# New Mexico Department of Transportation DISTRICT 3

### FY 2020 MS4 Annual Report

Reporting Period: July 1, 2019 – June 30, 2020





Per the requirements of our NPDES MS4 Permit, NMDOT is posting this Draft FY 2020 MS4 Annual Report for public review and comment. The comment period is 30 days; the comment period will end on **Monday**, **November 9**, **2020**. If you have a comment, please e-mail it to: NMDOT.IDDE@STATE.NM.US.

Prepared by:

BOHANNAN HUSTON, INC. 7500 JEFFERSON STREET NE ALBUQUERQUE, NM 87109



Engineering
Spatial Data
Advanced Technologies

#### **Annual Report Format**



### National Pollutant Discharge Elimination System Stormwater Program MS4 Annual Report Format



Check box if you are submitting an individual Annual Report with one or more cooperative program elements.					
Check box if you are submitting an	individual Annual Report with indiv	vidual progra	m elements only	7.	
Check box if this is a new name, add	dress, etc.				
1. MS4(s) Information					
New Mexico Department of Transp	portation - District Three				
Name of MS4					
Keith	Thompson		Drainage En	ngineer	
Name of Contact Person (First)	(Last)		(Title)		
505-490-3752	Keith.Thompson@state	e.nm.us	]		
Telephone (including area code)	E-mail		_		
P.O. Box 91750					
Mailing Address					
Albuquerque	NM		87199		
City	State	<u>.</u>	ZIP code		
What size population does your MS-	4(s) serve? 741,318	NPDES	number NM	R04A01	0
What is the reporting period for this	report? (mm/dd/yyyy) From [	Jul 1, 2019	to Jun 3	0, 2020	]
2. Water Quality Priorities					
A. Does your MS4(s) discharge	ge to waters listed as impaired on a s	state 303(d) 1	ist? Xes	s 🗌 No	O
B. If yes, identify each impaired water, the impairment, whether a TMDL has been approved by EPA for each, and whether the TMDL assigns a wasteload allocation to your MS4(s). Use a new line for each impairment, and attach additional pages as necessary.					
Impaired Water	Impairment	Approved	TMDL TMD	L assigns V	WLA to MS4
Rio Grande NM 2105_50(Islet∎	E. coli	⊠ Yes	☐ No	X Yes	☐ No
Rio Grande NM 2105_50(Islet	Dissolved Oxygen	Yes	No No	Yes	☐ No
Rio Grande NM 2105_50(Islet	PCBs-Fish Consumption Advi	Yes	No No	Yes	☐ No
Rio Grande NM 2105.1_51 (Ti	E. coli (no impairment, has TN	X Yes	☐ No	X Yes	☐ No

2. B.	Continued					
Impaired Water Impairment			Approved TMDL	TMDL assigns	WLA to MS4	
Rio Grande NM 2105.1_51 (Time DO, Temperature, PCBs-Fish		DO, Temperature, PCBs-Fish 🛊	☐ Yes       No	Yes	⊠ No	
Tijer	as Arroyo NM-9000.A_00	Nutrients	⊠ Yes □ No	⊠ Yes	☐ No	
Rio C	Grande NM-2105.1_00 (n	E. coli (no impairment, has TN	⊠ Yes □ No	X Yes	☐ No	
Rio C	Grande NM-2105.1_00 (n	Gross Alpha, PCBs-Fish Consu	☐ Yes       No	Yes Yes	☐ No	
C	. What specific sources cont	ributing to the impairment(s) are you	targeting in your storm	nwater program	?	
		Bs: no action, not directly related to MS4s. E. coli: NMDOT is part of a coo				
D	. Do you discharge to any his resource waters, or other sta	gh-quality waters (e.g., Tier 2, Tier 3 ate or federal designation)?	, outstanding natural	Yes	⊠ No	
Е	. Are you implementing addi	tional specific provisions to ensure the	neir continued integrity	?	⊠ No	
<b>3.</b> A	Public Education and Public Is your public education propollutants?	blic Participation ogram targeting specific pollutants an	nd sources of those	⊠ Yes	□ No	
В	. If yes, what are the specific	sources and/or pollutants addressed	by your public educati	on program?		
	NMDOT and MRGSWQT brochures, educational displays, and outreach programs address litter, household hazardous waste, illicit discharges, failing septic systems, pet waste, and general stormwater quality awareness.					
С	C. Note specific successful <u>outcome(s)</u> (e.g., quantified reduction in fertilizer use; NOT tasks, events, publications) fully or partially attributable to your public education program during this reporting period.					
See a	attached MRGSWQT Outcome	es Report for a summary of educatio	nal outreach outcome	es for the year.		
D		ommittee or other body comprised of egular input on your stormwater prog	*	☐ Yes	⊠ No	
<b>4.</b> A	Construction  Do you have an ordinance	or other regulatory mechanism stipul	ating:			
	Erosion and sediment contr	rol requirements?		X Yes	☐ No	
	Other construction waste co	ontrol requirements?		X Yes	☐ No	
	Requirement to submit con	struction plans for review?		X Yes	☐ No	
	MS4 enforcement authority	7?		X Yes	☐ No	
В	. Do you have written proce	dures for:				
	Reviewing construction pla	ans?		X Yes	☐ No	
	Performing inspections?			X Yes	☐ No	
	Responding to violations?			∑ Yes	□ No	
C	• •	ve construction sites $\geq 1$ acre in operation	ation in your jurisdiction		uring the	
D	D. How many of the sites identified in 4.C did you inspect during this reporting period?					
Е	. Describe, on average, the f	requency with which your program c	onducts construction s	ite inspections.		

