeping, or roadway pollutant removal.	N/A	N/A

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3.2	89	permittees to target roadway areas most likely to contribute pollutants to and from the MS4 (i.e., runoff discharges directly to sensitive receiving water, roadway receives	<u>Part I.D.S.c.(ii).(e)</u> - AMAFCA only has jurisdiction to maintain its facilities; AMAFCA does not engage in the following: de-icing, roadway debris control, street sweeping, or roadway pollutant removal. AMAFCA will continue coordination, as applicable, with other MS4s in the watershed related to illicit discharge detection and elimination from roadways - refer to the Illicit Discharges and Improper Disposal Control Measure.		N/A
3.2	90	operating procedures for collection of used motor vehicle	Part I.D.S.c.(ii).(f) - For compliance with this section of the MS4 Permit, AMAFCA's focus is to evaluate and modify, where necessary, the existing program to control pollution in stormwater runoff from the equipment and vehicle maintenance yard.	polluted stormwater runoff from its equipment and	 AMAFCA continued the existing program to control pollutants to stormwater runoff from its equipment and
3.2	91	Part <u>L.D.5.c.(ii).(g)</u> - Standard operating procedure for disposal of accumulated sediments, floatables, and debris;	Part I.D.S.c.(ii).(g) - AMAFCA performs waste disposal for sediment, floatables, and other debris in accordance with the "AMAFCA Operations and Maintenance Manual for Dams" and "AMAFCA Operation and Maintenance Repair Replacement and Rehabilitation Manual" (OMRR). As a cooperative program, AMAFCA is a participant in an OMRRR with Bernalillo County, the MRGCD, and the Bureau of Reclamation related to facilities that are connected to MRGCD ditches (primarily in the SW Valley of Albuquerque).	floatables, and other debris in accordance with the operation and maintenance manuals and direct vendor contractors to collect and dispose of trash, floatables, and debris.	 AMAFCA continued to perform all waste disposal for sediment, floatables and other debris in accordance with the O&M manuals and direct vendor contractors to collect and dispose of trash, floatables, and debris. AMAFCA continued to follow standard operating procedures, as applicable. AMAFCA coordinated with local landfills for appropriate testing requirements for material disposal as a result of maintaining agency equipment, as needed.
3.2	92	Part I.D.5.c.(ii).(h) - litter source control program, include targeted public awareness campaign;	Part <u>I.D.S.c.(ii).(h)</u> - Through involvement in the MRGSQT, AMAFCA will continue to collaborate with the MS4 permittees to improve upon the existing litter source control program, including a targeted public awareness campaign.	support of the MRGSQT. • AMAFCA will continue to collaborate with the MS4 permittees to improve upon the existing litter source control program. • The MRGSQT Outcomes Report is available upon request	 AMAFCA continued to contribute and participate in the MRGSQT, which supports litter source control public awareness programs. The MRGSQT Outcomes Report is included as a Program Summary to the Annual Report. A

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3.2		necessary, the criteria, procedures and schedule to evaluate existing flood control devices, structures and drainage ways		MS4s and other entities within its jurisdiction to discuss the areas requiring drainage and water quality retrofitting twithin the Middle Rio Grande Watershed, project priorities, and multi-agency funding contributions. AMAFCA will continue to produce and publish the AMAFCA Project Schedule, which includes projects for retrofitting existing flood control devices, structures and	 In FY 2023, AMAFCA worked on the 2024 Project Schedule which covers a six-year planning horizon (2024-2029). The 2024 Project schedule will be finalized in 2024. Coordination meetings with watershed MS4s, TAG members, and other entities occurred during the development of this Project Schedule and included the ranking of stormwater quality projects. AMAFCA continued to utilize the Agency and Area Wide and Miscellaneous contracts to address rehabilitation, repair, and retrofit activities for AMAFCA structures and cooperative maintenance projects.
3.2		programs by coordinating with maintenance personnel to	Part I.D.S.c.(ii).(j) - AMAFCA has in place a well-defined and implemented routine inspection and O&M program that includes both formal and informal inspections and maintenance schedules. This program will be enhanced to ensure a target number of structures per basin are inspected and maintained per quarter, as required by the MS4 Permit, for annual compliance with the MS4 Permit. AMAFCA will enhance its inspection and maintenance programs, as required by the MS4 Permit, through improved coordination. AMAFCA will, depending on funding available, utilize the Agency and Area Wide and Miscellaneous contracts to address portions of the required inspection and maintenance.	 maintenance personnel and staff to ensure that, on average, two (2) structures per basin are inspected and maintained per quarter. AMAFCA will, depending on funding available, utilize the Agency and Area Wide and Miscellaneous contracts to address portions of the required inspection and maintenance. 	 AMAFCA O&M activities are discussed at staff and crew meetings to allow coordination among staff and crew. In this Permit term, AMAFCA inspected AMAFCA structures
3.2		the discharge of floatables and trash from the MS4 by	Part I.D.S.c.(ii).(k) - AMAFCA does not have jurisdiction over industrial and commercial areas in the MS4. AMAFCA will continue coordination with the MRG MS4s, as well as involvement with the MRGSQT and the MS4 TAG, to enhance the program to control the discharge of floatables and trash from the MS4 by implementing source control of floatables in industrial and commercial areas.	support of the MRGSQT. • AMAFCA will continue to collaborate with the MS4 permittees to improve upon the source control of floatables in industrial and commercial areas.	 AMAFCA continued to contribute and participate in the MRGSQT, which supports trash and litter control public

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3.2	96	cumulative summary of retrofit evaluations conducted during the permit term on existing flood control devices, structures and drainage ways to benefit water quality.	Part I.D.S.c.(iii).(I) - AMAFCA may continue to coordinate with watershed MS4s and other entities within its jurisdiction to discuss areas requiring drainage and water quality retrofits, project priorities, and multi-agency funding. As part of the development of the AMAFCA Project Schedule, a system review will be completed. AMAFCA will publish projects, including schedule and cost sharing, in the AMAFCA Project Schedule. Using the Project Schedule process, water quality projects and water quality retrofit projects may be ranked and prioritized.	AMAFCA's retrofit BMPs. AMAFCA will incorporate documentation by reference into the Annual Report - refer to the Post-Construction Control Measure. • AMAFCA will continue including facility evaluations as	 In FY 2023, AMAFCA worked on the 2024 Project Schedule which covers a six-year planning horizon (2024-2029). The 2024 Project schedule will be finalized in 2024. Coordination meetings with watershed MS4s, TAG members, and other entities occurred during the development of this Project
3.2	97	revise, as necessary, technical criteria guidance documents and program for the assessment of water quality impacts and incorporation of water quality controls into future flood control projects. The criteria guidance document must include the following elements: Part <u>I.D.S.c.(ii).(m).A.</u> - Describe how new flood control projects are assessed for water quality impacts. Part <u>I.D.S.c.(ii).(m).B.</u> - Provide citations and descriptions of	Part I.D.5.c.(ii).(m).B AMAFCA is assessing the use of National design standards	 Guidance Document as part of their various programs but not as part of one document. Many of these elements are done in cooperation with watershed MS4s. AMAFCA's Project Schedule process includes, in part, coordination with watershed MS4s, TAG members, and other entities within its jurisdiction and may include the ranking of flood control and stormwater quality projects. AMAFCA is assessing the use of National design standards related to water quality controls. AMAFCA will continually assess design standards and practices and implementing them, as applicable. AMAFCA will continue to follow its established procedures for Drainage Master Plan development, project planning procedures using its Project Schedule, and design review procedures. 	 In FY 2023, AMAFCA worked on the 2024 Project Schedule which covers a six-year planning horizon (2024-2029). The 2024 Project schedule will be finalized in 2024. Coordination meetings with watershed MS4s, TAG members, and other entities occurred during the development of this Project Schedule and included the ranking of stormwater quality projects. AMAFCA is assessing the use of ASCE's "Standard Guidelines for the Design of Urban Stormwater Systems, Standard Guidelines for Installation of Urban Stormwater Systems, and Standard Guidelines for the Operation and Maintenance of Urban Stormwater Systems" for national design standards related to water quality controls.

