

**AGENDA  
STORMWATER UTILITY  
COMMITTEE**

**MONDAY, DECEMBER 7, 2015  
ROOM 202  
5:30 P.M.**

***Patrick Juliana, Chairman  
Scott N. Gordon, Vice Chairman  
Steve Bostrom***

***Eric Haugaard  
Rhonda Jenkins  
Jan Michalski***

Approval of minutes of special meeting held on November 9, 2015 and regular meeting held on November 16, 2015.

1. Addendum to Professional Services Agreement with Mandlik and Rhodes Information Systems, Inc., for Redemption Processing of Yardwaste Coupons. *(also referred to Finance Committee)*
2. First Amendment to the Development Agreement between the City of Kenosha and Keno Wells, LLC and 5<sup>th</sup> Avenue Lofts, LLC. (District 2) *(City Plan Commission approved 9-0) (also referred to Public Works Committee)*

INFORMATIONAL: Project Status Report

CITIZENS COMMENTS RELATED ONLY TO JURISDICTION OF STORMWATER UTILITY COMMITTEE

ALDERMAN COMMENTS

IF YOU ARE DISABLED AND IN NEED OF ASSISTANCE CALL 653-4050 BEFORE NOON ON THE DATE INDICATED FOR THIS MEETING.

NOTICE IS HEREBY GIVEN THAT A MAJORITY OF THE MEMBERS OF THE COMMON COUNCIL MAY BE PRESENT AT THE MEETING, AND ALTHOUGH THIS MAY CONSTITUTE A QUORUM OF THE COMMON COUNCIL, THE COUNCIL WILL NOT TAKE ANY ACTION AT THIS MEETING.

STORMWATER UTILITY COMMITTEE  
- MINUTES -

MONDAY, NOVEMBER 9, 2015  
6:00 P.M.

Patrick Juliana, Chairman  
Scott N. Gordon, Vice Chairman  
Steve Bostrom

Eric Haugaard  
Rhonda Jenkins  
Jan Michalski

A special meeting of the Stormwater Utility Committee was held on Monday, November 9, 2015 in Room 204 of the Municipal Building. The following members were present: Chairman Juliana, Vice Chairman Scott N. Gordon, Alderpersons Eric Haugaard, Rhonda Jenkins, Steve Bostrom, and Jan Michalski. The meeting was called to order at 6:52 P.M. Staff members in attendance were Mayor Bosman, City Administrator Frank Pacetti, Finance Director Carol Stancato, Acting Public Works Director Shelly Billingsley, Park Superintendent Jeff Warnock, Street Field Supervisor Bob Wilson, Fleet Superintendent Jay Getka, Cathy Austin, Sue Clouthier, Tony Geliche, and Human Resources Director Steve Stanczak.

1. Stormwater Utility 2016-2020 CIP Budget Review

Acting Director Billingsley gave an overview of major projects including the Lincoln Lagoon Dredging project. Alderperson Michalski commented on clean up efforts.

*It was moved by Vice Chairman Gordon, seconded by Alderperson Michalski to approve the 2016-2020 Stormwater Utility CIP Budget as presented. Motion passed 6-0.*

2. Stormwater Utility 2016 Executive Budget Review

Acting Director Billingsley gave an overview, indicating a 0% rate increase.

*It was moved by Vice Chairman Gordon, seconded by Alderperson Michalski to approve the 2016 Stormwater Utility Budget as presented. Motion passed 6-0.*

Citizen Comments: No one spoke.

Staff/Alderperson Comments: No one spoke.

Adjournment: There being no further business to come before the Stormwater Utility Committee, it was moved, seconded, and unanimously approved to adjourn the meeting at 6:57 P.M.

STORMWATER UTILITY COMMITTEE  
- MINUTES -

MONDAY, NOVEMBER 16, 2015  
5:30 P.M.