All projects within NMDOT right-of-way are inspected per the Construction General Permit (CGP) requirements.

	F.	Do you prioritize certain construc	tion sites for more frequent inspections?	∐ Yes	⊠ No			
		If Yes, based on what criteria?	All projects within NMDOT right-of-way are inspect General Permit requirements.	ed per the Co	onstruction +			
	G.	G. Identify which of the following types of enforcement actions you used during the reporting period for construction activities, indicate the number of actions, or note those for which you do not have authority:						
		Yes Notice of violation	0 No Authority					
		Yes Administrative fines	0 No Authority					
		Yes Stop Work Orders	0 No Authority					
		Yes Civil penalties	0 No Authority 🖂					
		Yes Criminal actions	0 No Authority 🔀					
		Yes Administrative orders	0 No Authority 🖂					
		Yes Other						
	H.		, GIS, data base, spreadsheet) to track the locations, it actions of active construction sites in your	X Yes	□ No			
	I.	What are the 3 most common type	s of violations documented during this reporting period	d?				
L.	Typically NMDOT projects will have minor comments to contractors regarding BMPs, but nothing that has resulted in an							
1 -	-		ity to enforce deficiencies through contract docume	-				
	J.	How often do municipal employee	es receive training on the construction program?	nce per 4 yea	nrs			
5.	A.	Illicit Discharge Elimination  A. Have you completed a map of all outfalls and receiving waters of your storm sewer						
	B.	Have you completed a map of all sewer system?	storm drain pipes and other conveyances in the storm	Yes	⊠ No			
	C.	Identify the number of outfalls in	your storm sewer system. 7					
	D.	Do you have documented procedu	res, including frequency, for screening outfalls?	X Yes	☐ No			
	E.	Of the outfalls identified in 5.C, how many were screened for dry weather discharges during this reporting period?						
	6							
	F.	Of the outfalls identified in 5.C, he obtained MS4 permit coverage?	ow many have been screened for dry weather discharge	es at any time	since you			
	G.	What is your frequency for screen	ing outfalls for illicit discharges? Describe any variation	on based on s	ize/type.			
_	Outfalls are screened a minimum of once per Permit term.							
0								
0		Do you have an ordinance or other discharges?	regulatory mechanism that effectively prohibits illicit	Yes	⊠ No			