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3.2		discharge of pollutants related to the storage and application of pesticides, herbicides, and fertilizers applied, by the permittee's employees or contractors, to public right-of- ways, parks, and other municipal property. The permittee must provide an updated description of the data monitoring	<u>Part I.D.5.c.(ii).(n)</u> - AMAFCA will only allow licensed staff or professionally licensed contractors to apply herbicides and pesticides within AMAFCA rights-of- way (AMAFCA does not apply fertilizers in its operations). In addition, AMAFCA will review, as necessary, leases and licenses, to ensure wording is included addressing the control of discharge of pollutants related to the storage and application of pesticides, herbicides, and fertilizers applied by entities leasing or licensed to use AMAFCA lands. AMAFCA will develop a tracking system to monitor herbicides and pesticides within AMAFCA rights-of-way (AMAFCA does not apply fertilizers in its operations). AMAFCA will store all herbicides and pesticides according to direction by product vendors.	 ts operations. AMAFCA will only allow professional licensed contractors or licensed crew members to apply herbicides and pesticides within AMAFCA rights-of-way. AMAFCA will be reviewing, as necessary, leases and licenses, to ensure wording is included addressing the control of discharge of pollutants related to the storage 	 In FY 2023, the AMAFCA licensed crew members or professional licensed contractors were used when herbicide and/or pesticide application was necessary. Herbicide and pesticide storage was reviewed as part of the Good Housekeeping assessment. AMAFCA has a tracking system for the herbicide and pesticide inventory.
3.3			Part <u>I.D.5.c.(iii)</u> - N/A - No EPA Multi Sector General Permit (MSGP) facilities within AMAFCA rights-of-way. This has been discussed and confirmed with NMED. This was submitted to EPA in AMAFCA's NOI and accepted.		N/A
Not Included in NOI	100	description of the mechanism(s) utilized to comply with each	<u>Part</u> <u>I.D.S.c.(iv)</u> - AMAFCA's Stormwater Quality Engineer will review the program requirements for the above-mentioned SWMP elements during the Annual Report process. The measurable goals in this section of the SWMP are the mechanisms used to comply with the Permit elements. A strategy to implement any new program requirements will be developed as needed. <u>Part I.D.S.c.(v)</u> - The Annual Report will serve as the progress report for this program, if applicable. AMAFCA will incorporate documentation by reference into the Annual Report.	Quality Engineer will review the program requirements listed in Part I.D.5.c, for the above-mentioned SWMP elements and develop a strategy to implement any new program requirements. - The Annual Report will serve as the progress report for this program, if applicable. AMAFCA will incorporate	 During the Annual Report preparation, AMAFCA's Storm Water Quality Engineer reviewed the program requirements listed in Part I.D.5.c, for the program SWMP elements, and considered program needs and requirements. This Annual Report documents the program effectiveness

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	101	TABLE 5: Industrial and High Risk Runoff - Part	.D.5.d		
4	102	through ordinance, permit, contract, order or similar means,			N/A

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See NOI Sections Below	104		Part <u>I.D.5.e.(i)</u> - AMAFCA has developed a program to detect and eliminate illicit discharges. The program elements, as they relate to the permit requirements, are described in detail below.		In FY 2023, AMAFCA followed its policy of immediate
5.1	105	already completed, a storm sewer system map, showing the names and locations of all outfalls as well as the names and locations of all waters of the United States that receive discharge from those outfalls. Identify all discharges points	Part I.D.5.e.(i).(a) - AMAFCA will continue to update its Maintenance Responsibilities for Drainage Facilities in the Albuquerque Metropolitan Area (Map). This is a color coded, detailed maintenance map showing all AMAFCA facilities (water quality BMPs, channels, large diameter storm drains, ponds, berms or dikes, dams, and receiving waters) and AMAFCA outfalls. AMAFCA cooperates with COA, NMDOT, Bernalillo County, SSCAFCA, Village of Los Ranchos, and MRGCD to collect their data for AMAFCA's map. This map is available on the AMAFCA website: http://www.amafca.org/maps-2/	to-date for AMAFCA facilities and other MS4 permittee facilities, as information is provided. Cooperation with other MS4s will continue related to this map. • AMAFCA will continue to update the map and publish	 In FY 2023, AMAFCA updated the GIS and webpage Interactive Map. This map is available online: https://amafca.org/gis-maps-data/
5.2	106	Ordinance (or other control method) as required in <u>Part I.D.5</u> .e.(i)(b).	Because AMAFCA is a flood control authority, the legal authority and jurisdiction granted to it by the State of New Mexico is limited. <u>Part I.D.5 .e.(i)(b)</u> - AMAFCA will contractually and/or administratively require the control of non-stormwater discharges from third-party operations within AMAFCA's jurisdiction and/or rights of way to the extent allowable under State, Tribal, or local law.		
5.3	107	Develop and implement a IDDE plan as required in <u>Part</u> <u>I.D.S.e.(I).(c)</u> . The permittee must include the following elements in the plan: A. Procedures for locating priority areas likely to have illicit discharges including field tests for selected pollutant indicators (ammonia, boron, chlorine, color, conductivity, detergents, E. coli, enterococci, total coliform, fluoride, hardness, pH, potassium, conductivity, surfactants), and visually screening outfalls during dry weather; B. Procedures for enforcement, including enforcement escalation procedures for recalcitrant or repeat offenders; C. Procedures for removing the source of the discharge; D. Procedures for coordination with adjacent municipalities and/or state, tribal, or federal regulatory agencies to address situations where investigations indicate the illicit discharge originates outside the MS4 jurisdiction.		the cooperative MS4 Technical Advisory Group (MS4 TAG) which will facilitate cooperation and coordination with	 AMAFCA continued its membership and involvement in the cooperative MS4 TAG, which facilitated cooperation and coordination with other MS4s in the Middle Rio Grande related

