

### Water Quality Program

#### Permit Submittal Electronic Certification

#### Permittee: SPOKANE RIVERSIDE PARK WRF

Permit Number: WA0024473

Site Address: 4401 N AUBREY L WHITE PKWY SPOKANE , WA 99205

Submittal Name: CSO Reporting (Annual)

Version: 2

Due Date: 10/1/2021

**Comments:** 

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 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.

Mike Lowdon

6/8/2021 12:50:49 PM

Signature

Date

Added note 4/6/2021: This version of the report corrected an error to the amount of rainfall in March 2020 on page 22, figure 4-6. The original amount of rainfall was listed as 6.40" of rain and corrected to 0.81" of rain. IHayes

Added note 6/8/2021: This version of the report corrected an error to the amount of rainfall at GEG in October 2020 which affected the total rainfall for 2020. October 2020 was changed from 2.65" to 1.66" of rain which changed total rainfall from 16.35" to 15.36" at GEG for 2020. IHayes

April 1, 2021



WASTEWATER 909 E. Sprague Avenue Spokane, Washington 99202-2127 509.625.7900 FAX 509.625.7940

Diana Washington Water Quality Program Washington State Department of Ecology 4601 North Monroe Spokane, WA 99205

Re: City of Spokane Combined Sewer Overflow (CSO) Annual Report - 2020

Dear Ms. Washington:

Enclosed for review and approval is the City of Spokane's 2020 CSO Annual Report as required in Section S.13B of the City's 2011 NPDES Permit (WA-002447-3). The 2020 annual CSO overflow volume to the Spokane River of approximately 13.6 million gallons is 55% lower than the CSO overflow volume of 2019 despite a storm event between May 17-22, 2020 and several precipitation records throughout the year. There were no overflows to Latah Creek in 2020. This report will be posted within a few weeks to the City's Wastewater Management website: https://my.spokanecity.org/publicworks/wastewater/cso

In 2020, the City also completed construction on the CSO facilities indicated in the 2014 CSO Plan Amendment. The last CSO facility to be completed was for CSO 26. The facility became operational in August 2020, and CSO 26 has not had an overflow since that time.

As you requested, additional information regarding Fats, Oils, and Grease (FOG) investigations (page 9 and Appendix B) and a new summary of CSO compliance with the 20-year rolling average (Table 4-10 on page 27) have been added to the 2020 report.

If you have any questions or need additional information about this report, please contact lvie Hayes at 625-7919.

Sincerely.

Raylene Gennett Director – Wastewater Treatment

Enclosure (1): 2020 CSO Annual Report (1 Copies)

cc: (W/O Enclosure):

Marlene Feist, Director of Public Works Mike Coster, Plant Manager – RPWRF Bill Peacock, Principal Engineer – Wastewater Management Mike Lowdon, Operations Superintendent – Wastewater Management Darin Evans, Instrumentation & Data Supervisor – Wastewater Management Fred Brown, Principal Engineer – RPWRF Chris Peterschmidt, Principal Engineer – RPWRF Sibyl Spence – Sewer Department Files Cheryl Riddle – RPWRF Files



# COMBINED SEWER OVERFLOW ANNUAL REPORT- 2020





Protecting the Spokane River

#### CERTIFICATION STATEMENT

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 that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Signature of Official

3-24-2021

Date

Raylene Gennett Director of Wastewater Treatment 4401 N. Aubrey L. White Parkway Spokane, WA 99205 (509) 625-4600 rgennett@spokanecity.org

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## Section 1: Introduction

The City of Spokane's 2020 Annual CSO Report is submitted to meet two sets of regulations: the National Pollutant Discharge Elimination System (NPDES) permit program, as authorized by the Clean Water Act (CWA) under Title 33 United States Code, Section 1251, and the Washington State Department of Ecology (WSDOE) Water Pollution Control Law under Chapter 90.48 Revised Code of Washington. WSDOE administers the NPDES Permit program under a delegation from the U.S. Environmental Protection Agency (EPA).

This annual report is also submitted to share information with the public on activities that improve the City of Spokane's wastewater collection system and operations with the goal of minimizing pollution of the Spokane River. The report is organized in the following order:

- Section 1: Introduction
- Section 2: Operation and Maintenance Activities
- Section 3: Capital Activities
- Section 4: Monitoring Program and Monitoring Results
- Appendix A: Operations and Maintenance Plan for CSO Regulators and Outfalls
- Appendix B: Fats, Oils, and Grease (FOG) Investigations

Additional information about the Combined Sewer Overflow Program and Integrated Plan may be found at: <a href="https://my.spokanecity.org/publicworks/wastewater/cso/">https://my.spokanecity.org/publicworks/wastewater/cso/</a> and <a href="https://my.spokanecity.org/publicworks/wastewater/integrated-plan/">https://my.spokanecity.org/publicworks/wastewater/cso/</a> and <a href="https://my.spokanecity.org/publicworks/wastewater/integrated-plan/">https://my.spokanecity.org/publicworks/wastewater/cso/</a> and

#### **1.1 CITY OF SPOKANE COMBINED SEWER SYSTEM**

The City of Spokane's wastewater collection system includes sanitary sewers and combined sewers, as shown in Figure 1-1. In areas of the City served by combined sewers, runoff from the street enters the system through catch basins where it is combined with sewage and conveyed to the Riverside Park Water Reclamation Facility (RPWRF). In the downtown area, rainwater from some roof drains also enters the combined system. At the end of 2020, there were approximately 866 miles of sanitary sewer gravity lines and 15 miles of sanitary sewer force mains.

In areas of the City that are fully or partially separated, runoff from City streets enters either separated storm sewers that convey stormwater to the Spokane River or Latah (Hangman) Creek, or directly to ground through drywells or bio-infiltration swales. Runoff, which is collected and discharged in a manner *other* than evaporation or a combined sewer system, is regulated under a separate set of regulations, including the 2019-2024 Eastern Washington Phase II Municipal Stormwater Permit and the Underground Injection Control (UIC) regulations.

During storm events, the volume of runoff flowing into the collection system can exceed the capacity of the combined sewer system interceptor pipes and treatment plant. When this occurs, the collection system overflows via outfall pipes to the Spokane River or Latah (Hangman) Creek. As of the end of 2020, there are 20 combined sewer overflow regulators that overflow to 18 combined sewer overflow outfall pipes.



#### FIGURE 1-1 MAP OF CSO / STORM / UIC AREAS

#### **1.2 SPOKANE'S SEWER SYSTEM HISTORY**

The first sewer line in Spokane was built under Howard Street from First Avenue to the Spokane River in June 1888. In the 1890s, the area from the base of the South Hill to the river between Cedar and Division Streets was sewered. Growth of the system paralleled the City's growth through the years as several hundred miles of sewer lines of various sizes and materials were added, all emptying into the Spokane River or Latah (Hangman) Creek.

In 1946, a bond issue was passed to construct intercepting lines to convey sewage to a planned sewage treatment plant. The interceptor system was installed between 1948 and 1958. The system was initially designed to carry 2.3 times the average dry weather flow based on a future population of 258,000 people. This main interceptor capacity was approximately 110 million gallons per day (mgd) and the Hollywood interceptor for the northwest section of the City was 15mgd for a total peak conveyance capacity of 125mgd.

In May 1958, the first phase of a new sewage treatment plant was placed into operation. It was expanded in 1961-1962. The capacity of the sewage treatment plant was 50mgd. During wet weather, flows in excess of 50mgd would flow directly to the Spokane River via 44 CSO outfalls in the system, and through a bypass diversion at the plant. Riverside Park Water Reclamation Facility is now rated at 56mgd and can fully treat storm-related flows up to 125mgd and partially treat flows in excess of 125mgd.

The City of Spokane has been diligently working on a series of projects since 1972 to reduce overflows to the Spokane River. The results and planned goals for reducing the frequency, volume, and number of overflow structures are summarized in Figure 1-2.



## **CSO REDUCTION HISTORY**

#### FIGURE 1-2 CSO REDUCTION HISTORY PROGRESS

#### 1.2.1 – 1972 Action Plan

The 1972 Action Plan was published in May 1972, five months *before* the Clean Water Act was passed by Congress on October 18, 1972. This plan laid out the environmental need to upgrade the sewage treatment plant capacity and include secondary biological treatment as part of the process. It also laid out a plan for screening and disinfection of wet weather overflows in five regional treatment areas, combined with the construction of separated storm sewer systems in some areas. During an average year, it was estimated that just under 1,000 overflow events occurred from 44 overflow points totaling 447 million gallons of combined sewage, along with approximately 280 million gallons bypassed at the sewage treatment plant.

#### 1.2.2 – 1977 Sewer Overflow Abatement Plan

The 1977 Sewer Overflow Abatement Plan further laid out several alternatives for reducing Combined Sewer Overflows to the Spokane River. Growth in the southeast corner of the City combined with river inflow during periods of high river levels were contributing to dry weather overflows from three discharge points. This report selected an alternate for separation of the north side of the City. This alternate also allowed for the City's future sanitary sewer service to Spokane Valley. During an average year, it was estimated that over 929 overflow events occurred from 33 overflow points totaling 565 million gallons of combined sewage, and an estimated 560 million gallons of bypasses at the sewage treatment plant.

#### 1.2.3 – 1979 Sewer Overflow Abatement Plan Update

The 1979 Sewer Overflow Abatement Plan update amends the 1977 plan to further clarify areas to separate with storm sewers and explore which areas outside the City can be added to the sewer system. The original

primary treatment plant was upgraded to an advanced secondary wastewater treatment plant in the mid-1970s and was achieving greater than the 85 percent phosphorus removal required by the NPDES permit. A computational analysis for calculations of flow in tandem with flow monitoring at key points along the interceptor system further refined the allocation of flow capacity for each CSO basin. Suggested overflow settings were detailed for each basin after the proposed separation of the north side of the City to storm sewers.

