

#### City of Pearland

3519 Liberty Drive Pearland, Texas 77581 Tel: 281.652.1637 pearlandtx.gov

Date: March 27, 2020

Texas Commission on Environmental Quality Stormwater & Pretreatment Team Leader (MC-148)

P.O. Box 13087

Austin, Texas 78711-3087

Re: Phase II MS4 Annual Report Transmittal for

City of Pearland TPDES Authorization: TXR040208

Brazoria-Fort Bend County Municipal Utility District No. 1 TPDES Authorization: TXR040511

Brazoria County Municipal Utility District No. 17 TPDES Authorization: TXR040449

Brazoria County Municipal Utility District No. 19 TPDES Authorization: TXR040594

Brazoria County Municipal Utility District No. 23 TPDES Authorization: TXR040506

Brazoria County Municipal Utility District No. 26 TPDES Authorization: TXR040507

Brazoria County Municipal Utility District No. 28 TPDES Authorization: TXR040508

Brazoria County Municipal Utility District No. 34 TPDES Authorization: TXR040509

Brazoria County Municipal Utility District No. 35 TPDES Authorization: TXR040510

Harris County Municipal Utility District No. 509 TPDES Authorization: TXR040512

Lower Kirby Pearland Management District TPDES Authorization: TXR040622

Pearland Municipal Management District No.1 TPDES Authorization: TXR0400623

#### Dear Team Leader:

This letter serves to transmit the required annual report for the Texas Pollutant Discharge Elimination System Small Municipal Separate Storm Sewer System General Permit, Authorization Number TXR040208 for the City of Pearland, TXR040511 for BFBC MUD 1, TXR040449 for BC MUD 17, TXR040594 For BC MUD 19, TXR040506 for BC MUD 23, TXR040507 for BC MUD 26, TXR040508 for BC MUD 28, TXR040509 for BC MUD 34, TXR040510 for BC MUD 35, TXR040512 for HC MUD 509, TXR040622 for Lower Kirby Pearland Management District, and TXR040623 for Pearland Municipal Management District 1.

The annual report is for Year 1 - 01/01/2019-12/31/2019

A separate Notice of Change has not been submitted based on the fact that changes have not been proposed for the next permit year.

As required by the general permit, a copy of the report has been mailed to the TCEQ's regional office <u>12</u> in <u>Houston</u>, Texas.

Sincerely,

Rasika Perera, P. E., C.F.M.

Assistant City Engineer

City of Pearland



#### City of Pearland

3519 Liberty Drive Pearland, Texas 77581 Tel: 281-652-1600 pearlandtx.gov

March 25, 2015

**Executive Director** Texas Commission on Environmental Quality Storm Water and Pretreatment Team P.O. Box 13087, MC-148 Austin, TX 78711-3087

Subject: Delegation of Signatories to Reports

Facility/Company/Site Name: City of Pearland MS4

TPDES Permit Number: TXR040208

#### Dear Executive Director:

This letter serves to designate the following people or positions as authorized personnel for signing reports, storm water pollution prevention plans, certifications or other information requested by the Executive Director or required by the general permit, as set forth by 30 TAC §305.128 (see page 2).

Name or Position	Assistant City Manager
Name or Position	Director of Engineering
Name or Position	City Engineer
Name or Position	

I understand that this authorization does not extend to the signing of a Notice of Intent for obtaining coverage under a storm water general permit.

By signing this authorization, I confirm that I meet the requirements to make such a designation as set forth in 30 TAC §305.44 (see page 2).

Sincerel

Name

The Manager

Marc 24, 2015 Date



#### City of Pearland

3519 Liberty Drive Pearland, Texas 77581 Tel: 281-652-1600 pearlandtx.gov

Delegation of Signatories to Reports Page 2

#### RELEVANT PROVISIONS

**305.128**(a) All reports requested by permits and other information requested by the executive director shall be signed by a person described in §305.44(a) of this title (relating to Signatories to Applications) or by a duly authorized representative of that person. A person is a duly authorized representative only if:

- (1) the authorization is made in writing by a person described in §305.44(a) of this title (relating to Signatories to Applications);
- (2) the authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity or for environmental matters for the applicant, such as the position of plant manager, operator of a well or well field, environmental manager, or a position of equivalent responsibility. (A duly authorized representative may thus be either a named individual or any individual occupying a named position); and
- (3) the written authorization is submitted to the executive director.
- (b) If an authorization under this section is no longer accurate because of a change in individuals or position, a new authorization satisfying the requirements of this section must be submitted to the executive director prior to or together with any reports, information, or applications to be signed by an authorized representative.
- (c) Any person signing a report required by a permit shall make the certification set forth in §305.44(b) of this title (relating to Signatories to Applications).
- 305.44(a) All applications shall be signed as follows.
- (1) For a corporation, the application shall be signed by a responsible corporate officer. For purposes of this paragraph, a responsible corporate officer means a president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation; or the manager of one or more manufacturing, production, or operating facilities employing more than 250 persons or having gross annual sales or expenditures exceeding \$25 million (in second-quarter 1980 dollars), if authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures. Corporate procedures governing authority to sign permit or post-closure order applications may provide for assignment or delegation to applicable corporate positions rather than to specific individuals.
- (2) For a partnership or sole proprietorship, the application shall be signed by a general partner or the proprietor, respectively.
- (3) For a municipality, state, federal, or other public agency, the application shall be signed by either a principal executive officer or a ranking elected official. For purposes of this paragraph, a principal executive officer of a federal agency includes the chief executive officer of the agency, or a senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., regional administrator of the EPA).
- (b) A person signing an application shall make the following certification: "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 gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