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5.4		I.D.5.e.(i).(d). Develop an education program to promote, publicize, and facilitate public reporting of illicit connections or discharges, and distribution of outreach materials. The permittee shall inform public employees, businesses and the	publicize, and facilitate public reporting of illicit connections or discharges, and	 support of BEMP and through the MRGSQT. The MRGSQT Outcomes Report is available upon request. AMAFCA will continue an in-house training program for its administrative, engineering, and field employees 	 AMAFCA continued its partnership with the MRGSQT to inform the general public of the hazards associated with illegal discharges and improper disposal of waste. In FY 2023, AMAFCA continued its involvement with and financial support of BEMP through the MRGSQT. The MRGSQT Outcomes Report summarizes the educational and outreach programs for FY 2023. This report is included as a
5.5	109	Establish a hotline as required in <u>Part I.D.5.e.(i).(e)</u> .		• MS4s in the watershed will continue to participate in the 311 call in program.	 Met FY 2023 Goal. AMAFCA investigated and documented all jurisdictional illicit discharge complaints received through the 311 call in program, as well as other complaints received directly by AMAFCA staff through email, phone, or ABCWUA's monthly DMR Sanitary Sewer Overflow Reports provided to AMAFCA. AMAFCA continued use of the IDDE Incident Report Form, which is used to report illicit discharges that were witnessed by or reported to AMAFCA staff. The 311 complaints that are not in AMAFCA's jurisdiction are directed to the appropriate jurisdictional agency. AMAFCA continued to discuss illicit discharges (events, issues, and follow-up) at staff meetings. A copy of the IDDE Incident Report Form as well as the current Illicit Discharge Response Plan and testing procedures are available upon request.
5.6	110	required in <u>Part I.D.5.e.(i).(f)</u> . Investigate suspected significant/severe illicit discharges within forty-eight (48) hours of detection and all other discharges as soon as practicable; elimination of such discharges as expeditiously as possible; and, requirement of immediate cessation of illicit discharge upon confirmation of responsible parties. Illicit Discharge is defined in 40 CFR 122.26(b)(2)as "Illicit discharge means any discharge to a municipal separate storm sewer that is not composed entirely of stormwater the NPDES permit for discharges from the municipal separate	detection/reporting and all other discharges as soon as practicable. AMAFCA plans to continue removing/treating such discharges as expeditiously as possible and requiring immediate cessation of illicit discharges upon confirmation of responsible parties. AMAFCA will continue its procedures for illicit discharge investigation and use of its IDDE Incident Report Form. "Illicit discharge" also covers illegal or improper disposal or dumping of wastes into AMAFCA facilities. For AMAFCA, "illicit discharges" typically fall into two	suspected significant/severe illicit discharges within 48 hours of detection and all other discharges as soon as practicable. • MS4s in the watershed will continue to participate in the 311 call in program. • AMAFCA will continue membership and involvement in the cooperative MS4 Technical Advisory Group (MS4 TAG) which will facilitate cooperation and coordination with	 In FY 2023, AMAFCA continued its policy of investigation of suspected significant/severe illicit discharges within 48 hours of detection and all other discharges as soon as practicable. In addition, AMAFCA investigated and documented all jurisdictional illicit discharge complaints received through the 311 call in program, as well as other complaints received directly by AMAFCA staff through email, phone, or received through ABCWUA's monthly DMR Sanitary Sewer Overflow

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5.7	111	/improper disposal incidents that have occurred more than twice in two (2) or more years from different locations.	developed in 2014 and is updated annually. To meet the Permit requirements in Table 1.a (Part I.C.2), regarding discharges to impaired waters with a TMDL (E. coli), AMAFCA's review of complaint records will include a focus on illicit discharges contributing bacteria to the MS4. AMAFCA will develop a targeted source reduction program for those illicit discharge/improper disposal incidents that have occurred more than twice in 2 or more years from different locations. AMAFCA coordinates with COA and the Albuquerque Bernalillo Water Utility Authority (ABCWUA) for notification of illicit discharges.	 AMAFCA will continue its policy of reviewing complaint records. This will include a focus on illicit discharges contributing bacteria to the MS4. Annually, AMAFCA will reevaluate its targeted source reduction program. Potential future targets will be determined and cooperative efforts for targeted source reduction programs with MRGSQT members will be considered. AMAFCA will continue adding illicit discharge complaint records for the Permit term to the AMAFCA GIS database to help identify sources and trends. AMAFCA will continue coordination with other agencies for this program element. 	Met FY 2023 Goals. • In FY 2023, AMAFCA continued to keep a record of the MS4 311 call in program complaints and communicated with the appropriate agency regarding these notifications. • In FY 2023, AMAFCA continued to add the ABCWUA monthly DMR reports for SSOs to a maintained GIS database to help identify sources, trends, and issues. ABCWUA's CMOM Annual Report (which includes the Overflow Emergency Response Plan) is available upon request from the ABCWUA.
Not Included in NOI	112	significant contributors of pollutants to the MS4: water line flushing, landscape irrigation, diverted stream flows, rising ground waters, uncontaminated ground water infiltration (as defined at 40 CFR 35.2005(90)), uncontaminated pumped	quality standards violation, will be addressed as an illicit discharge pursuant to Part I.D.5.e of the MS4 Permit. The Permit lists authorized non-stormwater discharges in Part I.D.5.e.(ii). Many of these authorized non-stormwater discharges are not applicable to AMAFCA and none of these discharges are expected to be significant contributors of pollutants to the MS4. The AMAFCA	 The AMAFCA Stormwater Quality Engineer will review this list annually to check that the categories of authorized non-stormwater discharges are still not considered significant contributors of pollutants to the MS4. The AMAFCA Stormwater Quality Engineer will communicate with ABCWUA regarding well flushing and rehabilitation schedules to ensure that AMAFCA is aware of authorized non-stormwater discharges into its facilities. 	 Met FY 2023 Goals. The AMAFCA Storm Water Quality Engineer reviewed this list as part of the Annual Report preparation to check that the categories of authorized non-stormwater discharges are still not considered significant contributors of pollutants to the MS4. The AMAFCA Storm Water Quality Engineer continued coordination & communication with ABCWUA regarding well, tank, and line flushing schedules to ensure that AMAFCA was aware of authorized non-stormwater discharges into its facilities.