#### 1.2.4 – 1994 Combined Sewer Overflow Reduction Plan

The 1994 Combined Sewer Overflow Reduction Plan put in place a program for reducing Combined Sewer Overflows to the Spokane River with a 20-year schedule. As a result of the storm sewer separation of 64 percent of the City's sewer service area, the CSO volume to the Spokane River had been reduced by 491 million gallons per year, or 86 percent, for a cost of roughly \$50 million.

The 1994 plan called for an integrated approach to CSO pollutant reduction to achieve Ecology's requirement of just one overflow event per outfall per year. This included the following: street surface cleaning, catch basin cleaning, infiltration and inflow control, water use reduction, storage facilities, optimization of existing control structures, and additional storm separation. A computational Storm Water Management Model (SWMM) was created and calibrated to existing dry and wet weather conditions. An iterative phased approach of constructing a few different facilities, monitoring the results, and constructing the next phase from those results was proposed. During an average year, it was estimated that over 467 overflow events occurred from 24 overflow points totaling 79 million gallons of combined sewage.

#### 1.2.5 – 2005 Combined Sewer Overflow Reduction Plan Amendment

The 2005 Combined Sewer Overflow Reduction Plan Amendment recalibrated the SWMM model using historical rain data, improved modeling capability and increased flows from recent growth in parts of the City. The plan also began looking system-wide for adjustments in interceptor controls and storage volume, as well as creating six CSO reduction alternatives and their probable costs. The plan referenced a 5-year moving average for frequency compliance, a 2-year design storm, with snowmelt, and a beta factor to accommodate differences in rainfall correlated to spatial distances from rain gauges. Several facilities from the 2005 plan were constructed and monitored for performance before constructing more facilities.

#### 1.2.6 - 2008 Sierra Club Settlement Agreement

The City of Spokane and the Sierra Club entered into a settlement agreement in 2008 regarding dry weather overflows. The elements of the Agreement have been completed. Pursuant to the Agreement, eleven CSO regulators prone to dry weather overflows were modified or Control Facilities installed. The final regulator was addressed by a project completed in late 2011. Also, improving CSO-related training and maintenance procedures and enhancing public information and notification were undertaken. Information about CSOs has been added to the City's website and major river access points for the public. Warning flags and special signage are deployed at major river access points if a dry weather overflow occurs. The CSO 0&M Plan is updated annually, additional precautions during maintenance have been established, and training is ongoing.

#### 1.2.7 – 2014 Combined Sewer Overflow Reduction Plan Amendment

In March 2014, the City filed a CSO Reduction Plan Amendment maintaining the December 31, 2017 compliance schedule as mandated by the NPDES permit. The CSO Reduction Plan Amendment reflects a change in circumstances which include more accurate long term meteorological records and data to

effectively size the CSO control facilities; the valuable experience the City has gained with its completed weir modifications and CSO control facilities; the 20-year moving average for annual CSO reporting; and EPA and Ecology's recommendations to incorporate an integrated approach to managing municipal stormwater, municipal wastewater, and CSOs. Baseline conditions were updated and are reflected in Table 4-2 of this report.

The City analyzed all CSO basins and incomplete separation areas and classified each according to a risk profile that included options for more storage, anticipated growth, and other factors. The risk profile was then used in conjunction with basin-level continuous simulation modeling to select a facility size based on a selected number of overflows per year from each basin. This was validated by a system-wide continuous simulation model and from flow monitoring data. Where the model and the flow monitoring disagreed, further analysis was used to select a facility size.

Another input to the facility sizing was a re-optimization of the flow control to the interceptor from each CSO basin. The re-optimization had two goals. The first goal was to limit peak flows resulting from the "CSO design event" in the A.L. White Interceptor to 120mgd versus its theoretical full-pipe capacity of about 130mgd. The second goal was to convey more peak flow from basins where it is infeasible or more expensive to construct a CSO facility and to convey less peak flow and construct more storage for basins where more feasible and less expensive. The City's design basis for sizing CSO facilities was revised from a 2-year, 24-hour SCS Type II storm event with snowmelt to a 1.2-year, 24-hour SCS Type II storm event. The other factor in re-sizing CSO facilities was Ecology's extending the five-year rolling average standard to a 20-year rolling average standard as stated in the current NPDES permit. The result was that the control volumes for CSO storage were reduced from a total of 28.6mg of storage in the system in the 2005 CSO Plan Amendment to between 11.3mg and 13.0mg of storage in the system in the 2014 CSO Plan Amendment.

In 2020, the City completed construction of the last control facility in the 2014 CSO Plan Amendment with the completion of the CSO 26 control facility in August 2020. Prior CSO annual reports contain descriptions of the projects identified in the 2014 CSO Plan Amendment. See <u>Section 3: Capital Activities</u> for more details.



# **FIGURE 1-3:** COMPARISON OF CSO FACILITY SIZING IN 2005 VS. THREE METHODS USED IN THE 2014 CSO PLAN AMENDMENT.

#### **1.3 CITY OF SPOKANE NPDES PERMIT**

The City of Spokane's Combined Sewer System (CSS) is operated under two sets of regulations: The National Pollutant Discharge Elimination System (NPDES) permit program, as authorized by the Clean Water Act (CWA) under Title 33 United States Code, Section 1251, and the Washington State Department of Ecology (WSDOE) Water Pollution Control Law under Chapter 90.48 Revised Code of Washington. WSDOE administers the NPDES Permit program under a delegation from the Environmental Protection Agency (EPA). Because of the two sets of regulations, there are various reporting requirements that must be fulfilled to comply with both laws. As a result, this report is organized to fulfill both reporting requirements with respect to the CSS and CSOs. The current NPDES permit WA-002447-3 was due to expire on June 30, 2016, but has been administratively extended pending issuance of a new permit. The current permit can be found on the City's website:

https://static.spokanecity.org/documents/publicworks/wastewater/treatmentplant/reclamation-facility-permit.pdf

TABLE 1-1: 2011 PERMIT CSO ANNUAL REPORTING REQUIREMENTS								
Source	Requirement							
NPDES S13.A	Locations of Combined Sewer Outfalls.	Table 4-1						
NPDES S13.B	<b>NPDES S13.B</b> Demonstrate compliance with performance standards of WAC 173-245 on a 20-year moving average period.							
NPDES S13.C	Implement and document nine minimum controls for CSOs.	Section 2.1						
NPDES S13.D	Submit a progress report of the progress made implementing the CSO Reduction Plan.	Section 3.2						
NPDES S13.E	Submit annually a plan for maintaining the operation, monitoring and function of CSOs.	Appendix A						
NPDES S13.G.3	Continue the CSO discharge monitoring plan.	Section 4.2, Section 4.3						
NPDES S13.G.4	Continue use and maintenance of public notification system of CSO impacts during wet and dry weather conditions.	Section 2.1.8						
NPDES S13.H	Maintain records of all CSO-related bypasses at the treatment plant.	Table 4-8, Table 4-9						
WAC 173- 245- 090(1)(a)	Detail the past year's frequency and volume of combined sewage discharged.	Table 4-8, Table 4-9						
WAC 173- 245- 090(1)(b)	Explain the previous year's CSO reduction accomplishments.	Section 3.1						
WAC 173- 245- 090(1)(c)	List the projects planned for the next year.	N/A - All projects completed in 2020						

#### **1.4 ORGANIZATION OF THIS REPORT**

## Section 2: Operations and Maintenance Activities

This section describes the Operation and Maintenance (O&M) activities the Spokane Wastewater Department undertakes to reduce the number and volume of Sanitary Sewer Overflows (SSOs), Dry Weather Overflows (DWOs), and Combined Sewer Overflows (CSOs).

#### 2.1 NINE MINIMUM CONTROLS ACTIVITIES

Section S13.C of the City's NPDES Permit Requires compliance with US EPA CSO control policy (59 FR 18688) that states: "permittees with CSOs should submit appropriate documentation demonstrating implementation of the nine minimum controls..." The NPDES Permit requires annual reporting on the City's ongoing efforts to comply with these controls. The following describes the work performed in 2020 on each of these nine minimum controls.

#### 2.1.1 Control 1: Proper Operation and Regular Maintenance Programs for the Sewer System and the CSOs

"Implement proper operation and maintenance programs for the sewer system and all CSO outfalls to reduce the magnitude, frequency, and duration of CSOs. The program must consider regular sewer inspections; sewer, catch basin, and regulator cleaning; equipment and sewer collection system repair or replacement, where necessary; and disconnection of illegal connections."

Every year the City's Wastewater Management (WWM) Department performs 0&M activities to reduce the frequency and volume of preventable overflows. In 2020, the following activities were performed to ensure proper operation of the collection system:

TABLE 2-1: SUMMARY OF 2020 O&M ACTIVITIES							
Activity	Quantity						
Miles of sewer and storm lines cleaned.	595 miles cleaned						
Miles of sewer and storm lines CCTV inspected.	240 miles inspected						
Number of catch basins inspected.	22,094 inspections						
Number of catch basins cleaned.	2,680 cleanings						
Number of catch basins modified to add floatables control.	337 modified						
CSO weir and facility inspections.	614 inspections						
CSO weir and facility cleanings.	25 cleanings						
Number of lift station inspections.	411 inspections						
Number of lift station cleanings.	275 cleanings						

The City's WWM Department routinely inspects sewer and storm lines using Closed Circuit Television (CCTV) equipment. To assist in identifying trouble areas in the collection system, the department uses the National Association of Sewer Service Companies (NASSCO) Pipeline Assessment and Certification Program (PACP) defect coding system.