Patrick Juliana, Chairman  
Scott N. Gordon, Vice Chairman  
Steve Bostrom

Eric Haugaard  
Rhonda Jenkins  
Jan Michalski

The regular meeting of the Stormwater Utility Committee was held on Monday, November 16, 2015 in Room 202 of the Municipal Building. The following members were present: Chairman Patrick Juliana, Vice Chairman Scott N. Gordon, Aldermen Steve Bostrom, Rhonda Jenkins, and Jan Michalski. Alderman Eric Haugaard was excused. The meeting was called to order at 5:34 PM. Staff member in attendance was Shelly Billingsley, Acting Director of Public Works.

Approval of minutes of regular meeting held on November 2, 2015.

*It was moved by Alderman Michalski, seconded by Alderman Gordon to approve. Motion passed 5-0.*

1. Acceptance of Project 14-1141 Southport Park Shoreline Repair Phase 1 (South of 75<sup>th</sup> Street & 1<sup>st</sup> Avenue) which has been satisfactorily completed by McMullen & Pitz Construction Co. (Manitowoc, Wisconsin). The final amount of the contract is \$1,106,708.87 (\$509,794.43 Park Funding and \$596,914.44 Stormwater Funding). **(District 12)** *(Park Commission approved 4-0) (also referred to Public Works Committee)*  
*It was moved by Alderman Gordon, seconded by Alderman Bostrom to approve. Motion passed 5-0.*

2. Disbursements for the month of October 2015.  
*It was moved by Alderman Michalski, seconded by Alderman Jenkins to approve. Motion passed 5-0.*

INFORMATIONAL: Project Status Report

ADJOURNMENT - There being no further business to come before the Stormwater Utility Committee, it was moved, seconded and unanimously approved to adjourn the meeting at 5:38 PM.

SHELLY BILLINGSLEY, MBA, PE  
Acting Director  
sbillingsley@kenosha.org  
625 52nd Street, Room 305  
Kenosha, WI 53140



CATHY AUSTIN, PE  
Assistant City Engineer  
caustin@kenosha.org  
T: 262.653.4050  
F: 262.653.4056

December 2, 2015

To: Patrick Juliana, Chairman  
Stormwater Utility Committee

From: Shelly Billingsley, MBA, PE *Shelly Billingsley*  
Acting Director of Public Works

Subject: Addendum to Professional Services Agreement with Mandlik and Rhodes Information Systems, Inc. for Redemption Processing of Yardwaste Coupons

**BACKGROUND INFORMATIONAL**

The Kenosha Stormwater Utility has received an addendum to extend the Mandlik and Rhodes Information Systems, Inc. Professional Service Agreement until December 15, 2016. This contract allows the Stormwater Utility to extend the Yardwaste Coupon program into 2016.

The Stormwater Utility will off the \$2 coupon to be used on any box or bundle of 10 City approved biodegradable bags, Bag to Nature, BIOBAG and ECOGUARD.

The coupons will be available once they are printed (an example of the coupon is provided). The Yardwaste Coupon Program is planned to be in place prior to the Spring Yardwaste Curbside Collection Season.

**RECOMMENDATION**

Approve the addendum between the Kenosha Stormwater Utility and Mandlik and Rhodes Information Systems, Inc. to extend their current contract until December 31, 2016 and authorize the Acting Director to execute the contract and approve the 2016 coupon layout. The funding for the yardwaste coupons will be paid for out of the Stormwater Utility account 501-09-50102-219 from which the yardwaste program was budgeted \$68,050.

**ADDENDUM  
EXTENSION OF THE TERM OF AGREEMENT**

**THIS ADDENDUM** is made part of, and incorporated into, 'Mandlik and Rhodes Information Systems, Inc. Coupon Redemption Processing Agreement' made as of 09/15/2009' of Coupon Processing Services With the **City of Kenosha** referred to hereafter as CLIENT and Mandlik & Rhodes Information Systems, Inc. referred to hereafter as MRIS, signed on 9/15/2009 by CLIENT and 10/02/2009 by MRIS, respectively. As stated under clause 'C' on page 5 of the agreement which states as below:

"The term of this Agreement shall commence as of September 1, 2009 and shall end August 31, 2010."