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5.8	113	the entire jurisdiction at least once every five (5) years and high priority areas at least once every year. High priority areas include any area where there is ongoing evidence of illicit discharges or dumping, or where there are citizen complaints on more than five (5) separate events within twelve (12) months. The permittee must: (a) Include in its SWMP document a description of the means, methods, quality assurance and controls protocols, and schedule for successfully implementing the required screening, field monitoring, laboratory analysis, investigations, and analysis evaluation of data collected. (b) Comply with the dry weather screening program established in Table 6 and the monitoring requirements specified in Part III.A.2.	Part 1.D.5.e.(ii).(a) - IDDE screening methods and protocols for implementing the required screening, field monitoring, laboratory analysis, investigations, and analysis evaluation of data collected has been developed. AMAFCA has in place a well-defined and implemented routine inspection and O&M program that includes both formal and informal inspections. These O&M inspections are part	 protocols, and plan. AMAFCA will continue routine inspections through its O&M program, including both formal and informal inspections. These O&M inspections are part of the IDDE screening program. As a cooperative program, COA will continue to perform dry weather screening. AMAFCA will continue membership and involvement in the cooperative MRGSQT and TAG, which will facilitate cooperation and coordination with other MS4s in the Middle Rio Grande related to screening for illicit discharges. 	 AMAFCA continued utilizing established IDDE screening procedures, protocols, and plan. In FY 2023, AMAFCA continued routine inspections through its O&M program, including both formal and informal inspections. These O&M inspections were part of the IDDE screening program. As a cooperative program, COA continued to perform dry weather screening. Additional information for this is provided in the Dry Weather Screening section of the Annual Report. AMAFCA continued its Levelogger monitoring program in FY
5.9	114	Develop, update, and implement a Waste Collection Program as required in <u>Part I.D.5.e.(iv)</u> .	Part I.D.S.e.(iv) - Activity removed from AMAFCA's SWMP. Public waste collection is the responsibility of the municipalities. AMAFCA does not have the jurisdictional authority to perform these activities. AMAFCA will continue to regularly collect waste within its rights-of-way. This was submitted to EPA in AMAFCA's NOI and accepted.		N/A
5.10	115	Response program to prevent, contain, and respond to spills that may discharge into the MS4 as required in <u>Part</u>	Part I.D.S.e.(v) - AMAFCA will continue its Spill Prevention and Response program. This program element relates to Illicit Discharge, reporting requirements, crew training, spill response materials on hand (in maintenance vehicles), and good housekeeping. For AMAFCA facilities, AMAFCA encourages that crew members are trained in spill prevention and control (refer to Pollution Prevention/Good Housekeeping Control Measure).	Spill Response Program with agency partners. • AMAFCA encourages that crew members are trained in spill prevention and control (refer to Pollution Prevention/Good Housekeeping Control Measure). • AMAFCA will continue membership and involvement in the cooperative MS4 TAG and the MRGSQT, which will facilitate cooperation and coordination with other MS4s in	 AMAFCA continued to follow the Spill Prevention and Response Plan. AMAFCA continued development of its cooperative Spill Prevention and Response Program with agency partners. As part of this cooperative, MS4s have established contracts with an environmental clean-up company to assist the Middle Rio

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Not Included in NOI		description of the mechanism(s) utilized to comply with each of the elements required in Part I.D.5.e.(i) throughout Part I.D.5.e.(v) and its corresponding measurable goal. A description of the means, methods, quality assurance and controls protocols, and schedule for successfully	Part I.D.5.e.(vii) - AMAFCA will document the program effectiveness and program success. AMAFCA will incorporate documentation by reference into the Annual Report.	Stormwater Quality Engineer will review the program requirements listed in Part I.D.5.e, for the above- mentioned SWMP elements, and develop a strategy, if applicable, to implement any new program requirements. • A review of the screening completed and the data collected, if any, will be available upon request and AMAFCA will incorporate documentation by reference into the Annual Report. • AMAFCA will document the program effectiveness and program success. AMAFCA will incorporate	 AMAFCA's Program was reviewed by the Storm Water Quality Engineer for the reporting period as part of this Annual Report process. Screening documentation in the Levelogger monitoring reports is available upon request. The Levelogger locations focus on the NDC watershed, which is a water quality priority area for AMAFCA because of the larger residential, industrial, and commercial developments in this watershed.
5.11	117	I.D.5.e.(ix). The permittee may: (a) Divide the jurisdiction into assessment areas where monitoring at fewer locations still provides sufficient information; (b) Downgrade high priority areas after the area has been screened at least once and there are citizen complaints on no more than 5 separate events within a 12 month period; (c) Rely on a cooperative program with other MS4s for detection and elimination of illicit discharges and illegal dumping; (d) If cooperative program, required detection program frequencies may be based on the combined jurisdictional area rather than individual jurisdictional areas to creduce total number of screening locations; (e) After screening a non-high priority area once, adopt an "in response to complaints only" IDDE for that area (no more than 2 separate events within a 12	Part I.D.5.e.(ix).(c) - AMAFCA currently coordinates with MS4s, as appropriate, and the ABCWUA for notification of illicit discharges. AMAFCA will continue to pursue developing similar cooperative coordination with other agencies. Part I.D.5.e.(ix).(d) and (e) - These cooperative elements may be considered in the future. Part I.D.5.e.(ix).(f) - AMAFCA had a consultant evaluate the AMAFCA IDDE program and develop recommendations for improving the program in order to comply with the MS4 Permit. The report included evaluating the procedures and methodologies described in "IDDE, A Guidance Manual for Program Development and Technical Assessments", for incorporation into AMAFCA's IDDE program. AMAFCA will continue to implement recommendations from this report, as appropriate.	these program enhancement activities.	 Met FY 2023 Goals. In FY 2023, AMAFCA continued monitoring water Leveloggers to better understand runoff and evaluate monitoring locations and needs. Monthly, throughout FY 2023, the Leveloggers were monitored in the field with accompanying photo documentation and this allowed for additional dry weather/IDDE screening. In FY 2023, AMAFCA worked with COA and ABCWUA for notification of illicit discharges. AMAFCA also cooperated with Bernalillo County and NMDOT related to IDDE in FY 2023.
5.12	118			related to the Annual Report and SWMP revision process	Met FY 2023 Goal. • AMAFCA continued to utilize the Annual Report process as a means to perform a self-audit on the MS4 Program elements.

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	119	TABLE 7: Control of Floatables Discharges - Part			
6.1	120	update, and implement a program to address and control floatables in discharges into the MS4. The floatables control program shall include source controls and, where necessary,	BMPs within AMAFCA rights-of-way.	 to review, revise, and implement a program to address and control floatables in discharges into the MS4. AMAFCA will continue to cooperate and coordinate with COA relative to structural BMPs within AMAFCA rights-of- way. AMAFCA will continue membership and involvement in the cooperative MS4 Technical Advisory Group (MS4 TAG), which will facilitate cooperation and coordination with other MS4s in the Middle Rio Grande related control of floatables discharges. AMAFCA will continue utilizing the manual trash 	 The AMAFCA Storm Water Quality Engineer continued to implement a program to address and control floatables in discharges into the MS4. AMAFCA continued to be involved in the MS4 TAG, facilitating cooperation and coordination with other MS4s in the Middle Rio Grande. AMAFCA continued utilizing the manual trash collection contracts in FY 2023.
6.2			Part I.D.S.f.(i).(b) - AMAFCA will continue to estimate the annual volume of floatables and trash removed from each control facility as well as to characterize the floatable type. The AMAFCA operations and maintenance crew and subcontractors track the volume of floatables, sediment, trash, and debris removed from AMAFCA facilities. This tracking procedure includes the location of removal by facility and watershed.	floatables and trash removed from each control facility and characterize the floatable type. • AMAFCA will continue to utilize crew activity tracking,	 In FY 2023, AMAFCA continued to implement its crew tracking system and database. A summary of trash, sediment, and vegetation removed within AMAFCA's jurisdiction is
6.3	122		AMAFCA will continue to utilize the Annual Report and SWMP revision process as a means to perform a self-audit with the goal to improve its MS4 Programs.	 AMAFCA will document progress made, if any, related to the Annual Report and SWMP revision process as a means to perform a self-audit on the MS4 Program elements. 	Met FY 2023 Goal. • AMAFCA continued to utilize the Annual Report process as a means to perform a self-audit on the MS4 Program elements.
Not Included in NOI	123	in Part I.D.5.f.(ii) and Part I.D.5.f.(iii). <u>Part I.D.5.f.(ii)</u> - The permittee must include in the SWMP a description of the mechanism(s) utilized to comply with each of the elements required in Part I.D.5.f.(i). <u>Part I.D.5.f.(iii)</u> - The permittee shall assess the overall	Part 1.D.5.f.(ii)- AMAFCA's Stormwater Quality Engineer will review the program requirements listed for the above-mentioned program elements, during the Annual Report process. A strategy to implement any new program requirements or improve the compliance with program requirements will be developed as needed. Part 1.D.5.f.(iii) - AMAFCA will document the program effectiveness and program success. AMAFCA will incorporate documentation by reference into the Annual Report.	Stormwater Quality Engineer will review the program requirements listed in Part I.D.5.f, for the above- mentioned SWMP elements, and assess the overall success of the program. AMAFCA will document the program effectiveness and program success. AMAFCA will	 In FY 2023, as part of the Annual Report development, AMAFCA's Storm Water Quality Engineer reviewed the program requirements listed in Part I.D.5.f for this section. This Annual Report and associated Program Summaries