	J.	During this reporting period, how many illicit discharges/illegal connections have you discovered?				
	K.	Of the	se illicit discharges/illegal connections that have been discovered or reported, how	many have been		
		elimin	ated? All			
	L.	How o	often do municipal employees receive training on the illicit discharge program?	See Item 10, Ad	ditional	
6.	A.		water Management for Municipal Operations stormwater pollution prevention plans (or an equivalent plan) been developed for:			
	Al	l public	parks, ball fields, other recreational facilities and other open spaces	☐ Yes	⊠ No	
	Al	l munic	ipal construction activities, including those disturbing less than 1 acre	Yes	No	
	Al	l munic	ipal turf grass/landscape management activities	Yes	⊠ No	
	Al	l munic	ipal vehicle fueling, operation and maintenance activities	⊠ Yes	□No	
	Al	l munic	ipal maintenance yards	∑ Yes	□ No	
	Al	l munic	ipal waste handling and disposal areas	Yes	⊠ No	
	Ot	her				
	0.					
	B.	Are sto	ormwater inspections conducted at these facilities?			
	C.	If Yes,	at what frequency are inspections conducted?			
	D.		ctivities for which operating procedures or management practices specific to storm eveloped (e.g., road repairs, catch basin cleaning).	water managemer	nt have	
		sweepi enance	ng, litter pickup, catch basin cleaning, culvert cleaning, scour repair, and water o	quality structure		
	E.	Do you	a prioritize certain municipal activities and/or facilities for more frequent tion?	☐ Yes	⊠ No	
	F.	If Yes,	which activities and/or facilities receive most frequent inspections?			
	G.		municipal employees and contractors overseeing planning and implementation of vater-related activities receive comprehensive training on stormwater management	? Yes	☐ No	
	H.	If yes,	do you also provide regular updates and refreshers?	X Yes	☐ No	
	I.	If so, h	now frequently and/or under what circumstances?			
Or	ngoi	ng, as n	eeded.			
7.	A.		term (Post-Construction) Stormwater Measures u have an ordinance or other regulatory mechanism to require:			
	Sit	e plan r	eviews for stormwater/water quality of all new and re-development projects?	X Yes	☐ No	
	Lo	ng-term	operation and maintenance of stormwater management controls?	X Yes	☐ No	
	Re	trofittin	g to incorporate long-term stormwater management controls?	X Yes	☐ No	
	B.	If you	have retrofit requirements, what are the circumstances/criteria?			
			eview STIP projects for opportunities to retrofit and incorporate appropriate cornt projects. NMDOT will not develop an inventory or priority ranking of potentia			
	С		are your criteria for determining which new/re-development stormwater plans you ts, projects disturbing greater than one acre, etc.)?	will review (e.g.	, all	
		T will r	eview STIP projects for opportunities to retrofit and incorporate appropriate cor			

D.	Do you require water quality or quantity design standards or performance standards, either directly or by reference to a state or other standard, be met for new development and re-development?					
E.	E. Do these performance or design standards require that pre-development hydrology be met for:					
Flo	ow volumes Yes No					
Pea	ak discharge rates \( \sum \text{ Yes } \sum \text{No}					
Dis	scharge frequency Yes No					
Flo	ow duration Yes No					
F.	Please provide the URL/reference where all post-construction stormwater management standards can be found.					
ht	ps://dot.state.nm.us/content/dam/nmdot/Infrastructure/Drain_Design_Manual.pdf					
G.	How many development and redevelopment project plans were reviewed during the reporting period to assess					
	impacts to water quality and receiving stream protection?					
H.	How many of the plans identified in 7.G were approved?  See Item 1					
I.	How many privately owned permanent stormwater management practices/facilities were inspected during the					
	reporting period? Not applicate					
J.	How many of the practices/facilities identified in I were found to have inadequate maintenance? Not appli					
K.	How long do you give operators to remedy any operation and maintenance deficiencies identified during					
	inspections? Not applicable, NMDOT is the					
L.	Do you have authority to take enforcement action for failure to properly operate and maintain stormwater practices/facilities?					
M.	How many formal enforcement actions (i.e., more than a verbal or written warning) were taken for failure to					
	adequately operate and/or maintain stormwater management practices?					
N.	Do you use an electronic tool (e.g., GIS, database, spreadsheet) to track post-construction BMPs, inspections and maintenance?					
O.	Do all municipal departments and/or staff (as relevant) have access to this tracking System?					
P.	How often do municipal employees receive training on the post-construction program? Once per 4 years					
A.	Program Resources What was the annual expenditure to implement MS4 permit requirements this reporting period? \$2.39 M					
B.	What is next year's budget for implementing the requirements of your MS4 NPDES permit? \$2.39 M					
C.	This year what is/are your source(s) of funding for the stormwater program, and annual revenue (amount or percentage) derived from each?					
	Source: DOT Budget Amount \$ OR % 100					
	Source: Amount \$ OR %					
	Source: Amount \$ OR %					
D.	How many FTEs does your municipality devote to the stormwater program (specifically for implementing the					
	stormwater program; not municipal employees with other primary responsibilities)?					