# Phase II (Small) MS4 Annual Report Form

# **TPDES General Permit Number TXR040000**

# **A. General Information**

Authorization Number: TXR040208					
Reporting Year: 1					
Annual Reporting Year Option Selected by MS4:					
Calendar Year:X					
Permit Year: <u>N/A</u>					
Fiscal Year: <u>N/A</u> Last day of fiscal year: ( <u>N/A</u> )					
Reporting period beginning date: (month/date/year)01/01/2019					
Reporting period end date: (month/date/year) <u>12/31/2019</u>					
MS4 Operator Level:3					
Name of MS4: <u>City of Pearland</u>					
Contact Name: <u>Rasika Perera</u> Telephone Number: <u>(281) 997 - 4268</u>					
Mailing Address: <u>3519 Liberty Drive, Pearland Texas 77581</u>					
E-mail Address: <u>RPerera@pearlandtx.gov</u>					
A copy of the annual report was submitted to the TCEQ Region YES $_{ m X}$ NO $_{ m}$					
Region the annual report was submitted to: TCEQ Region 12					

# **B. Status of Compliance with the MS4 GP and SWMP**

1. Provide information on the status of complying with permit conditions:  $(TXR040000\ Part\ IV.B.2)$ 

	Yes	No	Explain
Permittee is currently in compliance with the SWMP as submitted to and approved by the TCEQ.	X		SWMP submitted by deadline and has provisional coverage until final approval.
Permittee is currently in compliance with recordkeeping and reporting requirements.	X		Year 5 annual report of previous term has been submitted.
Permittee meets the eligibility requirements of the permit (e.g., TMDL requirements, Edwards Aquifer limitations, compliance history, etc.).	X		SWMP and previous annual report were submitted on time. No outstanding deficiencies.
Permittee conducted an annual review of its SWMP in conjunction with preparation of the annual report	X		SWMP was reviewed per the TXR040000 instructions.

### Note:

The MS4 Operator's year 1 annual report reflects the BMPs and MCMs as depicted in the updated SWMP. Some of the BMPs/MCMs were not strictly enforced during year 1 as the SWMP has not been approved by TCEQ and adopted by the City.

2. Provide a general assessment of the appropriateness of the selected BMPs. You may use the table below to meet this requirement (**see Example 1 in instructions**):

MCM(s)	ВМР	BMP is appropriate for reducing the discharge of pollutants in stormwater (Answer Yes or No and explain)		
		The City developed and distributed educational material regarding stormwater pollution prevention and the hazards associated with illegal discharges and improper disposal of waste.		
		Topics included:  A. "Easy Things You Can Do Every day to Protect Our Water"  B. "A guide to the proper use of storm sewer system"  C. "Fight the Fog (Fats, Oils, and Greases)"  D. "Defend your Drain."  E. "After the Storm"		
1,2	Distribute Education Material	Methods of distribution included:  Community Events such as Earth Day, Spring and Fall community clean up  Available at City Hall Annex.  Available for Recycling Center Visitors.  Available in the City's website (Stormwater Management Webpage).		
		Target audiences included: General Public/Residents - A&B City Employees - All School Children - A&B Commercial properties and restaurants employees - C Construction contractors - E		
1,2,3	Stormwater Reporting by the Public	Yes.  Giving the public an avenue to report instances of pollution allows for a more comprehensive approach to managing the quality of stormwater. The City utilizes the Public Works emergency phone number to allow its citizens the opportunity to report stormwater pollution issues. This phone number can be found on the City's website and on its utility bills. In addition, the City has made the app "Connect to Pearland" available for residents to report code violation issues including stormwater concerns.		

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1	Public Involvement Opportunities	Yes.  Allowing for public involvement allows for a more comprehensive approach to managing the quality of stormwater.  The City's Park and Recreation department provides volunteer opportunities for special events and programs. The public involvement activities included in year 1 were the Earth Day celebration held on April 27, 2019 and Spring & Fall Community Cleanup days were on February 16, April 6, and November 9, 2019. These outreaches provide volunteer opportunities for both kids and adults. On February 9, 2019, during Cigarette Litter Awareness day, 20 major intersections were cleaned and collected 14, 183 cigarette buds with 28 volunteers, 162 miles were cleaned on Spring and fall cleanup days with 2,272 volunteers and picked 4,275 pounds of trash. On March 30, 2019 Pearland Waterways Cleanup event was held and 0.8 miles of Mary's Creek was cleaned up and collected 99 pounds of trash, 1 pound of recycling with 58 volunteers.
2,5	Storm Sewer System Map & Facility Inventory	Yes.  A storm sewer map and inventory of facilities aides in the management of the storm sewer system and City-owned facilities.  The storm sewer system map has been updated to reflect the most recent condition of storm sewer system in the City. In addition, City's GIS website shows all of the utilities, such as sanitary sewer systems, lift stations, and treatment plants etc. Outfalls and receiving streams are identifiable on the map as well.
2	Illicit Discharge and Spill Inspection, Investigation, and Response	Yes.  Inspecting, investigating and responding to illicit discharges and spills helps to minimize illicit discharges and spills from entering the storm sewer system.  The following programs are currently in place to prevent undesirable discharge from entering out drainage system: a) Fire Marshal/ Emergency Management, Code Enforcement Department Investigation, Grease Interceptor Maintenance and Inspections, Wastewater Infrastructure Design, and Maintenance and Inspections. The City has Hazmat resources for emergencies and procedure to notify TCEQ. The City also has a written procedure for Hazardous Material and Oil Spill response plan and procedure. The IDDE response procedure was written to include Fire, EMS, Fire Marshal, Code Enforcement, and Emergency Management responding to incidents and complaints; either called into fire dispatch as emergencies, City website, "Connect2pearland" app, or phone calls. There were 17 code violations illegal dumping, 39 Rubbish, 4 Littering, 2 Spills/Street Soil, 24 Chemical Spills, 76 Natural or LPG Leaks, and 5 Carbon Monoxide Incidents in 2019. City received 9 stormwater related calls