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	124	TABLE 8: Public Education and Outreach on Sto	rmwater Impacts - Part I.D.5.g		
7.1	125	outreach program as required in <u>Part I.D.5.g.(i)</u> and <u>Part I.D.5.g.(ii)</u> . This comprehensive stormwater program should educate the community, employees, businesses, and the general public of hazards associated with the illegal discharges and improper disposal of waste and about the impact that stormwater discharges on local waterways, as	Part LD.5.g.(j) - Through involvement in the MRGSQT and Bernalillo County AMAFCA will continue to collaborate with the MS4 permittees to implement and improve upon the existing Public Education and Outreach program. The MRGSQT has a consulting firm under contract to act as Stormwater Coordinator and assist the team in providing public education and outreach on stormwatee impacts. Included in the Stormwater Coordinator scope is to provide ar Outcomes Report to the team members to summarize the yearly outreach activities through different media and methods, target audiences, and estimate of people reached. In addition to the cooperative elements with MRGSQT AMAFCA will continue to conduct education and outreach presentations to the community specific to AMAFCA facilities and water quality.	 the MRGSQT. AMAFCA will continue to conduct education and outreach presentations to the community specific to AMAFCA facilities and water quality. AMAFCA's efforts will be included in the MRGSQT Outcomes Report. This report is available upon request and AMAFCA plans to share this document on its website. 	 AMAFCA continued to contribute to and participate in the MRGSQT. AMAFCA's efforts are included in the MRGSQT Outcomes Report. This report is included as a Program Summary.
Not Included in NOI	126	education program to distribute educational knowledge to the community or conduct equivalent outreach activities about the impacts of storm water discharges on water bodies and the steps that the public can take to reduce pollutants in storm water runoff. The permittee must: Part <u>I.D.5.g.(ii).(a)</u> .Define the goals and objectives of the program based on high priority community-wide issues;	Part I.D.5.g.(ii).(b) - The MRGSQT will continue to develop and utilize appropriate educational materials such as brochures, media campaigns, public presentations/events, giveaways, display booths/kiosks, signage at select locations, and postings on social media sites (Facebook) and websites. The types of materials utilized by the MRGSQT are summarized in the annual Outcomes Report.	review, throughout the Permit term, and update, as necessary, the program matrix to define the Public Education and Outreach and Public Involvement and Participation objectives, priorities, and target audiences. • The MRGSQT will continue to develop and utilize appropriate educational materials such as brochures, media campaigns, public presentations/events, giveaways,	 The MRGSQT continued to use the matrix this year to guide the Public Education and Outreach and Public Involvement and Participation objectives, priorities, and target audiences. The types of materials utilized are summarized in the attached Program Summary MRGSQT Outcomes Report. The Facebook page and website (www.keeptheriogrande.org) remained active in FY 2023.
Not Included in NOI	127	ensuring proper septic system maintenance, ensuring the	Part I.D.5.g.(iii).(c) - The MRGSQT's program matrix and Public Education and Outreach programs include proper septic system maintenance, proper use and disposal of landscape and garden chemicals including fertilizers and pesticides and properly disposing of household hazardous wastes.	educational areas in their program matrix and reporting	

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Not Included in NOI		become involved in local stream and beach restoration	<u>Part I.D.5.g.(ii).(d)</u> - The MRGSQT, which AMAFCA is a member, utilizes volunteers throughout communities within the watershed to assist with park, open space, trail, and river cleanup projects. Communication for Public Education and Outreach and Public Involvement and Participation is achieved by activities organized with youth service groups, conservation corps, and other citizen groups. In addition, AMAFCA will continue to foster Public Education and Outreach and Public Involvement and Participation programs, including Earth Force - Keep it Clean student outreach, Talking Talons Youth Leadership Activities, and Rocky Mountain Youth Corps programs.	involvement and participation activities as well as assist with communication for Public Education and Outreach and Public Involvement and Participation activities organized by youth service groups, conservation corps, and other citizen groups. These volunteer activities will be summarized in the annual MRGSQT Outcomes Report. The	 The MRGSQT Outcomes Report typically documents volunteer participation in park, open space, trail, and river cleanup projects. The Keep the Rio Grande website has been updated to better assist with implementation of this activity. Through the MRGSQT, three partner education and student involvement programs, Arroyo Classroom, BEMP, and RiverXchange, were supported in FY 2023.
Not Included in NOI	129			specific audiences in the Middle Rio Grande community.	The MRGSQT Outcomes Report includes information on the
Not Included in NOI		directed toward targeted groups of commercial, industrial, and institutional entities likely to have significant stormwater impacts. For example, providing information to restaurants on the impact of grease clogging storm drains and to garages	engineering/contractors, and other institutional entities to meet the MS4 Permit requirements. Where outreach target groups include Spanish-speaking residents, MRGSQT may have Spanish-translations available of public meeting announcements and data sheets. The need for bi-lingual outreach will be	include information on Public Education and Outreach and Public Involvement and Participation programs directed toward commercial, industrial, engineering/contractors, and other institutional entities. • Where outreach target groups include Spanish-speaking residents, MRGSQT may have Spanish-translations available of public meeting announcements and data	 The MRGSQT Outcomes Report includes information on Public Education and Outreach and Public Involvement and Participation programs directed toward commercial, industrial, engineering/contractors, and other institutional entities.