8.

	E. Do you share program implementation responsibilities with any other entities?					
	Entity	Entity Activity/Task/Responsibility Your Oversight/Accountability Mechanism			lity Mechanism	
		MRG Stormwater Qu	ality Team	See Item 10, Additional Informa	ation for a more	
		MS4 Technical Advisory Group		complete response of cooperat	ive programs	
		Cooperative sampling	ng program (CMC)			
9.	A. What indicator have you been trac practices or tasks, I	king them, and at what front large-scale or long-ter	equency? These are not m metrics for the overa ver in the watershed, in	s of your stormwater management measurable goals for individual n ill program, such as macroinverteb ndicators of in-stream hydrologic s	nanagement prate community stability, etc.	
	T <sub>m</sub>	dicator	Began Tracking	Evoquonay	Number of Locations	
	Example: E. c		( <b>year</b> ) 2003	Frequency Weekly April–September	Locations 20	
	General Public Su		2003	typically two times per year	20	
		-,-	2014	Once per permit term	6	
	Nutrient Study		2014	Once per permit term		
	Adopt-a-highway	tracking	pre MS4 Permit	monthly	12 roadways	
	Maintenance acti	vity tracking	pre MS4 Permit	weekly	31 roadways	
	See Item 10, Addi	tional Information				
	<ul> <li>B. What environmental quality trends have you documented over the duration of your stormwater program? Reports or summaries can be attached electronically, or provide the URL to where they may be found on the Web.</li> <li>NMDOT has not been directly involved with creating these documents. Upon request, a list may be compiled for documents relating to this item. Information may also be found at http://www.keeptheriogrand.org/reports-exhibits/</li> </ul>					
I.C., your Cert I ce und qua on dire bes are find	Please attach any additional information on the performance of your MS4 program, including information required in Parts I.C, I.D, and III.B. If providing clarification to any of the questions above, please provide the question number (e.g., 2C) in your response.  Certification Statement and Signature I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons of directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.  Federal regulations require this application to be signed as follows: For a municipal, State, Federal, or other public					
		uire this application to be ncipal executive or rankin		a municipal, State, Federal, or o	other public	
Si	gnature					
			 Name	of Certifying Official, Title	Date (mm/dd/yyyy)	



Date: Draft – October 9, 2020

To: EPA Region 6

From: Keith Thompson, NMDOT District 3 - Drainage Engineer Subject: NPDES Stormwater Program MS4 Annual Report

Item 10: Additional Information

**New Mexico Department of Transportation, District 3** 

NPDES Permit NMR04A000, Permit Tracking Number ID NMR04A010

The items below provide additional information for each corresponding item in the MS4 Annual Report Format pdf for the reporting period July 1, 2019, to June 30, 2020.

 The total population listed is 741,318 for the City of Albuquerque, which is classified as an Urbanized Area (UA) within NMDOT District 3. The 2010 U.S. Census population values for the urbanized areas and urban clusters were used for this population estimate.

NPDES Permit numbers: NMR04A000, Permit Tracking Number ID NMR04A010.

2. 2B: Impaired Waters - text box in the Environmental Protection Agency (EPA) Annual Report Format pdf form truncates the text. For clarity, impaired waters that the NMDOT District 3 discharges to within the City of Albuquerque MS4 area are summarized in Table 1 on page 2 of this memo. The impaired waters designations shown in Table 1 are from New Mexico Environment Department (NMED) Surface Water Quality Bureau 2018-2020, State of New Mexico CWA §303(d)/§305(b) Integrated List & Report. The Tijeras Arroyo (Four Hills Bridge to headwaters) TMDL was finalized in 2017 by NMED and is listed in Table 1, however, this impairment and TMDL are not included in the current NPDES MS4 Permit NMR04A000, December 2014.