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2	On-Site Sewage Facilities (OSSF) Procedures	Yes. City codes help to govern discharges from OSSFs into City-owned facilities/conveyances. The OSSF procedures prepared by the City is made available online for public use. As discussed in the OSSF procedure, the City contacted H-GAC and received GIS layer for OSSF. The City has added HGAC's link to show the location of OSSF in the City. There were three OSSF permits approved by TCEQ within the limit of City of Pearland.
3,4	Plan Review	Yes.  Plan reviews help to ensure projects adhere the City's specifications and regulations.  The City currently has engineering plan and permit review guidelines/SOP, drainage plan review guidelines and detention pond review and inspection guidelines/SOP. Drainage plan review guidelines include review of detention pond for detention volume, outlet structures, side slopes, etc. City accepts digital copies of plans and are loaded in the online system called "TRAKiT". This online system is used to provide plan review comments and approval process.
2,3	Construction Site Inspection & Enforcement	Yes.  Site inspections ensure that proper SWPPP controls are in place. Various projects were inspected by the City's stormwater inspector.  More than 88 inspections were performed by City inspectors at subdivisions and commercial properties under construction. The City employees use "Survey 123" GIS interface to add/update, review, and analyze SWPPP inspections.
3	Construction Site Inventory	Yes.  An inventory of construction sites helps to track and manage construction activity in the City.  A database has been created to keep records of Notices of Intent (NOIs), Notices of Change (NOCs) and Notices of Termination (NOIs). The database reflects a total of 17 NOIs, 14 NOTs & 1 NOCs filed in year 1. The City of Pearland assigns Engineering Inspectors to inspect all applicable capital improvement projects as well as sub-division projects. The City performed more than 88 inspections during construction of various subdivisions and commercial properties in year 1.

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4	Structural Control Maintenance, Inspection, and Enforcement	Yes.  Inspection, maintenance, and enforcement helps to ensure the proper function of structural controls.  There are various entities involved in maintaining the stormwater control structures within the limits of the City of Pearland. Property owners and home owners association are responsible for maintaining the outfall structures into, and out of, the respective detention ponds, as well as outfall structures into the Brazoria Drainage District 4: BDD4 is an MS4 Operator and has its own inspection and maintenance program. The City Inspects all of the detention ponds under its jurisdiction which consists of the inspection of outfall structure as well as pump maintenance report. The City inspected 195 detention ponds in 2019 and 131 out of 195 passed the inspection. 49 detention pond owners were notified for the violation and to take corrective action. District-owned ponds are maintained by the respective in-City MUDs. The City of Pearland is responsible for the maintenance of street and yard inlets within the street right-of-ways and public places. Regarding outfall Structures within the TXDOT right-of-ways, TXDOT is a MS4 Operator and responsible for maintaining the control structures within it right-of ways.
5	Maintenance Contractor Oversight	Yes.  Oversight helps to ensure adherence to SOPs.  Various projects were inspected by the City's stormwater inspector.  More than 88 inspections were performed by City inspectors at subdivisions and commercial properties under construction as a part of Maintenance Contractor Oversight. The City engineering inspectors use "Survey 123", a GIS interface to inspect construction site to ensure correct use of BMP and take corrective action. The inspection reports are downloaded from the website to MS4 Report folder at the end of year for documentation.
5	Municipal Operations & Maintenance Activity	Yes.  Proper operation of facilities is crucial to the overall function of a City's facilities.  The City of Pearland operates and maintains various wastewater treatment plants, sanitary sewer lift stations, water plants, and City fuel station within the City. These high priority facilities are mapped in the City's GIS and operate under separate permits through TCEQ. The City departments such as Parks & Recreation, and Public Works also stores various stormwater pollutants of concerns such as Pesticides, Fertilizers, Vehicles and equipment, construction materials etc. Various SOPs have been developed take care of municipal operations.

5	Municipal Operations Inspection Program & Procedures	Yes.  Visual inspections help to discern the condition and effectiveness of pollution prevention measures.  Various City owned high priority facilities such as wastewater treatment plants, sanitary sewer lift stations, water plants, and fuel stations are mapped in the City's GIS map and operate under separate permits through TCEQ. These facilities are inspected as required by the State. City maintained and inspected 3.2 miles of sanitary sewer line and 170 manholes and rehabilitated 18,878 ft. of the sanitary sewer. In addition, the City departments such as Parks & Recreation, and Public Works also stores various stormwater pollutants of concerns such as Pesticides, Fertilizers, Vehicles and equipment, construction materials etc. Various SOPs have been developed take care of municipal operations. In addition, the City has developed Crack Seal Standard Operating Procedure for Catch Basins Standard Operating Procedures. The City has also developed Sanitary Sewer Maintenance policy. All the SOPs and policies mentioned above establishes inspection and maintenance activities.
5	Disposal of Collected Waste	Yes.  Proper disposal of collected waste is crucial to environmental health. City of Pearland disposes of waste material in accordance with Title 30 of the Texas Administrative Code Chapters 330 or 335, as applicable.
2,3,5	Staff Training	Yes.  Training is essential for more comprehensive approach to stormwater quality management.  IDDE training procedures have been written. In 2019, stormwater pollution prevention trainings were given to employees at the Quarterly Stormwater Committee meetings.  Certified Stormwater Inspector (CSI) training is considered one of the key requirement for the Engineering inspectors. The City currently has ten (10) CSIs.  The "Stormwater Inspector Training" trains/teaches, among other things, inspectors how to deal with the problems associated with illicit discharges.  All of the City firefighters have at least Basic Firefighter certifications from the Texas Commission on Fire Protection, which includes 8 hours of Hazmat Awareness and 32 hours of Hazmat Operations. Many of the City's firefighters have Hazmat Technician certifications-80 hours, and Hazmat Incident Commander certifications-24 hours. Employees from various departments (Projects and Engineering, Public Works and Parks and Recreations) were also provided with trainings related to stormwater management. In addition, SWMP quarterly meeting included a SWMP educational presentation by staff.

2,3,4	Stormwater Quality Ordinances	Yes. Ordinances are vital tools for cities to use as an arm of enforcement toward regulatory matters. The City currently has ordinances in place. These ordinances can be found on the City's website.
		These ordinances can be found on the City's website.