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7.2	131	in Part I.D.5.g.(iii) and Part I.D.5.g.(iv). Part I.D.5.g.(iii), The permittee must include the following information in the SWMP document: (a) A description of a program to promote, publicize, facilitate public reporting of the presence of illicit discharges or water quality associated with discharges from MS4s; (b) A description of the education activities, public information activities, and other appropriate activities to facilitate the proper management and disposal of used oil and toxic materials; (c) A description of the mechanism(s) utilized to comply with	Part I.D.5.(g).(iii) - (a) MS4s that are members of the MRGSQT benefit from the Albuquerque 311 Citizen Contact Center. Reports for illicit discharge can be done by phone, on-line, e-mail, or through an app on cellular phones. (b) Educational and public outreach activities are primarily handled through the MRGSQT. (c) This SWMP, AMAFCA's Annual Reports, and the MRGSQT outreach coordinator contract all serve an mechanisms to comply with the elements in this section of the permit. Refer to the above SWMP program elements during the SWMP update and Annual Report process. A strategy to implement any new program requirements or improve compliance with the program requirements will be discussed with the MRGSQT and developed as needed. <u>Part 1.D.5.(g).(iv)</u> - AMAFCA will document the program effectiveness and program. Report.	and include the program requirements listed in Part I.D.5.g during the SWMP update and Annual Report process. • AMAFCA will document the program effectiveness and program success. AMAFCA will incorporate documentation by reference into the Annual Report. • AMAFCA (both through the MRGSQT and individually) will use surveys to assist with determining the effectiveness of programs.	 The SWMP was reviewed during the FY 2023 Annual Report development. The MRGSQT website (www.keeptheriogrande.org) has links related reporting illicit discharge and the COA website promotes the 311 Citizen Contact Center. AMAFCA projects require SWPPP Management boards for all
7.2		in Part I.D.5.g.(v) through Part I.D.5.g.(viii). <u>Part I.D.5.g.(v)</u> , Where necessary to comply with the MS4 Permit, the permittee should develop a program or	Part I.D.5.g.(v).(a) and (b) - AMAFCA will continue to include in its (and in the cooperative MRGSQT) Public Education and Outreach program: GI/LID/sustainability practices, litter reduction, herbicide and pesticide proper use and reduction (AMAFCA does not apply fertilizers in its operations), recycling, proper disposal of hazardous waste, proper disposal motor vehicle fluids, and proper disposal of yard waste.	program enhancement activities.	Met FY 2023 Goal.
Not Included in NOI	133	in Part I.D.5.g.(v) through Part I.D.5.g.(viii) [continued] <u>Part</u> I.D.5.g.(vi), The permittee may collaborate or partner	Part I.D.S.g.(vi) - The MRGSQT is a cooperative effort allowing watershed MS4 participants to maximize their education, outreach, participation, and involvement programs in a cost effective manner. Through involvement in the MRGSQT, AMAFCA will continue to collaborate with the MS4 permittees to implement and improve upon the existing Public Education and Outreach and Public Involvement and Participation programs.	the MRGSQT in order to maximize their Public Education and Outreach and Public Involvement and Participation	 AMAFCA continued to contribute to and participate in the

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Not Included in NOI	134	in Part I.D.5.g.(v) through Part I.D.5.g.(viii). [continued]	Part <u>I.D.5.g.(vii)</u> - MS4s that are members of the MRGSQT benefit from the Albuquerque 311 Citizen Contact Center. The 311 service is a single telephone number for all non-emergency inquiries and services. This program includes citizen calls regarding illicit discharges and notifies AMAFCA of such calls within its jurisdiction.	Albuquerque 311 Citizen Contact Center. This is discussed in more detail in the Illicit Discharges and Improper Disposal Control Measure.	AMAFCA continued to participate in the 311 citizen hotline
Not Included in NOI	135	in Part I.D.5.g.(v) through Part I.D.5.g.(viii). [continued]	Part I.D.S.g.(viii) - The MRGSQT may utilize educational materials provided by the State, Tribe, EPA, environmental groups, public interest or trade organizations, or other MS4s.	provided by the State, Tribe, EPA, environmental groups,	 Educational materials are provided on the MRGSQT website (https://keeptheriogrand.org) and are typically summarized in the MRGSQT Outcomes Report.

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8.1	136		Part <u>I.D.5.h.(ii)</u> - AMAFCA will continue its Public Involvement and Participation program to encourage public involvement in the review, modification and implementation of the AMAFCA SWMP.	amendments or modifications, and draft Annual Reports to the www.amafca.org website with an explanation of	 AMAFCA posted the availability of a draft Annual Report on the www.AMAFCA.org website with an explanation of the public comment period and instructions on how to submit comments. AMAFCA met the Permit required 45-day notice period for
8.1	138	Participation Plan shall include a comprehensive planning process which involves public participation and where necessary intergovernmental coordination. The permittee must include the following elements in the plan: (a) A detailed description of the general plan for informing the public of involvement and participation opportunities, including types of activities; target audiences; how interested parties may access the SWMP; and how the public was involved in development of the SWMP; (b) The development and implementation of at least one (1) assessment of public behavioral change following a public education and/or participation event; (c) A process to solicit involvement by environmental groups, environmental justice communities, civic organizations or other neighborhoods (organizations interested in water quality-related issues; and (d) An evaluation of opportunities to utilize volunteers for	 (a) A general plan for public of involvement and participation opportunities, including types of activities; target audiences; how interested parties may access the SWMP; and how to encourage public involvement in development and updates of the SWMP; (b) The development and implementation of water quality surveys to assess public knowledge and behavioral change following a public education and/or participation event; (c) A process to solicit involvement in development and updates of the SWMP through following the 45-day Annual Report and 30-day SWMP public comment 	which participates in public events and solicits public participation and feedback by way of volunteer participation and water quality surveys. Both the BEMP and program include participation metrics. In addition, the MRGSQT has developed and will include surveys for public behavior changes and feedback at their events. • AMAFCA will continue to follow the 45-day Annual Report and 30-day SWMP public comment period during the term of this Permit. • AMAFCA will continue to provide Mutt Mitt stations and seek volunteers to maintain the stations. AMAFCA will continue tracking this activity and reviewing metrics during the term of this Permit.	 AMAFCA continued to contribute to and participate in the MRGSQT; the Outcomes Report is attached to this Annual Report. BEMP, River Xchange, and Arroyo Classroom programs continued in FY 2023. AMAFCA met the Permit required notice period for the FY 2023 Annual Report documents public review. When appropriate, AMAFCA held project specific project meetings to solicit involvement from organization interested in water quality related issues. In addition, AMAFCA participates in the Water Protection Advisory (WPAB) Board Public Involvement Committee (PIC) and presented to the Board in FY
8.2	139	when implementing a Public Involvement and Participation	Part I.D.S.h.(iv) & Part III.D.4 - AMAFCA will provide digital copies of all MS4 compliance reporting documents to the NMED, Pueblos of Sandia and Isleta as required of the MS4 Permit. The SWMP and Annual Reports are also available on the amafca.org website.	reporting documents, as appropriate, to the NMED, Pueblos of Sandia and Isleta as required here and in Part III.D.4 of the MS4 Permit.	Met FY 2023 Goal. • AMAFCA provided copies of the FY 2023 Annual Report to the NMED, Pueblo of Sandia, and Pueblo of Isleta as required here and in Part III.D.4 of the MS4 Permit. • AMAFCA continued its process of posting the current SWMP and the most recent Annual Report on the www.keeptheriogrand.org and/or the www.amafca.org websites.