**Table 1: Impaired Waters Summary Table** 

Impaired Water*	Impairment	Approved TMDL?	TMDL Assigns WLA for MS4?
Die Crande NM 2405 50	E. coli	Yes	Yes
Rio Grande NM 2105_50 (Isleta Pueblo boundary to	Dissolved Oxygen	No	N/A
Tijeras Arroyo)	PCBs – Fish Consumption Advisory	No	N/A
	E. coli (reach not impaired, but has TMDL)	Yes	Yes
Rio Grande NM-2105.1_51 (Tijeras Arroyo to Alameda	Dissolved Oxygen	No	N/A
Bridge)	PCBs – Fish Consumption Advisory	No	N/A
	Temperature	No	N/A
Tijeras Arroyo NM- 9000.A_001 (Four Hills Bridge to headwaters)	Nutrients	Yes	Yes
	E. coli (reach not impaired, but has TMDL)	Yes	Yes
Rio Grande NM-2105.1_00 (non-pueblo Alameda Bridge	Gross Alpha, Adjusted	No	N/A
to HWY 550 Bridge)	PCBs – Fish Consumption Advisory	No	N/A
	PCBs	No	N/A

<sup>\*</sup>Impaired water designation from New Mexico Environment Department (NMED) Surface Water Quality Bureau 2018-2020 State of New Mexico CWA §303(d)/§305(b) Integrated List & Report.

**2C**: NMDOT maintenance activities target collection, removal, and disposal of floatables, roadside litter, and sediment. NMDOT compliance with the Construction General Permit (CGP) requirements targets sedimentation concerns within the watershed.

NMDOT does not contribute to the temperature, gross alpha, or PCB impairments, as these pollutants are not directly related to NMDOT roadways or operations.

For E. coli, MS4s can be significant sources of E. coli because urban runoff can be

affected by pet waste, illicit sewer connections, and failing septic systems – all of which are not directly related to NMDOT roadways or operations. NMDOT is a member of the Mid-Rio Grande Stormwater Quality Team (MRGSQT) which organizes education and outreach related to reducing pet waste, preventing illicit sewer connections, and repairing failing septic systems. (<a href="http://www.keeptheriogrand.org/">http://www.keeptheriogrand.org/</a>) In addition, NMDOT requires utility permits to help ensure that illicit utility connections do not occur.

For nutrients, NMDOT is working with Bernalillo County and the City of Albuquerque related to nutrient concerns in the Tijeras Arroyo. NMDOT District 3 is a partner in the <u>Tijeras Creek Watershed Collaborative</u> - an interagency initiative focused on preserving and improving the Tijeras Creek Watershed ecological and cultural landscapes through public education and on-the-ground restoration.

- 3. No additional comments on information provided on the MS4 Annual Report Form. The MRGSQT Outcomes Report provides a summary of the educational outreach efforts and outcomes within the watershed. This report is included as an attachment to this Annual Report. <u>Note for Draft</u> – Outcomes Report is not yet available and is not attached to this Draft MS4 Annual Report.
- 4. **4A**: Regulatory Mechanisms:

NMDOT Standard Specifications for Highway and Bridge Construction – web link: <a href="https://dot.state.nm.us/content/nmdot/en/standards.html#">https://dot.state.nm.us/content/nmdot/en/standards.html#</a>, construction contract, and NPDES Manual – web link:

http://dot.state.nm.us/content/dam/nmdot/Infrastructure/NPDESM.pdf. NMDOT led the effort in FY 2020 to update the NPDES Manual. This updated Manual will be completed in FY 2021 and will include updated regulatory information as well as added Green Stormwater Infrastructure (GSI) and Low Impact development (LID) Best Management Practices.

**4B**: NMDOT Standard Specifications for Highway and Bridge Construction and EPA SWPPP inspection form (available in NPDES Manual). Links provided in 4A above.

**4C**: In FY 2020, there were three (3) active NMDOT construction projects that were both within the MS4 boundary and disturbed greater than one (1) acre of bare ground. The three projects were: 1) CN A302022 - I-25 Broadway to Rio Bravo; 2) CN A301234 – US 550 in the Town of Bernalillo; and 3) A300280 - Rio Bravo Blvd. and I-25 Interchange.