The WWM Department has an aggressive inspection program for the collection system. Inspections often identify trouble spots in the collection system before backups occur, which otherwise can cause SSOs. When a sewer is inspected and identified as having a maintenance-related problem, the sewer is placed on a cleaning schedule to prevent future maintenance-related backups. For other than the interceptors and larger trunks,

the routine maintenance frequencies vary from as short as a month to approximately two years. Routine maintenance activities include:

- Hydro for flushing light to medium debris.
- Hydro-sawing for root control and grease.
- Rodding or balling for clearing active blockages like roots and debris.
- Chemical root treatment to mitigate growth of roots.

The WWM Department performs routine electrical and mechanical system preventative maintenance on all lift stations to ensure proper operation of the parts of the collection system that require pumping uphill to gravity mains. Most of these lift stations have backup generators to prevent CSO and SSO events during a power failure. By the end of 2015, the City completed the installation of backup generators on all but two lift stations, which have adequate storage capacity for a response by WWM crews with a portable generator. Only two lift stations convey combined sewage: Elm Street and Clarke Avenue.

In 2006, the City's WWM Department developed and implemented its first municipal CSO Operations and Maintenance Plan (0&M Plan), with annual revisions beginning in 2010. The goal of the 0&M Plan is to protect water quality and reduce the discharge of pollutants via CSOs into receiving waters. The 0&M Plan includes names and contact information of designated responsible staff with specific procedures clearly detailed; a list of the critical elements in the CSS: facilities (control tanks, CSO regulator structures, weirs, and so forth) included under this Plan; frequency of routine inspections; wet and dry weather procedures; emergency notification procedures; and record keeping procedures. Repairs and necessary modifications are made to broken or malfunctioning CSS components. A copy of the City's 0&M Plan is submitted under Appendix A.

#### 2.1.2 Control 2: Maximize Use of the Collection System for Storage

"Implement procedures that will maximize use of the collection system for wastewater storage that can be accommodated by the storage capacity of the collection system in order to reduce the magnitude, frequency, and duration of CSOs."

Current CSO regulator settings correspond to the maximum allowable flow conditions in the main influent interceptor (I02) entering the Riverside Park Water Reclamation Facility (RPWRF). As part of the O&M Plan, WWM has a regular preventive inspection program to ensure that trapped sedimentation or debris is cleaned out of catch basins and CSS pipes that could otherwise restrict proper flow. Visual and remote inspections by a Wastewater Specialist or a CSO Instrument Technician are completed weekly for CSOs 14, 15, 19, 22, and 26. In some cases, up-sized in-line storage is used to help reduce overflows. The City's program includes infiltration & inflow (I/I) reduction projects such as grouting, short-line and full-length cured-in-place pipe (CIPP) lining. In 2020, no CIPP short-liners were installed.

2.1.3 Control 3: Review and Modification of Pretreatment Requirements to Assure CSO Impacts are Minimized

"Review and modify, as appropriate, its existing pretreatment program to minimize CSO impacts from the discharges from nondomestic users."

The City routinely surveys existing and new businesses connected to its collection system. As a result, nondomestic customers with the potential to adversely impact the treatment system are identified and managed. At the end of 2020, there were four listed Categorical Industrial Users, thirteen listed Significant Industrial Users, and eleven listed Non-Significant Categorical Industrial Users. Of the eleven Non-Significant Categorical Industrial Users, ten are zero dischargers and one discharges less than 100 gpd.

Part of the Pretreatment Program is the Fats, Oils, and Grease (FOG) Program, which implements the City's Municipal Code requirement to remove FOG from wastewater through the use of grease traps or other methods. FOG has a detrimental effect on the City's sewers and is a significant cause of obstructions. Each time a sewer line is observed by CCTV to be partially or fully obstructed with grease, an investigation is conducted upstream to identify potential sources and enforce the municipal code.

In 2020, there were four FOG investigations. Three of the investigations were solved through training (Best Management Practices, documents and education) and inspections of the grease areas and records. One investigation resulted in the installation of a grease trap. The full reports are submitted under Appendix B.

#### 2.1.4 Control 4: Maximization of Flow to the POTW for Treatment

"Operate the POTW treatment plant at maximum treatable flow during all wet weather flow conditions to reduce the magnitude, frequency, and duration of CSOs. The Permittee must deliver all flows to the treatment plant within the constraints of the treatment capacity of the POTW."

RPWRF has sufficient capacity to provide full treatment for wet weather flow during all but the most extreme storm events. As of 2020, with the addition of a fifth primary clarifier, peak flow up to 125 million gallons per day (mgd) is fully treated on a real-time basis within the duration of most storms. When flows exceed 125mgd, up to 2 million gallons (mg) of excess flow volume can be diverted to on-site storage and receives full treatment after the storm. On very rare occasions, when more than 2mg is diverted, the excess volume above 2mg receives primary treatment and disinfection prior to discharge and is reported as a CSO-related bypass. As part of the CSO Reduction Plan Amendment submitted in early 2014, the main I02 interceptor flows will be limited to 120mgd during the "CSO design event" through the use of upstream CSO storage.

#### 2.1.5 Control 5: Prohibition of CSOs During Dry Weather

"Dry weather overflows from CSO outfalls are prohibited. The Permittee must report each dry weather overflow to the permitting authority as soon as it becomes aware of the overflow. When it detects a dry weather overflow, the Permittee must begin corrective action immediately and inspect the dry weather overflow each subsequent day until it has eliminated the flow."

The City's CSO dry weather program, as outlined in the O&M plan, is both proactive and reactive. The plan includes visual and remote inspections with specific procedures outlined; early warning and overflow alarm monitoring and coordinated response protocols; combined sewer system (CSS) mapping; crew training to avoid overflows from CSS maintenance; and a public notification hotline (344-FISH) which is displayed on a variety of public education materials and on the CSO notification/information signs on the shore at each CSO outfall and at the four major river public access points. The WWM Department conducts regular cross-training of other City departments such as Water & Hydroelectric Services, Streets, Parks and the Fire Department to prevent dry weather overflows from hydrant flushing, reservoir draining, water line flushing, fire-fighting activities, and the draining of Park department pools. In 2020, there were no dry weather overflows.

#### 2.1.6 Control 6: Control Solids and Floatable Materials in CSOs

#### "Implement measures to control solid and floatable material in CSOs."

The control of solid and floatable materials is an inherent part of the City's O&M plan. Many existing and all new catch basins in CSS areas have 90 degree down-turned elbows that retain floatables within the catch basins. Heavier solid materials settle to the bottom of the catch basins and oils and greases float above the elbow. This serves as a preliminary treatment system and captured trash and sediment are pumped out, decanted, and landfilled on a routine basis by maintenance crews. In 2020, 337 bends were installed or modified in catch basins.

As each CSO regulator is modified to add storage in compliance with the CSO Long Term Control Plan, floatable controls are included in the CSO storage facilities and overflow points to largely eliminate any floatable material discharge.

#### 2.1.7 Control 7: Pollution Prevention

"Implement a pollution prevention program focused on reducing the impact of CSOs on receiving waters."

The City conducts a regular street sweeping schedule that aids in keeping trash and debris out of the CSS. In addition, catch basins are pumped regularly as a preventive maintenance measure. Leaves are swept and removed from City streets in the fall. Since 2010, the City has been placing markers near curb drain inlets and basins to inform and remind the public about where wastewater goes. The curb markers installed in CSS areas read: *"Only Rain Down The Drain"* and include a hotline phone number to report dumping.



The MS4 program - while not covered by this permit - also supports a clean sewer collection system. Any illicit discharge complaints are investigated by the WWM stormwater inspectors. The WWM stormwater inspectors also inspect construction projects to make sure they are following Best Management Practices (BMPs) and manage stormwater on site. This ensures that dirt and other debris does not enter the storm or sewer collection systems.

## 2.1.8 Control 8: Public Notification to Ensure that the Public Receives Adequate Notification of CSO Occurrences and CSO Impacts

"Implement a public notification process to inform the citizens of when and where CSOs occur. The process must include (a) mechanism to alert persons of the occurrence of CSOs and (b) a system to determine the nature and duration of conditions that are potentially harmful for users of receiving waters due to CSOs."

Real-time CSO status updates can be viewed by the public on the department's website, https://my.spokanecity.org/publicworks/wastewater/cso/. The website includes the CSO number, location with map, and the date/time of any overflow event within the past 48 hours. It also informs the public and recreational visitors that Spokane River water activities should be avoided in these areas during and after heavy rainfall or snowmelt. In 2020, there were approximately 1,595 views of this page on the department's website.

Information kiosks regarding CSOs are located at four popular river access points: Water Avenue, T.J. Meenach Bridge, Red Band Park, and Plese Flats. If a dry weather overflow occurs, warning signs with orange flags are opened at these four locations to warn the public. When there is a dry weather overflow event, the City also notifies the Spokane Regional Health District and the Washington State Department of Ecology in accordance with the O&M Plan. In 2020, the Water Avenue kiosk was temporarily removed during construction activities. The kiosk will be reinstalled after construction is complete in 2021.

#### 2.1.9 Control 9: Monitoring to Effectively Characterize CSO Impacts and the Efficacy of CSO Controls

"Monitor CSO outfalls to characterize CSO impacts and the efficacy of CSO controls. This must include the collection of data that it will use to document the existing baseline conditions, evaluate the efficacy of the technology-based controls, and determine the baseline conditions upon which it will base the long-term control plan. This data must include:

- a) Characteristics of the combined sewer system including the population served by the combined portion of the system and locations of all CSO outfalls in the CSS.
- *b) Total number of CSO events and the frequency and duration of CSOs for a representative number of events.*
- *c) Locations and designated uses of receiving water bodies.*
- d) Water quality data for receiving water bodies.
- e) Water quality impacts directly related to CSO (for example, beach closing, floatables, wash-up episodes, fish kills)."