3. Describe progress towards achieving the goal of reducing the discharge of pollutants to the MEP. If no progress was made or the BMP did not result in a reduction in pollutants, provide an explanation. Use the table below to meet this requirement (see Example 2 in instructions):

МСМ	ВМР	Information Used	Quantity	Units	Does the BMP Demonstrate a Direct Reduction in Pollutants? (Answer Yes or No and explain)
1,2	Distribute Education Material	Website	N/A	Uploading Educational Material	No. Though this BMP does not result in a direct reduction of pollutants, educating the citizens will eventually reduce litter, hence pollutants.
1,2,3	Stormwater Reporting by the Public	Website, phone line, mobile app	9 calls	Utilizing Reporting Mechanisms	Yes. When residents observe an illicit discharge and use the website's reporting mechanism or phone line, it reduces the amount the pollutant that would have been otherwise unaddressed.
1	Public Involvement Opportunities	Website	6	Events	No. Though this BMP does not result in a direct reduction of pollutants, involving the public is a great way to create a culture that understands the importance of clean waterways.
2,5	Storm Sewer System Map & Facility Inventory	Inventory of facilities	All	Maps/lists	Yes. Knowing the location of facilities and have the capability to track discharges helps to reduce pollutants discharging into our waterways.
2	Illicit Discharge and Spill Inspection, Investigation, and Response	IDDE Program	All	Reports	Yes. Responding to illicit discharges and spills helps to reduce the amount of pollutants that would have otherwise discharges into our waterways.
2	On-Site Sewage Facilities (OSSF) Procedures	Permits	3	Condition of District Facilities	Yes. Proper condition of these facilities is critical for meeting permit standards on a consistent basis.

3,4	Plan Review	Plans	All received by MS4 Operator	Reviews	Yes. Ensuring proper BMPs are on plan sets helps to reduce the pollutants that would otherwise discharge into the local streams without first going through a BMP.
2,3	Construction Site Inspection & Enforcement	Construction Sites	All	Inspections	Yes. Inspections allow for determining if proper BMPs are in place to reduce sediment discharge and erosion.
3	Construction Site Inventory	Construction Sites	All	Inspections	No. Though this BMP does not result in a direct reduction of pollutants, an inventory of construction sites helps to track and manage construction activity in the City.
4	Structural Control Maintenance, Inspection, & Enforcement	Structural Controls	All	Inspections	Yes. Proper maintenance and inspections is imperative to ensure that controls are functioning properly.
5	Maintenance Contractor Oversight	SOPs	All	Training	No. Though this BMP does not result in a direct reduction of pollutants, maintenance contractor oversight helps to ensure adherence to SOPs.
5	Municipal Operations & Maintenance Activity	SOPs	All	Maintenance	Yes. Proper operation of facilities is crucial to the overall function of a City's facilities.
5	Municipal Operations Inspection Program & Procedures	Procedures	All	Inspections	Yes. Visual inspections help to discern the condition and effectiveness of pollution prevention measures and take action accordingly.
5	Disposal of Collected Waste	Title 30 of the Texas Administrative Code Chapters 330 or 335.	All	Waste Manifests	Yes. Proper disposal of collected waste is crucial to environmental health.
2,3,5	Staff Training	SWMP	4	Meetings	No. Though this BMP does not result in a direct reduction of pollutants, educating and training the citizens and City staff will inform both groups how to improve stormwater quality.
2,3,4	Stormwater Quality Ordinances	Ordinance	15	Violations	Though this BMP does not result in a direct reduction of pollutants, ordinances are vital tool for cities to use as an arm of enforcement toward regulatory matters.

4. Provide the measurable goals for each of the MCMs, and an evaluation of the success of the implementation of the measurable goals (**see Example 3 in instructions**):

MCM(s)	Measurable Goal(s)	Explain progress toward goal or how goal was achieved. If goal was not accomplished, please explain.
		The City developed and distributed educational material regarding stormwater pollution prevention and the hazards associated with illegal discharges and improper disposal of waste.
		Topics included:  E. "Easy Things You Can Do Every day to Protect Our Water"  F. "A guide to the proper use of storm sewer system"  G. "Fight the Fog (Fats, Oils, and Greases)"  H. "Defend your Drain."  E. "After the Storm"
1,2	Distribute Education Material	Methods of distribution included:  Community Events such as Earth Day, Spring and Fall community clean up  Available at City Hall Annex.  Available for Recycling Center Visitors.  Available in the City's website (Stormwater Management Webpage).
		Target audiences included: General Public/Residents - A&B City Employees - All School Children - A&B Commercial properties and restaurants employees - C Construction contractors - E
1,2,3	Stormwater Reporting by the Public	The City utilizes the Public Works emergency phone number to allow its citizens the opportunity to report stormwater pollution issues. This phone number can be found on the City's website and on its utility bills. In addition, the City has made the app "Connect to Pearland" available for residents to report code violation issues including stormwater concerns.

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4	Structural Control Maintenance, Inspection, and Enforcement	There are various entities involved in maintaining the stormwater control structures within the limits of the City of Pearland. Property owners and home owners association are responsible for maintaining the outfall structures into, and out of, the respective detention ponds, as well as outfall structures into the Brazoria Drainage District 4: BDD4 is an MS4 Operator and has its own inspection and maintenance program. The City Inspects all of the detention ponds under its jurisdiction which consists of the inspection of outfall structure as well as pump maintenance report. The City inspected 195 detention ponds in 2019 and 131 out of 195 passed the inspection. 49 detention pond owners were notified for the violation and to take corrective action. District-owned ponds are maintained by the respective in-City MUDs. The City of Pearland is responsible for the maintenance of street and yard inlets within the street right-of-ways and public places. Regarding outfall Structures within the TXDOT right-of-ways, TXDOT is a MS4 Operator and responsible for maintaining the control structures within it right-of ways.
5	Maintenance Contractor Oversight	Various projects were inspected by the City's stormwater inspector. More than 88 inspections were performed by City inspectors at subdivisions and commercial properties under construction as a part of Maintenance Contractor Oversight. The City engineering inspectors use "Survey 123", a GIS interface to inspect construction site to ensure correct use of BMP and take corrective action. The inspection reports are downloaded from the website to MS4 Report folder at the end of year for documentation.
5	Municipal Operations & Maintenance Activity	The City of Pearland operates and maintains various wastewater treatment plants, sanitary sewer lift stations, water plants, and City fuel station within the City. These high priority facilities are mapped in the City's GIS and operate under separate permits through TCEQ. The City departments such as Parks & Recreation, and Public Works also stores various stormwater pollutants of concerns such as Pesticides, Fertilizers, Vehicles and equipment, construction materials etc. Various SOPs have been developed take care of municipal operations.