- **4J**: NMDOT NPDES/SWPPP Qualified training is required every four (4) years, but typically offered multiple times per year.
- 5. **5A**: An NMDOT outfall map for the City of Albuquerque MS4 area has been developed. This map is available upon request.
  - **5B**: The vast majority of potential NMDOT storm drain outlets are short culverts under the roadways, and therefore do not need to be mapped to determine upstream sources. The limited networked storm drains within NMDOT ROW capture only NMDOT runoff. Mapping these will serve no benefit in locating illicit discharges entering NMDOT ROW from outside its jurisdiction.

**5E & 5F**: There are seven (7) identified outfalls. One (1) of the seven (7) outfalls discharges into an irrigation drain. During two inspections, the irrigation drain had been carrying water and the outfall was not able to be screened. NMDOT has determined that this drain is never dry, so outfall observation will not be possible at this location.

**5H**: NMDOT has no authority to issue an ordinance or other regulatory mechanism to prohibit illicit discharges.

**5I**: NMDOT has no authority to issue an ordinance or other regulatory mechanism to take enforcement action or recover costs for addressing illicit discharges.

**5J & 5K**: One (1) illicit discharge was discovered during this reporting period. This illicit discharge was investigated and eliminated.

**5L**: NMDOT does not have a stand-alone illicit discharge training program – this topic is covered in the general stormwater training, spill prevention and response training, as well as in the maintenance activity performance guidelines (such as emergency repairs/clean-up and litter pickup). All employees also have access to an illicit discharge educational brochure and report form - <a href="http://dot.state.nm.us/content/dam/nmdot/Infrastructure/Illicit-Discharge-Brochure-and-Form.pdf">http://dot.state.nm.us/content/dam/nmdot/Infrastructure/Illicit-Discharge-Brochure-and-Form.pdf</a>.

#### 6. **6A**:

- 1. NMDOT does not have parks or ball fields.
- 2. All projects greater than (>) one (1) acre are required to develop a SWPPP; projects less than (<) one (1) acre are dealt with on a case-by-case basis.
- 3. NMDOT has negligible turf and landscaping.
- 4. NMDOT has an equivalent plan for vehicle fueling, operation and maintenance activities.
- 5. NMDOT has developed SWPPP type documents for the NMDOT facilities/maintenance yards within the MS4 area.
- 6. NMDOT has no municipal waste handling facilities.

**6B**: Safety inspections include stormwater inspections and are typically conducted by NMDOT's Risk Management group twice per year.

**6G**: All employees who approve drainage plans and final stabilization temporary erosion control plans receive comprehensive training on stormwater management.

#### 7. **7E**:

- 1. Pre-development hydrology flow volumes are not limited by NMDOT design standards. Stormwater retention is required within MS4 areas as required in the MS4 Permits (covering the Middle Rio Grande Permit and anticipating the regulations in the forthcoming state-wide permit).
- 2. Peak discharge rate limits are addressed in the current Drainage Design Manual (DDM).
- 3. Discharge frequency is not limited by NMDOT design standards.
- 4. Flow duration is not limited by NMDOT design standards.

- **7F**: The web page link to NMDOT's Drainage Design Manual, which includes post-construction stormwater management standards, is: http://dot.state.nm.us/content/dam/nmdot/Infrastructure/Drain Design Manual.pdf.
- **7G & 7H**: Plan reviews were based on NMDOT tracking of commercial access drainage and grading projects, NMDOT internal projects, and local projects. # TBD plans were reviewed in FY 2020, with # TBD of those within the UA.
- **71 & 7J**: There are no privately-owned facilities within the NMDOT jurisdiction.
- **7K through M**: Not applicable; NMDOT is the only operator post-construction and as a result, no enforcement authority or action is required.
- 8. **8A**: Dollar amounts shown reflect estimated expenditures from July 1, 2019, through June 30, 2020. Expenditures shown reflect consultant fees, contributions to the Stormwater Quality Team and the Water Quality Sampling Program, and costs for maintenance activities (litter pickup, street sweeping, drainage structure cleaning, etc.), within the MS4 boundary. The costs of the Drainage Design & Environmental Bureaus employee salaries, training, and travel expenses were **not** included in this MS4 program resources estimate.
  - 1. Consultant fees = \$42,200
  - 2. Stormwater Quality Sampling and MRGSQT = \$12,000
  - 3. Contracted Weed and Litter Pick-Up Services = \$745,000
  - 4. Roadway Sweeping = \$612,601
  - 5. Maintenance and Litter Pickup activities = \$983,000
  - 6. Total = \$2.39 Million
  - **8B**: Next year's budget for implementing NMDOT District 3's MS4 NPDES program is anticipated to be similar to this year's expenditures.
  - **8C**: NMDOT has no annual revenue or direct funding source for the MS4 program. The MS4 program budget (amounts shown) is allocated out of the general funding for the DOT.
  - **8E**: The text box in the EPA Annual Report pdf form does not allow enough space to enter a complete response. Complete response (Note Table continues on p. 6):