The City's CSS serves approximately 100,000 citizens; the rest are in areas with separated storm systems, bioinfiltration swales, or evaporation ponds. The Spokane River and Latah Creek are the only two water bodies that receive CSO discharges, with 17 outfalls and one outfall, respectively. All outfalls are mapped in GIS, marked with signs, and each regulator leading to an outfall is equipped with flow monitoring and telemetry. The City operates the flow monitoring/telemetry for timely alarms, public notification, compliance data, and operation and performance of CSO facilities. In 2020, the City achieved a 99.78% uptime with its CSO monitoring system. The CSO flow monitoring team continues to work hard to mitigate impacts of the ongoing CSO construction projects to maintain the integrity and quality of the telemetry data during construction.

Through the mid-2000s, the City sampled the receiving water bodies during and after large wet weather overflows to determine how quickly fecal coliform levels returned to background. The CSO river sampling program is now focused on dry weather events. Following any dry weather overflow during the high river use season, the City conducts river sampling to determine when fecal coliform levels downstream of the affected outfall have returned to background. The Spokane Regional Health District is informed by the City of any dry weather overflows and is responsible for any public health alerts.

#### 2.2 OTHER MAINTENANCE ACTIVITIES

#### 2.2.1 Sewer Cleaning Activities

The City of Spokane undertakes an extensive cleaning maintenance program. These activities include flushing, balling, rodding, hydroing and other activities. When CCTV video analysis or customer complaints indicate that there is a problem or a potential future problem with a sewer line, it is placed on a scheduled maintenance list in the maintenance management system to ensure timely cleaning occurs. If the problem becomes worse, the scheduled maintenance time is shortened, and the line is flagged for replacement or lining.

#### TABLE 2-2: SUMMARY OF 2020 SCHEDULED SEWER CLEANING

Schedule	Work Orders Done in 2020
<b>Bi-monthly</b>	48
Monthly	587
Every 2 Months	50
Every 3 Months	197
Every 4 Months	20
Every 6 Months	133
Every 9 Months	5
Annually	14
Total # of Work Orders	1,054

#### 2.2.2 Repair, Rehabilitation, and Replacement Activities

The City maintains two construction crews that replace, rehabilitate, and repair sewer and stormwater lines. These crews respond to emergency situations, but also replace or repair lines and catch basins identified by citizens, crews, and CCTV reports. The City also contracts out large line cured-in-place pipe (CIPP) rehabilitation most years for identified lines that have excess infiltration or are found to be structurally deficient.

IABLE 2-3: SUMIMARY OF 2020 SEWER REPAIR AND REPLACEMENTS							
Activity	Asset Count						
New Storm / Sanitary Line	17						
Repair Storm / Sanitary Line	62						
Replace Storm / Sanitary Line	30						
New Catch Basin	5						
Repair Catch Basin	36						
Replace Catch Basin	8						
New Manhole	2						
Repair / Modify Manhole	208						
Replace Manhole	1						
Total # of Assets	369						

#### 2.2.3 Sanitary Sewer Overflow Response and Prevention Activities

A small number of Sanitary Sewer Overflows (SSOs) do occur every year and are promptly reported to Ecology, along with the proposed remedy for preventing a similar overflow in the future. Due to the average age of pipes in the City's collection system, the City has an aggressive CCTV inspection program to prevent SSOs through routine and unscheduled maintenance activities. The two most common causes of SSOs are weather-related surcharges of (private) side sewers and tree roots plugging a City sewer main. Other activities can cause SSOs as well including City large line water main breaks that can overwhelm parts of the collection system, construction activities, and vandalism. In 2020, there was one SSO caused by a water main break, and one SSO caused by the failure of a force main air relief valve.

IABLE 2-4: SUIVIIVIART OF SAINTIART SEVVER OVERFLOWS BY CAUSE, 2015- 2020										
Cause	2013	2014	2015	2016	2017	2018	2019	2020		
Weather-Related		9				1				
Tree Roots	2	3	4	1	3	1	1			
Water Main Break			4					1		
Crushed Line										
<b>Construction Activity</b>		1	1		6		3			
Vandalism			1							
Dirt and Rocks							1			
Grease					1					
Equipment Failure								1		
Other	1		1							
Total # of SSOs	3	13	11	1	10	2	5	2		

#### 2.2.4 Inflow and Infiltration Reduction Activities

The City has worked tirelessly in removing Inflow and Infiltration (I/I) from the sewer collection system. Several methods are used to reduce I/I in the system including CIPP lining, stormwater separation or redirection, plugging of abandoned sewer lines, and other methods.

One of the main causes of I/I within the collection system is high river flows that increase the groundwater level around some of the older pipes along the river. The City has lined large sections of the interceptors along the river and many downtown smaller lines which resulted in the reduction of approximately 10mgd of I/I. Another successful I/I elimination project was the lining of many pipes and upgrading the Springfield lift station in the area south and east of Gonzaga University. As a commitment to optimizing the capacity of the upcoming tertiary membrane treatment installation at the treatment plant, another 10mgd needs to be removed during extended times of high river. In 2020, the CIPP – River Infiltration Reduction project did not line any sewer pipes. However, a new project is being put together in 2021.

#### 2.3 ANNUAL REVIEW OF OPERATIONS AND MAINTENANCE MANUAL

The most current version of the CSO Operations and Maintenance Manual (0&M) was revised on February 22, 2021. The 0&M plan is contained in Appendix A of this report. As new CSO facilities come online, facility inspection checklists are created. CSO crews are also trained in CSO inspections on an annual basis. Training includes a review of normal and abnormal conditions within facilities, and what preventive maintenance is required in each area of a CSO facility, along with checking safety and a gas detection system. Procedures and checklists for Dry Weather Overflows (DWOs) responses are reviewed. Design standards for CSO Facilities are reviewed during the design phase of new facilities based on maintenance feedback to minimize maintenance frequency and effort.

## Section 3: Capital Activities

#### 3.1 – 2020 CSO SYSTEM IMPROVEMENTS

Below is a list of CSO projects completed in the 2020 year:

#### TABLE 3-1: CSO CONTROL PROJECTS COMPLETED IN 2020

**City Project #: 2010088** 

CSO Basin #: 26

Location: Spokane Falls Blvd. from Monroe Street to Lincoln Street

Description: Construction of a 2,200,000 gallon CSO Control facility and associated plaza above tank.

Estimated Cost: \$33.2m

Estimated Completion: 2020 – Q3 City Project #: 2012088

CSO Basin #: 34-1 and I07

Location: Riverside Avenue & Crestline

Description: Construction of a 1,500,000 gallon CSO Control facility and a 200,000 Interceptor Protection facility.

Estimated Cost: \$15.5m

**Estimated Completion: 2020 – Q2** 





#### 3.2 CSO PROJECT SCHEDULE

Below is an adjusted CSO project schedule. The schedule was first published in the 2014 CSO plan amendment and reflects the revised project schedule as it stands at the end of 2020.

TABLE 3-2: CSO CONTROL PROJECT SCHEDULE															
						2020			2021				2022		
	Tank Name			Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
	CSO Projects														
6	Shadle Bluff - Cor	nplete	e												
7	Downriver – Com	nplete	ž												
12	Doomsday Hill - Co	mple	te												
14	Summit														
15	Summit														
20	Hatch – Compl	lete													
23	Maple Regulators														
24	Jefferson														
25	Main Ave														
26	Spokane Fal	ls		С	С	С									
33-1	Liberty Park	<													
33-2	E. U-District - Cor	nplete	е												
34-1	Lee			С	С										
34-2	Underhill – Com	plete													
34-3	20 <sup>th</sup> & Ray – Con	nplete	ž												
41	Minnehaha - Con	nplete	õ												
I-03	TJ Meenach NW	' Blvd													
I-04	04 Bosch's Lot - Complete														
I-07	Napa			С	С										
	Legend:	Р	Planning P	'hase		D	Desig	gn pha	ise	С	Cons	tructi	on ph	ase	<u></u>

## Section 4: Monitoring Programs and Monitoring Results

This section provides an overview of the City of Spokane's precipitation and flow monitoring programs, and presents results for 2020, including a summary of precipitation and CSO overflow frequencies, volume, and duration. There is also a summary of the CSO outfalls that meet the CSO control standard in Table 4-10.