5	Various City owned high priority facilities such as wastewater treatment procedures  Various City owned high priority facilities such as wastewater treatment procedures and the stations are mapped in City's GIS map and operate under separate permits through TCEQ. The facilities are inspected as required by the State. City maintained and inspection and the sanitary sewer line and 170 manholes and rehabilitated 18,873 the sanitary sewer. In addition, the City departments such as Parks & Recreation, and Public Works also stores various stormwater pollutants concerns such as Pesticides, Fertilizers, Vehicles and equipment, construent materials etc. Various SOPs have been developed take care of municipal operations. In addition, the City has developed Crack Seal Standard Operations. In addition, the City has developed Sanitary Sewer Maintenance policy. All the SOPs and policing mentioned above establishes inspection and maintenance activities.	
5	Disposal of Collected Waste	City of Pearland disposes of waste material in accordance with Title 30 of the Texas Administrative Code Chapters 330 or 335, as applicable.
2,3,5	Staff Training	IDDE training procedures have been written. In 2019, stormwater pollution prevention trainings were given to employees at the Quarterly Stormwater Committee meetings.  Certified Stormwater Inspector (CSI) training is considered one of the key requirement for the Engineering inspectors. The City currently has ten (10) CSIs.  The "Stormwater Inspector Training" trains/teaches, among other things, inspectors how to deal with the problems associated with illicit discharges.  All of the City firefighters have at least Basic Firefighter certifications from the Texas Commission on Fire Protection, which includes 8 hours of Hazmat Awareness and 32 hours of Hazmat Operations. Many of the City's firefighters have Hazmat Technician certifications-80 hours, and Hazmat Incident Commander certifications-24 hours. Employees from various departments (Projects and Engineering, Public Works and Parks and Recreations) were also provided with trainings related to stormwater management. In addition, SWMP quarterly meeting included a SWMP educational presentation by staff.
2,3,4	Stormwater Quality Ordinances	The City currently has ordinances in place. These ordinances can be found on City's website.

# C. Stormwater Data Summary

Provide a summary of all information used, including any lab results (if sampling was conducted) to assess the success of the SWMP at reducing the discharge of pollutants to the MEP. For example, did the MS4 conduct visual inspections, clean the inlets, look for illicit discharge, clean streets, look for flow during dry weather, etc.?

In accordance with the City's SOP's, the sweeping of the City's streets is separated into two frequencies of service. Major roadways and collector streets (223.5 miles) are maintained on a quarterly basis, while 2.7 miles of bridge decks and water crossings are cleaned twice per year. In total, 65 individual sites were swept on a reoccurring basis, in addition to 3 City facility parking lots, 2 subdivisions and 21 additional streets based on the generation of work orders. A total of 823 total lane miles were swept in year 1.

There were 6 backflow systems installed at City stormwater lift stations. The lift stations are monitored daily by staff.

The storm sewer system map has been updated to reflect the most recent condition of storm sewer system in the City. In addition, City's GIS website shows all of the utilities, such as sanitary sewer systems, lift stations, treatment plants etc. Outfalls and receiving streams are identifiable on the map as well.

The City is equipped with Hazmat resources for emergencies and procedures to notify the TCEQ. The City also has written procedures for Hazardous Material as well as an Oil Spill response plan and procedures. The IDDE response procedure was revisited to include Fire, EMS, Fire Marshal, Code Enforcement, and Emergency Management responding to incidents and complaints. During year 1, there were 17 code violations, 3 Oil/Gas/Flammable Liquid Spills, 24 Chemical Spills, 76 Natural or LPG Leaks, and 5 Carbon Monoxide Incidents.

The City has a program that consists of sanitary sewer inspections with a camera truck. The City inspects, rehabilitate sanitary sewer. On average, City maintained and inspected 3.2 miles of sanitary sewer line and 170 manholes, rehabilitated 18,878 feet of the sanitary sewer. The City has also developed a Sanitary Sewer Maintenance Policy which provides the details of routine Maintenance and inspection of sewer and lift stations including emergency response.

During year 1, the City inspected 875 grease traps and found 12 grease trap violations.

The City also inspects the conveyance system after each extreme event rainfall and addresses any stormwater issues. Additionally, the City investigates the stormwater issues brought to attention by citizen complaints.

# **D.Impaired Waterbodies**

 Identify whether an impaired water within the permitted area was added to the latest EPA-approved 303(d) list or the Texas Integrated Report of Surface Water Quality for CWA Sections 305(b) and 303(d). List any newly-identified impaired waters below by including the name of the water body and the cause of impairment.

The waterbodies receiving discharge within the permitted area were on the previous Texas Integrated Report of Surface Water Quality for CWA Sections 305(b) and 303(d) and remain on the new one.

2. If applicable, explain below any activities taken to address the discharge to impaired waterbodies, including any sampling results and a summary of the small MS4's BMPs used to address the pollutant of concern.

TMDL documents state the sources for indicator bacteria vary, and there is no single predominant source. Bacteria specific to humans, avian, and non-avian wildlife and domestic animals all accounted for appreciable portions of the loadings. The I-Plan referenced to write the SWMP summarizes information found in the TMDL documents for potential pollution sources. The City has reviewed the potential sources of bacteria as identified in the I-Plan, as well as the strategies proposed to address these potential sources. The I-Plan strategies are intended to be implemented on a watershed basis, however, some of the strategies do not apply within the jurisdiction of the City of Pearland. Goals listed in the SWMP, including those relative to TMDLs, and reported in previous sections of this annual report have been achieved. Furthermore, the following sections will give more detail of the additional BMPs used to address the pollutant of concern.

3. Describe the implementation of targeted controls if the small MS4 discharges to an impaired water body with an approved TMDL.

The SWMP goals are consistent with the rules written in the TXR040000, as well as the goals written in the respective TMDL documents. Each BMP mentioned in the SWMP shares an overarching goal of controlling the discharge(s) of the pollutant of concern (bacteria) to impaired waters and waters with an approved TMDL, and is intensive on detecting, addressing, and eliminating the bacteria impairment.