Entity	Activity/Task/ Responsibility	Your Oversight/ Accountability Mechanism
NMDOT-District 3 Bernalillo County AMAFCA City of Albuquerque UNM Sandoval County Village of Corrales City of Rio Rancho Village of Los Ranchos	MS4 Technical Advisory Group (TAG) – various cooperative activities	Intergovernmental Agreement

Entity	Activity/Task/ Responsibility	Your Oversight/ Accountability Mechanism
Kirtland Air Force Base Town of Bernalillo SSCAFCA ESCAFCA Sandia National Laboratory (DOE)		
NMDOT-District 3 AMAFCA City of Albuquerque Bernalillo County Village of Corrales City of Rio Rancho Village of Los Ranchos Town of Bernalillo SSCAFCA ESCAFCA Sandoval County Ciudad Soil and Water Conservation District	Mid-Rio Grande Stormwater Quality Team (MRGSQT)	Intergovernmental Agreement
NMDOT-District 3 Bernalillo County AMAFCA City of Albuquerque UNM Sandoval County Village of Corrales City of Rio Rancho Village of Los Ranchos Town of Bernalillo SSCAFCA ESCAFCA	MS4 Compliance Monitoring Cooperative (CMC) – Wet Weather Monitoring	Intergovernmental Agreement
NMDOT- District 3 Bernalillo County Village of Los Ranchos AMAFCA	Development Review – Construction and Post- Construction Stormwater Management	Intergovernmental Agreement
NMDOT- District 3 Bernalillo County ABCWUA City of Albuquerque AMAFCA Village of Los Ranchos	Capacity, Management, Operations and Maintenance (CMOM) Plan Spill Response, emphasis on Fats, Oils and Grease (FOG)	Intergovernmental Agreement
NMDOT – District 3 Bernalillo County City of Albuquerque AMAFCA	Investigation and Resolution of IDDE	Shared without cost allocation

- 9. 9A: NMDOT is a non-traditional MS4 and evaluating the overall effectiveness of its stormwater management program focuses on metrics collected specific to its roadway facilities. NMDOT tracks general public surveys with the Middle Rio Grande Stormwater Quality Team (MRGSQT) and nutrient study results for the Tijeras Arroyo with the City of Albuquerque and Bernalillo County. Large scale watershed or instream hydrologic studies are beyond the jurisdiction and reach of NMDOT. NMDOT tracks adopt-a-highway data (public participation litter removal program) including the number of volunteers and amount of trash removed for each of the six (6) NMDOT districts within the state. In addition, through NMDOT's Maintenance Management System (MMS) system, NMDOT tracks all their maintenance activities in each district including miles of roadway sweeping, litter removal, and drainage structure cleanings. Tracking this data assists NMDOT in evaluating the overall effectiveness of its activities related to stormwater management and MS4 Permit compliance.
- 10. Support documents similar to those provided in the attachments of previous MS4 Annual Reports have been compiled and are on file at NMDOT offices. They have not been included in this report to keep this submittal a manageable size. These supporting documents are available upon request.

#### **Attachments:**

 Attachment 1 - FY 2020 MRGSQT Outcomes Report – Not Included with the Draft Report because the Outcomes Report is not yet complete.

# Attachment 1 FY 2020 MRGSQT Outcomes Report

FY 2020 MRGSQT Outcomes Report
Not Included with the Draft Report because the Outcomes Report is not yet complete.