#### 4.1 CSO SYSTEM BASELINE CONDITIONS

As of 2000, there were 24 permitted outfalls associated with the City of Spokane's combined sewer collection system. At the end of 2020, there are 18 outfalls remaining. These are identified in the City's NPDES Permit No. WA-002447-3 and are listed as follows:

TABLE 4-1: 2020 CSO OUTFALLS FROM THE NPDES PERMIT								
Outfall Number	Overflow Structure & Regulator Location Description	Outfall Location Reference						
Discharges	s to Spokane River (North Bank)							
002	A.L. White @ Hartley (Extended)	0.5 miles downstream of WWTP						
006	Kiernan @ NW Blvd	0.25 miles upstream of WWTP						
007	Columbia Cir @ Downriver Park Dr	0.4 miles upstream of WWTP						
010/012	Cochran @ Buckeye	At T.J. Meenach Bridge						
<del>012</del>	Nora @ Pettet Dr	0.55 miles upstream of T.J. Meenach Bridge (Combined with outfall 010 in March 2017)						
014	Sherwood @ Summit	2.0 miles upstream of T.J. Meenach Bridge						
015	Ohio @ Nettleton	2.5 miles upstream of T.J. Meenach Bridge						
Discharges	s to Spokane River (South Bank)							
016	Clarke @ Riverside	1.45 miles downstream of Monroe St Dam						
Discharges	s to Latah Creek							
019	Seventh @ Inland Empire Way	At High Bridge (East Side)						
020	High Drive between 33 <sup>rd</sup> and 37 <sup>th</sup>	2.65 miles upstream of Avista Bridge						
		(Eliminated April 2019)						
Discharges	s to Spokane River (South Bank)							
022	Main @ Oak	0.7 miles downstream of Monroe St Dam						
Discharges	s to Spokane River (North Bank)							
023	Cedar @ Ide	0.3 miles downstream of Monroe St Dam						
Discharges	s to Spokane River (South Bank)							
024	Cedar @ Riverside	0.3 miles downstream of Monroe St Dam						
025	Cedar @ Main	0.3 miles downstream of Monroe St Dam						
026	Lincoln @ Spokane Falls Blvd	At Monroe St Bridge						
033	Sprague Ave @ Sprague Wy	0.15 miles upstream of J. Keefe Bridge						
004	Liberty Park (West End)							
034	Crestline @ Riverside	At Irent Bridge						
038	Magnolla @ S Riverton	0.15 miles upstream of Mission						
039	Attamont @ 5 Kiverton	0.75 innes downstream of Greene						
040	Rogal @ S. Riverton	0.25 miles downstream of Greene						
010	Negar e o miver con	(Eliminated December 2012)						
Discharges	s to Spokane River (North Bank)							
041	Rebecca @ Upriver Dr	0.5 miles upstream of Greene						
Discharges	s to Spokane River (South Bank)							
042	Surro Dr	1.1 miles upstream of Greene						

In the March 2014 CSO Plan Amendment, baseline conditions were updated using a 20-year precipitation dataset and flow monitoring data. Table 4-2 includes the original baseline conditions, and the updated baseline conditions generated from flow monitoring during the ten-year period of 2003 through 2012.

TABLE 4-2: BASELINE AVERAGE ANNUAL CSO VOLUMES AND FREQUENCIES										
ORIGINAL 1979-1988 AND REVISED 2003 – 2012										
020	CSO Location	1070 - 1099	2002 2012	1070 1099	2002 2012					
CSU No	CSO LOCATION	1979 - 1900	2005-2012	1979-1900	2005-2012					
INO.		Average	Average	Average	Average					
		Annual	Annual	Annual	Annual					
		Overflow	Overflow	Overflow	Overflow					
		Volume (MG) <sup>1</sup>	Volume (MG)	Frequency	Frequency					
2	NW Blvd. @ Hartley	1.72 <sup>2</sup>	0 <sup>2</sup>	40 <sup>2</sup>	0 <sup>2</sup>					
3b	NW Blvd. @ Assembly	0.00 <sup>2</sup>	N/A <sup>2</sup>	1 <sup>2</sup>	N/A <sup>2</sup>					
3c	NW Blvd. @ Assembly	1.94 <sup>2</sup>	N/A <sup>2</sup>	51 <sup>2</sup>	N/A <sup>2</sup>					
6	Kiernan @ NW Blvd.	14.12	4.81	34	27					
7	Columbia Circle	0.81	0.32	13	11					
10	Cochran @ Buckeye	0.27	0.15	7	10					
12	Nora @ Pettet	9.65	3.50	35	28					
14	Sherwood @ Summit	0.86	0.11	17	14					
15	Nettleton @ Ohio	4.47	0.20	34	9					
<b>16</b> a	"A" St. @ Linton	0.01 <sup>3</sup>	N/A <sup>3</sup>	0 <sup>3</sup>	N/A <sup>3</sup>					
16b	"A" St. @ Linton	0.50 <sup>3</sup>	0.21 <sup>3</sup>	12 <sup>3</sup>	6 <sup>3</sup>					
18	1 <sup>st</sup> St. @ "A" St.	0.00 <sup>3</sup>	N/A <sup>3</sup>	1 <sup>3</sup>	N/A <sup>3</sup>					
19	Under FW Bridge	0.00	0.00	0	<1					
20	High Dr. near 33 <sup>rd</sup>	0.55	0.03	3	<1					
22	Main @ Oak St.	0.00	0.03	0	1					
23	Cedar @ Ide	1.69	1.07	18	16					
24a	Cedar @ Riverside	2.12	8.00	3	20					
24b	Cedar @ Riverside	0.00	0.10	0	10					
25	Cedar @ Main	0.35	0.42	19	22					
26	Lincoln @ Spokane Falls	19.73	16.41	15	24					
33a	5 <sup>th</sup> @ Arthur	0.00	0.04	0	8					
33b	3 <sup>rd</sup> @ Perry	2.30	6.72	5	7					
33c	3 <sup>ra</sup> @ Arthur	0.12	0.04	11	6					
33d	Sprague Ave @ Sprague Wy	2.03	0.42	42	23					
34	Riverside @ Napa/Crestline	11.78	13.82	13	19					
38	Magnolia @ S. Riverton	0.284	0.084	104	104					
39	Altamont @ S. Riverton	1.064	0.064	344	44					
40	Regal @ S. Riverton	1.45*	0.06*	324	/4					
41	Rebecca @ Upriver Dr.	0.52	0.39	11	12					
42	Surro @ S. Riverton	0.31	0.02	1	2					
Total		/8.64	56.99	2124	296					

<sup>1</sup> With snowmelt.

<sup>2</sup> CSO 2 & 3c flows are consolidated and regulated at CSO 2&3c Control Facility to overflow no more than once per year on average via Outfall 2. CSO 3b regulator is physically eliminated and outfall is now separated storm only.

<sup>3</sup> CSO 16a, 16b & 18 flows are consolidated and regulated at CSO 16/18 Control Facility to overflow no more than once per year on average via Outfall 16b. Outfalls 16a and 18 are physically disconnected.

<sup>4</sup> CSO 38, 39 and 40 flows are consolidated and regulated at the CSO 38/39 Control facility to overflow no more than once per year on average via Outfall 38. Outfalls 39 and 40 are physically disconnected.

#### **4.2 PRECIPITATION MONITORING PROGRAM**

The City of Spokane collects precipitation data from 13 rain gauges around the City. Five of those gauges have been in place since 1996, and provide a 20-year basis for precipitation modeling and validation of sewer models. The data has been collected in a 1-minute resolution since mid-2000. Because of the quality of the rain data, the City has a high degree of confidence in the modeling results and sizing of the CSO facilities.

Overall, 2020 rainfall was slightly below average for the region with 15.36 inches measured at the Spokane Airport. 2020 had the seventh wettest May on record with 3.24" of rain at the Spokane Airport (GEG), and two daily rain records were set that month (1.40" on May 20th and 0.81" on May 31st). During 2020, four daily snow records were also set (Jan 10th – 7", Mar 13th – 3.4", Oct 23rd – 6.9", and Dec 30th – 8.1"), and we received record October snowfall (7.5").

- Despite the precipitation in 2020, CSO events were down 50% from 2019 totals, and there were no overflows between August and December of 2020.
- From May 17-22, 2020, a series of heavy downpours (17th and 18th) and a record day of rain (20th) contributed to Combined Sewer Overflows that accounted for 53% of the total volume of overflows for the year.

TABLE 4-3: 2020 PRECIPITATION BY GAUGE BY MONTH (INCHES)												
Rain Gauge	JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	ОСТ	NOV	DEC
343	3.42	1.01	0.83	0.41	0.76	1.53	0.21	0.07	0.31	1.62	1.82	1.57
344^	2.94	0.95	0.67	0.31	3.39	1.20	0.18	0.05	0.30	1.48	1.35	1.08
Shadle	2.35	0.80	0.56	0.33	3.62	0.70M	0.11	0.03M	0.29P	1.00P	1.10	1.57
Hartson^	2.56	0.54	0.50	0.32	3.59	1.20	0.16	0.05	0.28	1.66	1.52	1.91
City Hall <sup>^</sup>	3.24	0.87	0.64	0.32	2.84	1.17	0.11	0.03	0.25	1.49	1.57	0.00M
Joe Albi^	2.75	0.66	0.51	0.29	3.05	1.13	0.15	0.02	0.29	1.68	1.39P	1.92
Rockwood Vista <sup>^</sup>	4.46E	1.03E	0.85E	0.54E	4.62E	1.4M	0.21M	0.04	0.29	1.46	1.78	2.59
Station 8 <sup>^</sup>	2.27	0.59	0.47	0.36	3.57	1.29	0.19	0.05	0.35	1.71	1.45	1.86
West Drive^	1.87M	0.26M	0.98	0.43M	1.50M	1.71	0.11	0.04M	0.35M	1.05P	1.71M	2.40
Nora & Pettet	3.29	0.95	0.73	0.27	3.39M	1.37	0.13	0.03	0.27	1.52	1.56	2.04
Lincoln	3.37	0.88	0.78	0.40	3.66	1.39	0.18	0.04	0.01	0.78	1.40P	2.19
Northeast	2.91	0.74	0.60	0.35M	3.62	1.19	0.17	0.02	0.23	1.33	1.28	1.75
Crestline & Hoffman	2.90	0.73M	0.68P	0.34M	3.25M	1.38P	0.20	0.02M	0.28P	0.81M	0.81M	1.67
GEG	3.17	0.89	6.40	0.29	3.24	0.88	0.05	0.02	0.33	1.66	1.65	2.37
NWS - Spokane	3.62	0.61	0.99	0.39	3.33	1.25	0.03M	0.05	0.41	1.89	1.69	2.36
Felts Field	2.76	0.74M	0.65	0.39	3.66	1.54	0.23	0.08	0.33	1.69	1.37	1.54
Monthly Average*	2.97	0.79	1.09	0.34	3.19	1.30	0.16	0.04	0.28	1.54	1.40	1.92

M – Rain gauge missing one or more whole days of data.