4. Report the benchmark identified by the MS4 and assessment activities:

Benchmark Parameter (Ex: Total Suspended Solids)	Benchmark Value	Description of additional sampling or other assessment activities	Year(s) conducted
Bacteria	1.46 Billion MPN/Day 1102_02	Clear Creek above Tidal - No sampling was performed in year 1 of the new permit term.	N/A
Bacteria	1.91 Billion MPN/Day 1102_03	Clear Creek above Tidal - No sampling was performed in year 1 of the new permit term.	N/A
Bacteria	23.9 Billion MPN/Day 1102A_01	Cowart Creek - No sampling was performed in year 1 of the new permit term.	N/A
Bacteria	126 Billion MPN/Day 1102B_01	Mary's Creek/North Fork Mary's Creek - No sampling was performed in year 1 of the new permit term.	N/A
Bacteria	18.2 Billion MPN/Day 1102C_01	Hickory Slough - No sampling was performed in year 1 of the new permit term.	N/A
Bacteria	9.27 Billion MPN/Day 1102G_01	Unnamed Tributary of Mary's Creek - No sampling was performed in year 1 of the new permit term.	N/A

5. Provide an analysis of how the selected BMPs will be effective in contributing to achieving the benchmark:

Benchmark Parameter	Selected BMP	Contribution to achieving Benchmark
Bacteria	Distribute Education Material	The targeted BMP of educational material relative to bacteria helps to educate the public on ways to reduce the bacteria impairments in receiving streams.
Bacteria	Stormwater Reporting by the Public	This targeted BMP helps to facilitate public reporting by providing a hotline, website and by responding to stormwater quality reports specific to bacteria reduction within 1 business day.
Bacteria	Illicit Discharge and Spill Inspection, Investigation, and Response	Targeted BMP for Bacteria: Conduct inspections and maintenance of sanitary sewer system and record at least 95% of inspection and maintenance work orders.
Bacteria	On-Site Sewage Facilities (OSSF) Procedures	Targeted BMP for Bacteria: Refer reports of failing on-site septic facilities to jurisdictional authority within 24 hours of receipt of report. Request OSSF inspection reports from jurisdictional authority.

# 6. If applicable, report on focused BMPs to address impairment for bacteria:

Description of bacteria-focused BMP	Comments/Discussion
Distribute Education Material	Follows I Plan recommendations
Stormwater Reporting by the Public	Follows I Plan recommendations
Illicit Discharge and Spill Inspection, Investigation, and Response	Follows I Plan recommendations
On-Site Sewage Facilities (OSSF) Procedures	Follows I Plan recommendations

# 7. Assess the progress to determine BMP's effectiveness in achieving the benchmark.

Benchmark Indicator	Description/Comments
Educational Material	Educating the public on ways to reduce the bacteria impairments in receiving streams is a way to involve the public in the City's approach to stormwater management.
Stormwater Reporting by the Public	Providing an avenue of reporting multiplies the number of people working towards the goal of reducing the bacteria impairments in receiving streams. A prompt response by the City of Pearland not only encourages public participation, but facilitates quicker clean-up times.
Illicit Discharge and Spill Inspection, Investigation, and Response	Timely response to illicit discharges and spills is imperative in reducing pollution into our waterways. Inspections and investigations aides in discovering the source(s) of the discharge/spill.
On-Site Sewage Facilities (OSSF) Procedures	The City refer reports of failing on-site septic facilities to jurisdictional authority. It requesting OSSF inspection reports from jurisdictional authority to help track faulty systems.

# **E. Stormwater Activities**

Describe activities planned for the next reporting year:

MCM(s)	ВМР	Stormwater Activity	Description/Comments
1,2	Distribute Education Material	Distribute educational material about stormwater pollution prevention and the hazards associated with illegal discharges and improper disposal of waste	Develop and distribute educational material for at least 5 stormwater pollution prevention topics. Utilize at least 3 methods of distribution. Reach at least 3 target audiences.
1,2,3	Stormwater Reporting by the Public	Facilitate public reporting of stormwater quality concerns and illicit discharges.	Maintain at least 1 mechanism for the public to submit stormwater quality reports. Ensure the stormwater reporting mechanism is publicly accessible at least 95% of the time. Respond to stormwater quality reports within 2 business days. If the public report concerns an immediate threat to human health or the environment, respond within 24 hours of notification.
1	Public Involvement Opportunities	Facilitate public involvement and education for stormwater pollution prevention activities. Consider and facilitate public input in the implementation of the program.	Provide at least 2 public involvement opportunities for stormwater pollution prevention. Engage at least 2 target audiences. Provide one opportunity for public to provide feedback on the SWMP during the public comment period.
2,5	Storm Sewer System Map & Facility Inventory	Evaluate the existing map of the City's MS4 system, including the inventory of City-owned facilities and structural controls as defined in the permit.	Document updates needed to map in one memo to file each year.
2	Illicit Discharge and Spill Inspection, Investigation, and Response	Continue a program to inspect, investigate, and respond to notifications of spills and illicit discharges and eliminate identified sources of illicit discharge.	Respond to 100% of notifications of spills and illicit discharge with inspections within 2 business days of receiving a notification. If the notification concerns an immediate threat to human health or the environment, respond within 24 hours of notification. Notify TCEQ of 100% of spills and illicit discharges that are believed to be an immediate threat to human health or the environment within 24 hours of identification.