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8.3	140	participation process must reach out to all economic and ethnic groups. Opportunities for members of the public to participate in program development and implementation include serving as citizen representatives on a local stormwater management panel, attending public hearings,	<u>Part 1.D.5.h.(v)</u> - As allowed in this Permit section's "Program Flexibility Elements", AMAFCA, through its involvement with the MRGSQT cooperative programs, has integrated this section of the Public Involvement and Participation program with existing Public Education and Outreach programs in the Middle Rio Grande area. AMAFCA will continue to include stormwater quality information for the public at events, including public meetings. AMAFCA may have Spanish translations, as needed, of public meeting announcements and data sheets.	cooperative MRGSQT programs) water quality information for the public at events, including public meetings. Where neighborhoods include Spanish-speaking residents, MRGSQT may have Spanish-translations available of public meeting announcements and data sheets. By attending a	AMAFCA participated in the Watershed Protection Advisory Board (WPAB) Public Involvement Committee (PIC).
8.4		in Part I.D.5.h.(vi), Part I.D.5.h.(vii), and Part I.D.5.h.(viii). The permittee must include in the SWMP a description of the mechanisms utilized to comply with each of the elements required in Parts I.D.5.h.(i) throughout part I.D.5.h.(iv) and its corresponding measurable goal. The permittee shall assess the overall success of the program, and document the program effectiveness in the Annual Report. The permittee must provide public accessibility of the SWMP and Annual Reports online via the Internet and during normal business hours at the MS4 operator's main office for public inspection and copying consistent with any applicable federal, state, tribal, or local open records requirements. Upon a showing of significant public interest, the MS4 operator is encouraged to hold a public meeting (or include in the agenda of in a	Part I.D.S.h.(viii) - AMAFCA will provide public accessibility of the SWMP and Annual Reports online via the Internet on the www.amafca.org website.	and include the program requirements listed in Part I.D.5.g during the SWMP update and Annual Report process. • AMAFCA will document the program effectiveness and program success. AMAFCA will incorporate documentation by reference into the Annual Report. • AMAFCA will provide public accessibility of the current SWMP document and the most recent Annual Report online via the Internet on the www.amafca.org website.	 AMAFCA continued to utilize the Annual Report process as a means to perform a self-audit on the MS4 Program elements. This Annual Report and the MRGSQT Outcomes Report document the program effectiveness and program success in the status of implementation and performance assessment for
8.5	142	I.D.5.h.(ix). The permittee may integrate the public involvement and participation program with existing education and outreach programs in the Middle Rio Grande area. Example of existing programs include: Adopt-A-Stream	Part I.D.5.h.(ix) - AMAFCA will continue to include in its (and in the cooperative MRGSQT programs) public involvement and participation programs: funds toward groups which include public participation, such as Boy or Girl Scouts of America, , the Bosque Ecosystem Monitoring Program (BEMP), Earth Force - Keep it Clean student outreach, Talking Talons Youth Leadership Activities, and Youth Corps programs. MS4s that are members of the MRGSQT benefit from the Albuquerque 311 Citizen Contact Center.	program enhancement activities. AMAFCA and the MRGSQT will continue to review, update, and enhance public involvement and participation programs. The MRGSQT Outcomes Report will provide the	 The MRGSQT Outcomes Report summarizes the public involvement and participation programs and activities for FY 2023. This report is an attached Program Summary. AMAFCA continued to participate in the 311 call in program. This is discussed in more detail in the Illicit Discharges and Improper Disposal Control Measure section.

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8.6	143			the Annual Report and SWMP revision process as a means	Met FY 2023 Goal. • AMAFCA continued to utilize the Annual Report process as a means to perform a self-audit on the MS4 Program elements.

NOI Section		must develop, in consultation with NMED and EPA (and	Part III.A.1 <u>Part III.A.1</u> - Wet weather screening is synonymous with compliance monitoring. In the MRG MS4 Permit area, stormwater runoff discharges to the Rio Grande at	below. The Final Sampling Plan for Cooperative	Status of Implementation and Performance Assessment Permit Year July 2023 to June 2023 (FY 2023) See specific Permit activity below.
See NOI Sections Below	146	Tribal lands), and implement a comprehensive monitoring and assessment program. The permittees shall conduct wet	outfall locations via major drainage channels, storm drains, and pump stations. The Rio Grande, the only perennial river in the watershed, enters the MRG Watershed in one location (North of Albuquerque) and leaves the MRG Watershed south of Albuquerque. Details for this program are provided in the SWMP sections below.	May 5, 2016. The sampling plan was accepted by the EPA	
IV	147	with other permittees in the Middle Rio Grande Watershed. The program will monitor waters coming into the watershed (upstream) and leaving the watershed (downstream). The program must include sampling for TSS, TDS, COD, BOD5, DO, oil and grease, E. coli, pH, total kjeldahl nitrogen, nitrate plus nitrite, dissolved phosphorus, total ammonia plus organic nitrogen, total phosphorus, PCBs and Gross alpha. Monitoring of temperature shall be also conducted at outfalls and/or Rio Grande monitoring locations. Permittees must include additional parameters from monitoring conducted under permits NMS000101, NMR04A000 or/and NMR040001 whose mean values are at or above a WQS. The	AMAFCA joined the Compliance Monitoring Cooperative (CMC) group, which includes 12 watershed partners. The participatory permittees have developed a cooperative wet weather compliance monitoring program to assess the effect of stormwater discharges on the receiving water, the Middle Rio Grande. This monitoring plan was reviewed and discussed with NMED and EPA during its development. The cooperative sampling plan was accepted by EPA and permittees submitted the sampling plan on May 5, 2016 and sampling certification to EPA on June 28, 2016. At the end of FY 2019, all Permit required	monitoring during administrative continuance of this Permit, the monitoring program will follow the Permit requirements for parameters tested (TSS, TDS, COD, BOD5, DO, oil and grease, E. coli, pH, total kjeldahl nitrogen, nitrate plus nitrite, dissolved phosphorus, total ammonia plus organic nitrogen, total phosphorus, pCBs, Gross alpha, and temperature). In addition, parameters from stormwater monitoring conducted under Permit NMS000101, whose mean values were at or above a WQS, will also be tested. The complete list of parameters is listed in the CMC sampling plan. In addition, DO, pH, conductivity, and temperature will be analyzed in the field within 15 minutes of sample collection. • If the CMC does continue wet weather compliance monitoring during administrative continuance of this Permit, the parameter list may be modified based on a review of the results obtained within the watershed and	 The required CMC sampling for the MS4 Permit term in the Rio Grande (2016 to 2019) was completed in FY 2019. The MRG Watershed Based MS4 Permit entered into administrative continuance in Dec. 2019 when EPA Region 6 did not issue a new MS4 Permit before the current MS4 Permit expired. The MS4 TAG sent EPA an Administrative Continuance letter dated October 15, 2019, acknowledging that until a new MS4 Permit is issued, there are no compliance monitoring requirements in the Rio Grande. Although compliance sampling is currently not required, the CMC has opted to continue collecting samples while the permit is in administrative continuance. One (1) CMC monitoring and sampling event was conducted in FY 2023. The CMC sampled a wet season storm event on October 5-6, 2022. The CMC continued to maintain a database of the analysis results from the collected samples for the approved parameters. This database is available upon request. The E. coli loading and load allocation calculations related to the CMC monitoring program are available upon request for the comperative sampling completed in FY 2016 – FY 2023.