P – Rain gauge missing partial day data.

**E** – Rain gauge value for part of the month is in error; under-reporting or over-reporting.

\* - Rain gauges with service interruptions and errors are not included in monthly average.

^ – Rain gauge is heated.

#### 4.3 FLOW MONITORING PROGRAM AND SUMMARY OF RESULTS

During 2020, Spokane's flow monitoring employees operated and maintained 34 CSO flow monitoring sites, 1 stormwater and CSO sampling site, and 56 other flow monitoring sites for a total of 91 sites throughout the collection system.

A team of monitoring staff regularly reviews the flow monitoring results and evaluates the quality of the incoming data and the performance of each flow monitor site. The team performs maintenance when a flow monitor indicates erroneous data or is not reporting data on a timely schedule. Early warning alarms are monitored 24 hours per day by the Operations group at RPWRF. If conditions are dry, the alarms are referred to the flow monitoring team and sewer maintenance crews for potential maintenance. Overflow alarms are monitored 24 hours per day, and confirmed alarms are posted to the City's public notification web site.

On a monthly basis, an analyst and the flow monitoring team review the monthly report data. False positives are eliminated from the data, and data that is missing or in error is estimated or adjusted using information from alternative or redundant monitoring points. Any problematic rain gauges and flow monitoring sites with an increase in missing or erroneous data are reviewed by the team to suggest improvements to the flow monitoring site to increase the quality of the data.



FIGURE 4-4: 2003 – 2020 CSO EVENTS & PRECIPITATION

As the City of Spokane's rainfall varies from year to year, the amount of rain and the variability in the intensity of rainstorms introduce a high degree of variability in the number of CSO overflow events. As the City of Spokane continues to install control facilities, the number of overflow events have generally been reduced as shown in Figure 4-4. In 2020, rainfall was average and the the annual number of overflow events was below the 2003-2012 baseline. CSO volume and precipation by month for 2020 is shown in Figure 4-5.



FIGURE 4-5: 2003 – 2020 CSO VOLUME & PRECIPITATION



FIGURE 4-6: MONTHLY CSO VOLUMES & PRECIPITATION FOR 2020

In accordance with the requirements of the City of Spokane's NPDES Permit concerning combined sewer overflow discharges, summarized below are the frequencies, volumes and durations of CSO events recorded from January 1 through December 31, 2020. It is estimated that a **total of 13.6 million gallons** of combined sewage discharged to local receiving waters over these twelve months. All of these discharges were associated with snowmelt and/or rain events and distributed across 8 of the 18 permitted CSO outfalls. Of particular importance is that CSO 26, which contributed to 52% of the total volume of Combined Sewer Overflows and 77% of the total CSO events in 2020, has not overflowed since becoming operational in August of 2020.

TADLE 4-	TADLE 4-8. SUIVIIVIANT OF IVIONITORED CSO FREQUENCIES & VOLUIVIES FOR 2020								
CSO OUTFALL	UPSTREAM REGULATOR ID	MONITORED CSO VOLUME (Gallons)	MONITORED CSO FREQUENCY (Occurrences)	MONITORED CSO DURATION (Minutes)					
021	02 <sup>1</sup>	0	0	0					
06	06	1,368,110	2	445					
07	07	122,046	3	265					
10/12	10	0	0	0					
10/12	12	646,683	2	340					
14	14	3,582	1	20					
15	15	6,210	1	25					
16	16	0	0	0					
19	19	0	0	0					
<del>20</del>	<del>20</del>		Outfall Eliminated Apri	l 2019					
22	22B	0	0	0					
23	23-1	0	0	0					
24	24-1	4,329,420	3	820					
25	25	0	0	0					
26	26	7,103,486	10	1,990					
33	33C	5	Site Eliminated July 2020 - No Ov	verflows in 2020					
	33-1	16,177	1	35					
	33-2	0	0	0					
	Total <sup>2</sup> :	16,177	1						
34	34	0	0	0					
38	38	0	0	0					
<del>39</del>	<del>39</del>		Outfall Eliminated Decem	ber 2012					
40	<del>40</del>		Outfall Eliminated Decem	ber 2012					
41	41	0	0	0					
42	42	0	0	0					
RPWRF <sup>3</sup>	RPWRF <sup>3</sup>	0	0	0					
TOTAL:		13,595,714	23	3,940					

#### TABLE 4-8: SUMMARY OF MONITORED CSO FREQUENCIES & VOLUMES FOR 2020

CSO 03C is now associated with CSO Outfall 02.
Frequency reflects any simultaneous overflows from multiple regulators to a common outfall.

3. NPDES Permit Section 13.H requires reporting date, duration, and volume of CSO-Related bypasses at RPWRF.

TABLE 4-9: 2020 CSO DETAILS BY REGULATOR AND DATE								
Regulator Number	Receiving Water	Start Date	Volume (Gallons)	Duration (Hours)	Precipitation (Inches)	Storm Duration (Hours)		
02	Spokane River	There were no	Combined Sewer Overflows from regulator 02 during 2020					
06	Spokane River	05/20/2020	1,002,794	4.67	2.56	132.83		
		05/31/2020	365,316	2.75	1.26	13.83		
		Total	1,368,110	7.42	3.82	146.67		
		Average	684,055	3.71	1.91	73.33		
07	Spokane River	02/23/2020	3,797	0.17	0.23	3.85		
		05/17/2020	93,611	3.50	2.56	132.83		
		05/31/2020	24,638	0.75	1.26	13.83		
		Total	122,046	4.42	4.05	150.52		
		Average	40,682	1.47	1.35	50.17		
10	Spokane River	There were no	There were no Combined Sewer Overflows from regulator 10 during 2020.					
12	Spokane River	05/20/2020	570,686	4.42	2.56	132.83		
		05/31/2020	75,997	1.25	1.26	13.83		
		Total	646,683	5.67	3.82	146.67		
		Average	323,342	2.83	1.91	73.33		
14	Spokane River	05/18/2020	3,582	0.33	2.56	132.83		
		Total	3,582	0.33	2.56	132.83		
		Average	3,582	0.33	2.56	132.83		
15	Spokane River	05/18/2020	6,210	0.42	2.56	132.83		
		Total	6,210	0.42	2.56	132.83		
		Average	6,210	0.42	2.56	132.83		
16	Spokane River	There were no	Combined Sew	er Overflows	s from regulator	16 during 2020.		
19	Latah Creek	There were no	Combined Sew	er Overflows	s from regulator	19 during 2020.		
22B	Spokane River	There were no	Combined Sew	er Overflows	s from regulator	22B during 2020.		

TABLE 4-9: 2020 CSO DETAILS BY REGULATOR AND DATE								
Regulator Number	Receiving Water	Start Date	Volume (Gallons)	Duration (Hours)	Precipitation (Inches)	Storm Duration (Hours)		
23-1	Spokane River	There were no Combined Sewer Overflows from regulator 23-1 durin						
24-1	Spokane River	01/28/2020	502,941	4.42 2.09		271.00		
		05/20/2020	2,757,346	6.75	2.56	132.83		
		05/31/2020	1,069,133	2.50	1.26	13.83		
		Total	4,329,420	13.67	5.92	417.67		
		Average	1,443,140	4.56	1.97	139.22		
25	Spokane River	There were no	Combined Sew	er Overflows	s from regulator	25 during 2020.		
26	Spokane River	01/23/2020	571,716	10.75	2.09	271.00		
		01/30/2020	30,754	0.58	0.10	56.85		
		02/23/2020	428,682	1.08	0.23	3.85		
		04/27/2020	26,909	0.25	0.06	13.07		
		05/17/2020	2,730,370	11.08	2.56	132.83		
		05/31/2020	2,443,837	4.08	1.26	13.83		
		06/11/2020	292,977	2.83	0.20	57.73		
		06/17/2020	331,085	0.67	0.12	8.25		
		06/20/2020	102,184	0.75	0.07	2.88		
		07/01/2020	144,972	1.08	0.34	63.75		
		Total	7,103,486	33.17	7.04	624.05		
		Average	710,349	3.32	0.70	62.40		
33C	Spokane River	There were no	Combined Sew	er Overflows	s from regulator	<sup>•</sup> 33C during 2020.		
33-1	Spokane River	05/21/2020	16,177	0.58	2.56	132.83		
		Total	16,177	0.58	2.56	132.83		
		Average	16,177	0.58	2.56	132.83		
			0 11 12					
33-2	Spokane River	There were no	Combined Sew	er Overflows	s from regulator	33-2 during 2019.		
22 (T I)	Caralian Di	<b>T</b>	40.477	0.50	2.50	422.02		
33 (Total)	Spokane River	lotal	16,1//	0.58	2.56	132.83		
		Average	16,1//	0.58	2.56	132.83		
24	Caskens Dive	These						
34	Spokane River	There were no	Combined Sew	er Overflows	s from regulator	34 during 2020.		

TABLE 4-9: 2020 CSO DETAILS BY REGULATOR AND DATE							
Regulator Number	Receiving Water	Start Date	Volume (Gallons)	Duration (Hours)	Precipitation (Inches)	Storm Duration (Hours)	
38-1	Spokane River	There were no	Combined Sew	ver Overflows	s from regulator	<sup>.</sup> 38-1 during 2020.	
41	Spokane River	There were no	Combined Sew	ver Overflows	s from regulator	41 during 2020.	
42	Spokane River	There were no	Combined Sew	ver Overflow:	s from regulator	42 during 2020.	
RPWRF	Spokane River	There were no	bypasses at RP	WRF during	2020.		