2	On-Site Sewage Facilities (OSSF) Procedures	Evaluate current program to prevent and correct failing onsite septic facilities.	Document results of evaluation in one memo to file each year.
3,4	Plan Review	Conduct engineering and construction plan reviews of site development and redevelopment projects to the standards set forth in City ordinances and design criteria to evaluate potential water quality impacts during construction and post-construction.	Review 100% of plans submitted to the City prior to final acceptance of plans. Maintain one copy of final plan review documentation for 100% of approved construction plans.
2,3	Construction Site Inspection & Enforcement	Conduct inspections of priority construction sites within the MS4 according to City procedures and ordinances.  Enforce correction for violations of City ordinance provisions governing construction site operations and TPDES Construction General Permit TXR150000.	Conduct at least one site inspection of 100% of identified active priority construction sites, including evaluation of coverage under the Construction General Permit (TXR0150000).  Maintain one copy of each completed construction site inspection report. Conduct follow-up action (i.e. inspection or enforcement) for 100% of sites with observed violations.
3	Construction Site Inventory	Maintain one inventory of all known permitted active public and private construction sites that result in a total land disturbance of one or more acres or a total land disturbance of less than an acre if part of a larger common plan or development or sale.	Add active construction sites to inventory within 7 business days of pre-construction meeting or NOI. Remove finalized construction sites from inventory within 30 business days of receipt of NOT. Maintain one copy of each NOI for construction activity submitted by the contractor to the City.
4	Structural Control Maintenance, Inspection, and Enforcement	Evaluate the City's current program for structural control inspection and maintenance and enforcement of maintenance requirements for privately-owned post-construction BMPs. Continue and/or implement requirements for deed-recorded maintenance plans for privately-owned structural controls.	Document results of evaluation and identify "priority" structural controls in one memo to file each year. Record 100% of maintenance agreements for new privately-owned post-construction BMPs prior to final acceptance. Document enforcement action for post-construction requirements at privately-owned post-construction BMPs.

		Utilize standard contract language requiring compliance with City stormwater pollution	
5	Maintenance Contractor Oversight	prevention measures, good housekeeping practices, and facility specific stormwater management operating procedures on 100% of new or renewed service agreements with contractors hired to perform City maintenance activities with the potential to impact stormwater quality. Investigate stormwater quality reports concerning contracted maintenance activities within 2 business days of receipt of report.	Maintain one copy of inspection documentation notes and follow-up actions, as necessary.
5	Municipal Operations & Maintenance Activity	Evaluate each operation and maintenance activity performed by the City and identify pollutants of concern associated with these activities.	Document results of evaluation and identify operations and maintenance activities performed by the City in one memo.
5	Municipal Operations Inspection Program & Procedures	Evaluate the City's current procedures for visual inspections of pollution prevention measures at Cityowned facilities.	Document in one memo any additional staff or programs needed to meet permit requirements or City goals.
5	Disposal of Collected Waste	Dispose of waste material according to written procedures and in accordance with Title 30 of the Texas Administrative Code Chapters 330 or 335, as applicable	Maintain one copy of associated waste disposal documentation (e.g. waste manifests, contractor invoices, etc.) and estimate the amount of waste material disposed of during the year.

	T		
2,3,5	Staff Training	Conduct training for staff with responsibilities relating to activities with potential impacts to stormwater quality.	Provide general awareness-level training for pollution prevention and good housekeeping to staff at least once annually. Provide job-specific stormwater quality and pollution prevention training to 100% of staff responsible for performing those activities in advance of conducting unsupervised responsibilities. Provide job-specific stormwater quality and pollution prevention training to 100% of staff responsible for performing those activities within 12 months of date of hire or transfer to new role. Maintain one copy of training documentation.
2,3,4	Stormwater Quality Ordinances	Evaluate the City's current ordinances for compliance with illicit discharge prohibition, construction site stormwater runoff control, and post-construction permit requirements.	Document the results of the evaluation in one memo.
Targeted BMPs for Bacteria	Distribute Education Material	Distribute educational material about stormwater pollution prevention and the hazards associated with illegal discharges and improper disposal of waste.	Provide at least 2 topics of educational materials specific to reduction of bacteria.
Targeted BMPs for Bacteria	Stormwater Reporting by the Public	Facilitate public reporting of stormwater quality concerns and illicit discharges.	Respond to stormwater quality reports specific to bacteria reduction within 1 business day.
Targeted BMPs for Bacteria	Illicit Discharge and Spill Inspection, Investigation, and Response	Continue a program to inspect, investigate, and respond to notifications of spills and illicit discharges and eliminate identified sources of illicit discharge.	Conduct inspections and maintenance of sanitary sewer system and record at least 95% of inspection and maintenance work orders.
On-Site Sewage Facilities (OSSF) Procedures	Reporting of Sanitary Sewer Overflows (SSOs)	Evaluate current program to prevent and correct failing onsite septic facilities.	Refer reports of failing on-site septic facilities to jurisdictional authority within 24 hours of receipt of report. Request OSSF inspection reports from jurisdictional authority each year.

## F. SWMP Modifications

	1. The SWMF	and MCM implementation procedures are reviewed each year.
	X_ Yes	No
2.	_	e been made or are proposed to the SWMP since the NOI or the last , including changes in response to TCEQ's review.

If "Yes," report on changes made to measurable goals and BMPs:

MCM(s)	Measurable Goal(s) or BMP(s)	Implemented or Proposed Changes (Submit NOC as needed)
N/A	N/A	N/A

**Note:** If changes include additions or substitutions of BMPs, include a written analysis explaining why the original BMP is ineffective or not feasible, and why the replacement BMP is expected to achieve the goals of the original BMP.

Explain additional changes or proposed changes not previously mentioned (i.e. dates, contacts, procedures, annexation of land, etc.).

# G. Additional BMPs for TMDLs and I-Plans

Provide a description and schedule for implementation of additional BMPs that may be necessary, based on monitoring results, to ensure compliance with applicable TMDLs and implementation plans.

ВМР	Description	Implementation Schedule (start date, etc.)	Status/Completion Date (completed, in progress, not started)		
All	N/A	N/A	Additional BMPs not deemed necessary.		

# **H. Additional Information**

1.	Is the	permitt	ee rely	ing on ai	nother e	entity to	satisfy	any p	ermit	obligatior	าร?
	_X	Yes	_ No								
	If "Ye	s," prov	ide the	name(s)	) of othe	er entiti	es and	an exp	olanatio	on of thei	ir
	respo	nsibilitie	s (add	more sp	aces or	pages	if neede	d).			

All Districts listed below in 2.b are responsible for managing their respective District-owned detention ponds within the City of Pearland.