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IV			Part III.A.1.e, Table 10 - AMAFCA submitted its NOI in compliance with the permit requirements and schedule. AMAFCA will participate in Option B - cooperative monitoring program.	 This Permit activity is complete. 	Permit Activity is Complete.
Not Included in NOI	149	monitoring scheme to EPA and NMED for approval. The monitoring scheme should include: a list of pollutants; a description of monitoring sites with an explanation of why those sites were selected; and a detailed map of all proposed monitoring sites. In addition, as required in Part III.A.1.h, the monitoring program must include a contingency plan for collecting additional monitoring data within the MS4 or at additional appropriate instream locations should monitoring	Part III.A.1.e, Table 10 - AMAFCA joined the Compliance Monitoring Cooperative (CMC) group, which includes 12 watershed partners. The participatory permittees have developed a wet weather cooperative monitoring program to assess the effect of stormwater discharges on the receiving water, the Middle Rio Grande. This monitoring plan was reviewed and discussed with NMED and EPA during its development. Multiple drafts were submitted to EPA and NMED by the CMC, including drafts on Sept. 16, 2015 and Dec. 21, 2015. The cooperative monitoring plan was accepted by EPA and permittees submitted the sampling plan on May 5, 2016 and sampling certification to EPA on June 28, 2016. Modifications to this sampling may be submitted to the EPA in the future, as needed for approval.	 The CMC members have met all requirements for wet weather compliance monitoring. If the CMC does continue wet weather monitoring during administrative continuance of this Permit, the monitoring program will be conducted according to the EPA/NMED approved 	Permit Activity is Complete.
Not Included in NOI		Part III.A.1.e, Table 10 - Submit certification that all wet weather monitoring sites are operational and begin sampling.	Part III.A.1.e. Table 10 - AMAFCA submitted its sampling certification to EPA on June 28, 2016.	 This Permit activity is complete. AMAFCA, with its cooperative partners, has submitted certifications to the EPA that all wet weather compliance monitoring sites are operational and the CMC has begun sampling, according to the Permit requirements. 	Permit Activity is Complete.
Not Included in NOI	151	submit Annual Reports. The results of the Wet Weather Monitoring must be provided in each Annual Report. As required in <u>Part III.D.1</u> -Monitoring results obtained during the reporting period running from July 1st to June 30th shall be submitted on discharge monitoring report (DMR) forms along with the Annual Report required by Part III.B. A separate DMR form is required for each monitoring period (season) specified in Part III.A.I. If any individual analytical test result is less than the minimum quantification level (MQL) listed for that parameter, then a value of zero (0)	Part III.D.1 - The wet weather compliance monitoring results obtained by the CMC from July 1st to June 30th will be submitted as required by the EPA using the netDMR online website or as otherwise approved by EPA as part of the cooperative sampling program. EPA has required that the NetDMR online system be used to submit DMR results. Since this Permit will be in administrative continuance, and all required compliance monitoring results have been obtained, AMAFCA anticipates additional coordination with EPA relative to future samples uploaded to the NetDMR system. AMAFCA will continue internal watershed stormwater quality monitoring, which typically collects samples from various locations. Collection of these samples are	Stormwater Quality Engineer will review the program requirements listed in Part III.A.1, for the above- mentioned SWMP elements, and assess the overall success of the program. AMAFCA will document the program effectiveness and program success. AMAFCA will incorporate documentation by reference into the Annual Report. • The CMC members have met all requirements for wet weather compliance monitoring. If the CMC does continue wet weather monitoring during administrative continuance of this Permit, the wet weather compliance monitoring results obtained from July 1st to June 30th will be submitted as required by the EPA using the NetDMR online website or as otherwise approved by EPA as part of the cooperative sampling program. Since this Permit is in	 Refer to ID # 30 above for monitoring program updates for

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	152	Dry Weather Discharge Screening of MS4 - Part	III.A.2		
Not Included in NOI		shall identify, investigate, and address areas within its jurisdiction that may be contributing excessive levels of pollutants to the Municipal Separate Storm Sewer System as a result of dry weather discharges (i.e., discharges from	Discharge and Improper Disposal Control Measure. There are no perennial streams in the Albuquerque area that contribute to the Rio Grande. As such, the dry weather screening program serves a dual purpose		
Not Included in NOI	154	discharge detection and elimination program required in Part I.D.S.e. The dry weather screening program shall be described in the SWMP and comply with the schedules contained in Part I.D.S.e.(iii). The permittee shall: a) Include sufficient screening points to adequately assess pollutant levels from all areas of the MS4. b) Screen for, at a minimum, BOD5, sediment or a parameter addressing sediment (e.g., TSS or turbidity), E. coli, Oil and Grease, nutrients, any pollutant that has been identified as cause of impairment of a waterbody receiving discharges from that portion of the MS4, including temperature. c) Specify the sampling and non-sampling techniques to be issued for initial screening and follow-up purposes. d) Perform monitoring only when an antecedent dry period	In addition, AMAFCA has in place a well-defined and implemented routine inspection and O&M program that includes both formal and informal inspections and maintenance schedules for its watershed protection elements. AMAFCA will continue membership and involvement in the cooperative MS4 Technical Advisory Group (MS4 TAG), which will facilitate cooperation and coordination with other MS4s in the Middle Rio Grande related to screening for	on this program and is responsible for the dry weather screening and documentation for this existing program. Screening results collected by the COA can be provided upon request. • AMAFCA will continue to perform inspections according to the applicable O&M Manuals and Plans. These inspections also function as dry weather inspections. • AMAFCA will continue membership and involvement in the cooperative MS4 Technical Advisory Group (MS4 TAG) which will facilitate cooperation and coordination with	 In cooperation with the COA, the Dry Weather Screening for 40 locations throughout the Middle Rio Grande Watershed, including the AMAFCA MS4, was completed and shared with AMAFCA by COA. The screening followed the requirements in (a) through (d) for this Permit element. The screening report is included as a Program Summary for the Annual Report. In FY 2023, AMAFCA continued to implement routine inspections and maintenance that included both formal and

NOI Sectio	n ID	Permit Activity Description	Plan SWMP Rev. 7 - July 1, 2024	Measurable Goal SWMP Rev. 7 - July 1, 2024	Status of Implementation and Performance Assessment Permit Year July 2023 to June 2023 (FY 2023)		
	155	Floatables Monitoring - Part III.A.3					
Not Included NOI	in 156	shall establish locations for monitoring/assessing floatable material in discharges to and/or from their MS4. A cooperative monitoring program may be established in partnership with other MS4s to monitor and assess floatable		 estimate the amount collected at least twice per year at a minimum of 2 stations. AMAFCA will maintain its 5 drying stations, locations where floatable material, sediment and debris is hauled, separated, and properly disposed of. These stations help f AMAFCA meet the requirements for this activity. 	 AMAFCA continued to monitor floatables and the amount collected in the settling area of the NDC and at the I-25/SDC Baffle Chute Stormwater Quality Facility. In addition to these two locations, AMAFCA continued the task of determining the 		

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	157	Industrial and High Risk Runoff Monitoring - Part III.A.4				
4	158	Type 1 and 2 industrial facilities which discharge to the MS4 provided such facilities are located in their jurisdiction.			N/A	