	10.0011111		010101120	20		
CSO OUTFALL	UPSTREAM REGULATOR ID	OUTFALL LOCATION	CSO FREQUENCY IN 2020	CSO 20-YEAR ROLLING AVERAGE <sup>3</sup>	CSO AVERAGE SINCE FACILITY CONTROLLED <sup>4</sup>	CORRECTIONS IN PROCESS
021	02 <sup>1</sup>	0.5 miles downstream of WWTP	0	0.95	0.00	None – Site is compliant with 20-year rolling average
06	06	0.25 miles upstream of WWTP	2	19.20	N/A	Final regulator settings are being determined
07	07	0.4 miles upstream of WWTP	3	7.75	N/A	Final regulator settings are being determined; Project underway in Cochran Basin to separate stormwater from sewer system
<b>10</b> /12	10	At T.J. Meenach Bridge	0	5.70	0.11	None - Site has been compliant for the last 9 years
10/ <b>12</b>	12	At T.J. Meenach Bridge (Combined with outfall 010 in March 2017)	2	20.10	1.00	None - Site has been compliant for the last 3 years
14	14	2.0 miles upstream of T.J. Meenach Bridge	1	9.26	1.00	None - Site has been compliant for the last 2 years
15	15	2.5 miles upstream of T.J. Meenach Bridge	1	5.10	0.50	None - Site has been compliant for the last 2 years
16	16	1.45 miles downstream of Monroe St Dam	0	3.05	0.00	None - Site has been compliant for the last 13 years
19	19	At High Bridge (East Side)	0	0.30	0.10	None – Site is compliant with 20-year rolling average
22	22B	0.7 miles downstream of Monroe St Dam	0	1.00	0.36	None – Site is compliant with 20-year rolling average
23	23-1	0.3 miles downstream of Monroe St Dam	0	11.25	0.50	None - Site has been compliant for the last 2 years
24	24-1	0.3 miles downstream of Monroe St Dam	3	20.15	2.00	Pump settings are under review
25	25	0.3 miles downstream of Monroe St Dam	0	15.65	0.50	None - Site has been compliant for the last 2 years
26	26	At Monroe St Bridge	10	23.60	N/A	None – No overflows since site came online in 8/2020
33	33C	0.15 miles upstream of J. Keefe Bridge	0	N/A	N/A	None – CSO 33C Eliminated July 2020
33	33-1, 33-2	0.15 miles upstream of J. Keefe Bridge	1²	21.65	1.00	None – Site has been compliant for 1 year
34	34	At Trent Bridge	0	16.40	0.00	None - Site has been compliant for 1 year
38	38	0.15 miles upstream of Mission	0	6.00	0.00	None - Site has been compliant for the last 8 years
41	41	0.5 miles upstream of Greene	0	10.15	0.33	None - Site has been compliant for the last 3 years
42	42	1.1 miles upstream of Greene	0	0.80	0.00	None – Site is compliant with 20-year rolling average

#### TABLE 4-10: SUMMARY OF CSO OUTFALLS AND AVERAGES FOR 2020

1. CSO 03C is now associated with CSO Outfall 02.

2. Frequency reflects any simultaneous overflows from multiple regulators to a common outfall

3. CSO overflow average from 2001-2020

4. A CSO facility is "controlled" when it is in its first full year of operation – i.e. CSO 26 became operational in Aug. 2020, so it is "controlled" in 2021

APPENDIX A: CSO 0&M MANUAL

## **City of Spokane**

## OPERATIONS & MAINTENANCE PLAN For CSO Regulators and Outfalls

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Reviewed 7/11/19 Revised 2/22/21

## GOAL:

The goal of this operations and maintenance plan is to properly manage the CSO regulator structures and prevent combined sewer dry weather overflows (DWO). To accomplish that we have eliminated most of the dam and leaping weir methods of control and upgraded to hydroslides and tanks for storage. Dam and leaping weir overflow occurs within the same manhole as the active sewer line. This style has potential to plug and overflow immediately to the river. The modified weirs and tanks have storage areas before the overflow weir. This allows for some response time prior to the actual overflow. See comprehensive 6 year sewer program for future tank construction schedules.

## AWARENESS AND PREVENTION:

- Wastewater Maintenance Atlas has the CSO regulator basin areas identified by shading and labeling, as to the immediate impact on the regulator through various maintenance procedures.
- Wastewater Crew member training to include these designated areas of immediate impact shall take place annually.
- All contract documents for our cured in place pipe program and any work upstream of regulator that could affect regulator shall include reference to the regulator and/or control device sites and strict notification to the contractor that mechanical measures must be taken to prevent any type of dry weather over flow from any and all work performed by the contractor.
- Maintenance and Construction procedures have been reviewed to include the feasibility of installing pneumatic plugs / sand bags during the course of routine work to prevent any type of dry weather overflow in designated areas.
- Training of Water Department Staff and other city staff that have the potential to cause a DWO.

## FREQUENCY OF INSPECTION:

### **Routine Inspections:**

Visual inspection or by remote means by a Wastewater Specialist or CSO Instrument Technician for each CSO structure(without storage capabilities) shall take place once a week year around, unless maintenance history dictates a more frequent schedule is required. The City's CSO's are geographically split into those located north or south of the Spokane River (see weir check lists). Inspections shall include a visual check for any blockages, plugs, sticks, rocks or debris and be used to assess the overall operating condition. CSO monitoring alarm thresholds have been reviewed and, where feasible, lowered. Remote regular verification of CSO monitoring equipment and telemetry status from RPWRF has been implemented. Weekly visual inspections are accomplished along with continued monitoring. The exception to this schedule shall be on any regulator and/or control device that has been plugged; it is checked daily for five working days, and then checked once a week for a month, before returning to the regular schedule.

- Check all outfall pipes and down stream banks once monthly for signs of overflow.
- Check all sign condition once monthly, if damaged fix as soon as possible.
- As determined by remote monitoring, any CSO structure that overflows following the prior week check will have that outfall pipe checked. Down stream banks will be checked for sewage debris, and cleaned up.

## **Routine Tank Inspection**

See the O & M manual and/or SOP for appropriate tank inspection checklist.

Reviewed 7/11/19 Revised 2/22/21 Visual inspection of each tank shall take place annually per each tank O&M procedures.

An intermediate event is when water gets in the flush tanks and/ or the tank. An extreme event is when the tank fills then overflows to the river.

If monitoring indicates the tanks have filled in an intermediate or extreme event, a follow-up visual inspection of tank components will take place within 7 days of the event.

## Stage II Snow Event Procedures

Routine weekly visual inspections will be suspended during stage II snow events for access and safety reasons.

Remote monitoring of CSO's will continue during the stage II event.

## High River Procedures

For safety reasons, outfalls and downstream river bank inspections will be suspended when the river flows are above 25,000 cfs.

## **Dry Weather Procedures:**

DWO procedures will be done year around. When notification of a possible dry weather overflow occurs Wastewater maintenance will:

• Inspect affected regulator and/or control device and return to normal operation

## **DWO MAINTENANCE PROCEDURES:**

If the regulator and/or control device is overflowing, the crew will immediately try to dislodge any debris causing the blockage with the service truck pole. If this is unsuccessful, the crew will radio Wastewater Maintenance to get the closest available hydro cleaner to assist in clearing the blockage. The crew will continue to work with the pole to dislodge any debris until the hydro crew arrives. If the blockage is still not 100% clear from the regulator and/or control device, the crew shall immediately notify the appropriate Supervisor in order to enter the confined space; per the Wastewater Management confined space entry program and remove all foreign objects with hooks and shovels or by using a combination sewer cleaner with vacuum capabilities. (Note: If the debris cannot be removed expediently, it may be necessary to plug the sewer line and by-pass pump all the flow to another sanitary facility in the interim to remove all debris.) <u>This practice shall be</u> <u>continued until the structure is flowing cleanly and there is no</u> <u>doubt that the regulator and/or control device is 100% free of</u> <u>any obstruction.</u>

- Document the DWO on the complaint form.
- Try to identify the debris blocking weir
- Where possible state the size or amount of blockage

## CAUTION SIGNS AND FLAGS:

During high river use, between April 15<sup>th</sup> and November 1, river entry point signage will also be displayed.

Flags and signage will not be displayed between November 2 and April 14th

- Flip open signage and install flags for 24 hrs at Plese Flats, TJ Meenach, Red Band Park and Water Ave river access points.
- Remove any sewage debris in the vicinity of the outfall within three days of any dry weather overflow,
- Check signage at outfall

## INTERNAL NOTIFICATION PROTOCOL:

Notification of any plugged regulator and or control device shall be directed immediately, 24 hours a day, to Wastewater Maintenance (625-7900) and passed on to the appropriate Supervisor; After hours Supervisor will contact RPWRF operator to give a point of contact. When resolved, Supervisor will contact RPWRF

operator on weir status.

- Dan Duffey Radio #326,
- Mal Lund Radio #330,
- Jim Montague Radio #350,
- Ralph Kirby Radio #331

Reviewed 7/11/19 Revised 2/22/21

## SUPERVISOR PROCEDURES:

In any Dry Weather Overflow (DWO) event, the Wastewater Maintenance and Collection Superintendent, Mike Lowdon, or responsible person shall notify external personnel as defined in the following section and notify the Director of Wastewater Management, Raylene Gennett and the Director of Public Works Scott Simmons.

- Minimum information needed by Supervisors for initial (24-hour) DWO notification is:
- Location and Regulator Number
- Time of notification to Wastewater Maintenance and/or time DWO was discovered
- Notify RPWRF Operator of overflow, as to activate public notification on the city website.