2.a. Is the permittee part of a group sharing a SWMP with other entities?						
X Yes No						
2.b. If "yes," is this a syspermittees?	tem-wide annual	report including information for all				
_X_ Yes No						
Authorization Number:	TXR040511	Permittee: <u>BFBC MUD 1</u>				
Authorization Number:	TXR040449	Permittee: <u>BC MUD 17</u>				
Authorization Number:	TXR040594	Permittee: <u>BC MUD 19</u>				
Authorization Number:	TXR040506	Permittee: BC MUD 23				
Authorization Number:	TXR040507	Permittee: <u>BC MUD 26</u>				
Authorization Number:	TXR040508	Permittee: <u>BC MUD 28</u>				
Authorization Number:	TXR040509	Permittee: BC MUD 34				
Authorization Number:	TXR040510	Permittee: <u>BC MUD 35</u>				
Authorization Number:	TXR040512	Permittee: <u>HBC MUD 509</u>				
Authorization Number:	TXR040622	Permittee: <u>LKPMD</u>				
Authorization Number:	TXR040623	Permittee: Pearland MMD 1				

The only piece of the conveyance system owned by the respective in-City Districts' is the detention ponds. All of the aforementioned Districts will be responsible for managing their respective District-owned conveyances. Accordingly, these in-City Districts' will rely on the City of Pearland for implementation efforts regarding all MCMs except Good Housekeeping measures relative to District-owned detention ponds.

To meet the good housekeeping requirements, a proper mowing and maintenance schedule will be kept. Fertilization/over-seed will be applied as needed. The goal of this objective is to keep the ponds (side slopes, etc.) in good working order; no erosion, rills, or anything else that would hinder the purpose of the detention pond.

# **I. Construction Activities**

1.	The number of construction activities that occurred in the jurisdictional area of the MS4 (Large and Small Site Notices submitted by construction site operators):
	_667_
2a	. Does the permittee utilize the optional seventh MCM related to construction?

\_\_\_\_ Yes \_X\_ No 2b. If "yes," then provide the following information for this permit year:

The number of municipal construction activities authorized under this general permit	
The total number of acres disturbed for municipal construction projects	N/A

**Note:** Though the seventh MCM is optional, implementation must be requested on the NOI or on a NOC and approved by the TCEQ.

If this is this a system-wide annual report including information for all permittees, each permittee shall sign and certify the annual report in accordance with 30 TAC §305.128 (relating to Signatories to Reports).

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 directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Name (printed): Title: Duche of Engweing

Signature: Date: 3/27/6026

Name of MS4: City of Pearland - TXR040208

If this is this a system-wide annual report including information for all permittees, each permittee shall sign and certify the annual report in accordance with 30 TAC §305.128 (relating to Signatories to Reports).

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 directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Name (printed): Julie M. Ward Title: Vice President

Signature: Julie M. Ward Date: 03.06.2020

Name of MS4: Brazoria-Fort Bend County MUD 1 - TXR040511

If this is this a system-wide annual report including information for all permittees, each permittee shall sign and certify the annual report in accordance with 30 TAC §305.128 (relating to Signatories to Reports).

Name (printed): <u>James W. Chick</u>	Title: <u>President</u>
Signature: James W. Chick	Date: 3/3/2020
Name of MS4: Brazoria County MUD 17 - TX	XR040449

If this is this a system-wide annual report including information for all permittees, each permittee shall sign and certify the annual report in accordance with 30 TAC §305.128 (relating to Signatories to Reports).

Name (printed): Troy D. Nivon	Title: President
Signature:	Date: 3/24/20
Name of MS4: Brazoria County MUD 19 - T	XR040594

If this is this a system-wide annual report including information for all permittees, each permittee shall sign and certify the annual report in accordance with 30 TAC §305.128 (relating to Signatories to Reports).

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 directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Name (printed): Russell Secrest Title: President	_
Signature: Lussell Jecres Date: 3/11/2020	
Signature. Justice Justice Date.	=

Name of MS4: Brazoria County MUD 23 - TXR040506

If this is this a system-wide annual report including information for all permittees, each permittee shall sign and certify the annual report in accordance with 30 TAC §305.128 (relating to Signatories to Reports).

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 directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Name (printed	1): CARALYNN	TRADE Title:	PRESIDE	ENT
Signature:	Caralyn	Made Date:	March 3	, 2020

Name of MS4: Brazoria County MUD 26 - TXR040507

If this is this a system-wide annual report including information for all permittees, each permittee shall sign and certify the annual report in accordance with 30 TAC §305.128 (relating to Signatories to Reports).

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 directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Name (printed): Richard	Escamillatitle: Y	resident	Brazoria County
	-	1 /	, MND 38
Signature: /////////	 Date:	3/18/202	3
		7 /	

Name of MS4: Brazoria County MUD 28 - TXR040508

If this is this a system-wide annual report including information for all permittees, each permittee shall sign and certify the annual report in accordance with 30 TAC §305.128 (relating to Signatories to Reports).

Name (printed): ROLAND FALGORD Title:	PRESIDENT
Signature: Roland Folgonof Date:	02/27/2020
Name of MS4: Brazoria County MUD 34 - TXR040509	9

If this is this a system-wide annual report including information for all permittees, each permittee shall sign and certify the annual report in accordance with 30 TAC §305.128 (relating to Signatories to Reports).

Name (printed): Soil Soot	_ Title: _Vice	President		
Signature:	Date: Marh	10, 2020		
Name of MS4: Brazoria County MUD 35 - TXR040510				

If this is this a system-wide annual report including information for all permittees, each permittee shall sign and certify the annual report in accordance with 30 TAC §305.128 (relating to Signatories to Reports).

Name (printed): RICARDO RODEIGUATELE: PRESIDENT
Signature: <u>                                     </u>
Name of MSA: Harris-Brazoria County MID 509 - TYP040512

If this is this a system-wide annual report including information for all permittees, each permittee shall sign and certify the annual report in accordance with 30 TAC §305.128 (relating to Signatories to Reports).

Name (printed): Bian > Malone	Title:	ce President	
Signature: Radian	Date:	3-18-2020	
Name of MSA: Lower Kirby Poarland Management District TVP040633			

If this is this a system-wide annual report including information for all permittees, each permittee shall sign and certify the annual report in accordance with 30 TAC §305.128 (relating to Signatories to Reports).

Name (printed): Mike D. Roze II	Title:	President
Signature: Mike D. Bosell		
Name of MS4: Pearland Municipal Manager	ment Distr	ict 1 - TXR040623