Additional information needed by Supervisors for follow-up report due to DOE within 5 business days includes:

- Start and end times of DWO
- Duration of DWO (cumulative recorded overflow time)
- Estimated gallons of DWO calculated from a review of information provided by programmer analyst
- Pipe and weir sizes involved
- Description of Wastewater Management response, including timeline (alarm, validation, maintenance crew arrival, return to normal operation)
- Cause of DWO, if it can be determined
- Any special circumstances, such as vandalism, firefighting, water main break, damaged monitors or telemetry, etc.
- How we might prevent in the future, as applicable

## 24 HOUR PHONE NOTIFICATION TO ECOLOGY:

Wastewater Maintenance and Collection Superintendent, Mike Lowdon or responsible person shall verbally notify the Dept. of Ecology within 24 hours of the city becoming aware of a possible DWO event. <u>Such notification shall</u> <u>be to Ecology's 24-hour phone number 329-3400.</u> If during business hours, attempt to also notify the NPDES permit manager and enforcement coordinator at Ecology via that same phone number or by e-mail.

# 24 HOUR PHONE NOTIFICATION TO SPOKANE REGIONAL COUNTY HEALTH:

Wastewater Collection Superintendent, Mike Lowdon or responsible person shall verbally notify **Spokane Regional County Health (SRCH)** <u>8am to 5:00 pm call</u> <u>324-1560. After hours call 624- 4146.</u> During business hours attempt to notify Mike LaScuola at the 324-1574 within 24 hours of the city becoming aware of a possible DWO event.

## **POST EVENT INSPECTION:**

Any regulator and/or control device that has been plugged;

- Check daily for five working days,
- Then check once a week for a month,
- If no signs of issues with regulator during the post inspections then return to the regular schedule.

## **5 DAY WRITTEN REPORT TO ECOLOGY:**

Wastewater Maintenance and Collection Superintendent, Mike Lowdon or responsible person shall submit a written report documenting the DWO event. The written report shall be sent to the NPDES permit manager at Department of Ecology within five (5) business days per the notification plan.

## **RECORD KEEPING:**

All monthly inspection reports shall be kept on file at Wastewater Maintenance. Regarding dry weather overflow events, a log of all radio communications during the event will be kept on file. All 5 day written reports for DWO events submitted to Ecology and shall be placed on file. When development of the Maintenance Management System is complete, the monthly CSO regulator inspection information shall be recorded electronically. The data shall reference the manhole identification number (I.D.) and CSO regulator number.

## SUBMISSION DATES:

Previous year's weir, sign and outfall inspection reports shall be submitted by March 1<sup>st</sup> each year. (Reference NPDES Permit S.13.F)

Annual review of the CSO O&M Plan shall be submitted on October 1<sup>st</sup> of each year. (Reference NPDES Permit S.13.E)

# APPENDIX B: FOG INVESTIGATIONS

## Wastewater Discharge Investigation Request

**Employee reporting problem: Dave Hanshaw** 

Contact e-mail / phone: 625-7900

Supervisor: Jim Montague

Date and time: 1/6/2020 8:00am

Location (manhole # and closest intersection - attach map and photos if possible)

102 E Francis

Observation(s) - sight, smell, people, processes, or environment

Grease in city manhole

Clean up required (materials, man hours & employee names)

Any interactions with business owner

Called and talked to Jenny at 483-3033 cell 362 5259

Can you identify source of problem? Please list.

Grease from Deleon's restaurant

Immediate Sample(s) requested (e.g. before a line cleaning)? Y / N If yes, call 625-4600

#### Pretreatment Office only

Request Received on 1/6/2020

Received by Tim Hamm

Request #

Final Report sent date (send all info. to employee and supervisor)

ACTIONS TAKEN TO LOCATE AND RESOLVE PROBLEM: Effluent sampled for FOG quantitative analysis. Spoke with Jenny and Sergio about interference with POTW and grease trap maintenance. Delivered BMPs.

CONCLUSIONS:

#### Wastewater Discharge Investigation Request

Employee reporting problem: Doug Uhlenkott

Mal Lund 625-7911

Mal Lund

1/8/2020

Location (manhole # and closest intersection - attach map and photos if possible)

1618 W 3rd 3rd ash to Walnut : See Sheet 2 and 3

Observation(s) - sight, smell, people, processes, or environment

90% plugged (grease)sewer found during routine inspection

Clean up required (materials, man hours & employee names)

Hydro vac. sewer main to remove grease TV Crew # 18 Doug U. Alex E Hydrovac Crew# 11 Dave Heckler/Rob White Traffic control Crew # 1 Scott Smith/Zack B. All 3 Crews 1 hr labor each

Any interactions with business owner

None

Can you identify source of problem? Please list.

Grease from side sewer

Immediate Sample(s) requested (e.g. before a line cleaning)? Y / N If yes, call 625-4600

#### None

Pretreatment Office only

Request Received on 1/8/2020 Received by Alissa Barrett

Request #

Final Report sent date (send all info. to employee and supervisor) 9/21/2020

ACTIONS TAKEN TO LOCATE AND RESOLVE PROBLEM: visited business 1/15/20: owner was only available by phone. Scheduled meeting 1/27/20 with owner and plumber. No grease trap in restaurant or in parking lot. Letter sent 2/7/20 stating grease trap must be installed by Aug 2020.

**CONCLUSIONS:** Contacted owner 9/21/20. Grease trap installed by Bulldog Rooter 6/26/20. [from install invoice: Installed 40lb grease trap to kitchen prep sink, dishwasher and wash sink. Installed the grease trap under building in crawl space. Intercept drain line after floor drain and before main sewer drain. The owner Kam requested the trap to go under the building under the kitchen. We recommended that it go under the sink where it's more accessible to clean. He didn't want to lose the storage under the sink. After installing the grease interceptor we tested the tank. The tank started leaking out of the top due to the drain line being clogged badly from grease. Showed the owner the pipe with grease in it. Scheduled an appointment with dispatch to have a drain technician to come out. Installed clean out tee in line with plug for drain access for cleaning.]



**Billing Address** Ming Wah 1618 West 3rd Avenue Spokane, WA 99201 USA Bulldog Rooter, Inc. 3627 E. Olive Ave Spokane, Wa 99202 Office: 509-535-3447 www.Bulldogrooter.com WA Lic # BULLDR1883RD ID Lic # 044006 Invoice 7401790 Invoice Date 6/26/2020 Completed Date 6/26/2020 Technician Chris Allen-18 Customer PO

> **Job Address** Ming Wah 1618 West 3rd Avenue Spokane, WA 99201 USA

Description of Work

Estimate to supply and install 40lb grease trap to kitchen prep sink, dishwasher and wash sink. Install the grease trap under building in crawl space. Intercept drain line after floor drain and before main sewer drain. Will need to support the grease trap under it.

We installed the grease trap under the building on dirt with wood under it to keep it supported. The owner Kam requested the trap to go under the building under the kitchen. We recommended that it go under the sink where it's more accessible to clean. He didn't want to lose the storage under the sink. After installing the grease interceptor we tested the tank. The tank started leaking out of the top due to the drain line being clogged badly from grease. Showed the owner the pipe with grease in it. Scheduled an appointment with dispatch to have a drain technician to come out. Installed clean out tee in line with plug for drain access for cleaning.







## Wastewater Discharge Investigation Request

**Employee reporting problem:Doug Uhlenkott** 

Contact e-mail / phone: Mal 625-7911

Supervisor: Mal Lund

Date and time: 1-15-2020

Location (manhole # and closest intersection - attach map and photos if possible)

7th & Browne M/H # 54679112CD

Observation(s) - sight, smell, people, processes, or environment

Heavy Grease found during routine cleaning See TV Report attached to Email

Clean up required (materials, man hours & employee names)

Crew #14 Chris Hammer / Justin Howerton W/O # 36547 1-HR Total labor

Any interactions with business owner

No

Can you identify source of problem? Please list.

Grease from pravate side sewer - Sacred Hart Hospital 101 W 8th

Immediate Sample(s) requested (e.g. before a line cleaning)? Y / N If yes, call 625-4600

No

Pretreatment Office only

Request Received on 01-17-2020

Received by Tim Hamm

Request #

Final Report sent date (send all info. to employee and supervisor)

**ACTIONS TAKEN TO LOCATE AND RESOLVE PROBLEM:** Visited Heidi Keplinger in the Food and Nutrition department and delivered information about FOG prevention. Inspected kitchen, could not locate grease traps, but did inspect collection system for Baker Commodities.

**CONCLUSIONS:** Sacred Heart has not been a frequent problem in this respect. Heidi will train personnel during shift changes.

## Wastewater Discharge Investigation Request

**Employee reporting problem: Doug Uhlenkott** 

Contact e-mail / phone: Mal Lund 625-7911

Supervisor: Mal Lund

Date and time: 1-28-2020

Location (manhole # and closest intersection - attach map and photos if possible)

Franks diner 1516 w 2nd M/H 5526810CD at 2nd and Walnut to Maple

Observation(s) - sight, smell, people, processes, or environment

Grease in sidesewer

Clean up required (materials, man hours & employee names)

Cleaned during routine maintenance line had other unrelated debris

Any interactions with business owner

None

Can you identify source of problem? Please list.

Grease from side sewer

Immediate Sample(s) requested (e.g. before a line cleaning)? Y / N If yes, call 625-4600

None

Pretreatment Office only

Request Received on

Received by

Request #

Final Report sent date (send all info. to employee and supervisor)

**ACTIONS TAKEN TO LOCATE AND RESOLVE PROBLEM:** Frank's Diner was visited and inspected. The manager was not present, but the employee who we spoke to was given a copy of our Best Management Practices. We advised the employee of the problem in the outlying pipes and the importance of grease trap maintenance.

**CONCLUSIONS:** Continue to monitor situation. Additional blockage issues may require further action.