CLIENT and MRIS, collectively known as the parties agree as follows:

"The term of the abovementioned Agreement is extended until December 31, 2016. The term of the agreement will be in effect until canceled by either party by giving 90 days notice in writing."

City of Kenosha:

By: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_

MRIS:

By: \_\_\_\_\_

Name: Pradeep Mandlik

Title: \_\_\_\_\_

Date: \_\_\_\_\_



CITY PLAN COMMISSION  
Staff Report - Item 14

Thursday, November 19, 2015 at 5:00 pm  
Municipal Building  
625 52nd Street - Room 202 - Kenosha, WI 53140

**First Amendment to the Development Agreement between the City of Kenosha and Keno Wells, LLC and 5th Avenue Lofts, LLC. (District 2) PUBLIC HEARING**

**NOTIFICATIONS AND APPROVAL REQUIREMENTS:**

Aldersperson Jenkins, District 2, has been notified. This item will also be reviewed by Public Works and Stormwater Committees before final approval by the Common Council.

**LOCATION AND ANALYSIS:**

Site: 5th Avenue Lofts at 5815 and 5819 5th Avenue

1. The original Development Agreement was approved in December 2014.
2. In September 2015, the City Plan Commission approved the Conditional Use Permit for Phase 2.
3. The original Agreement called for certain sidewalk improvements and street improvements, including repaving, landscaping and street lights, all to be done with Phase 1 because it was unknown at the time when Phase 2 would occur.
4. This Amendment will delay the installation of certain improvements related to Phase 2 until the time of the Occupancy of Phase 2.
5. The City Plan Commission reviewed the First Amendment to the Development Agreement at their meeting on November 5, 2015 and recommended approval. Since that time, revised language relating to the heights of manholes in 4th Avenue has been recommended by Public Works Staff and the Developer. The Amended Agreement, with the new revisions, must be reviewed by the City Plan Commission before going to the Public Works Committee and on to the Common Council.
6. The revised Amendments are acceptable to both the City and the Developer.

**RECOMMENDATION:**

A recommendation is made to approve the First Amendment to the Development Agreement.

Rich Schroeder, Deputy Director

Jeffrey B. Labahn, Director

FIRST AMENDMENT TO  
DEVELOPMENT AGREEMENT  
BETWEEN THE CITY OF KENOSHA  
AND KENO WELLS, LLC AND 5TH  
AVENUE LOFTS, LLC

Document Number

Document Title

This space is reserved for recording data

Return to

Attorney Jon Mulligan  
Office of the City Attorney  
City of Kenosha  
625 52<sup>nd</sup> Street, Room 201  
Kenosha, WI 53140

12-223-31-487-001

12-223-31-487-002

Parcel Identification Numbers

**FIRST AMENDMENT TO  
DEVELOPMENT AGREEMENT**

**Between**

**THE CITY OF KENOSHA, WISCONSIN  
A Municipal Corporation**

**And**

**KENO WELLS, LLC  
A Wisconsin Limited Liability Company**

**And**

**5<sup>TH</sup> AVENUE LOFTS, LLC  
A Wisconsin Limited Liability Company**

This First Amendment to Development Agreement, (“First Amendment”) effective as of the last date of execution is entered into between the City of Kenosha, Wisconsin, a municipal corporation duly organized and existing under the laws of the State of Wisconsin (“City”), and Keno Wells LLC, and 5<sup>th</sup> Avenue Lofts, LLC, each being a Wisconsin limited liability company with principal offices located at 4011 80<sup>th</sup> Street, Kenosha, WI 53142 (“Developer”), collectively referred to as the Parties.

**WITNESSETH:**

WHEREAS, the Parties entered into a Development Agreement which was recorded with the Kenosha County Register of Deeds on December 18, 2014 as Document No. 1739673 for the development of the Real Estate shown as Lot 1 and Lot 2 on certified survey map no. 2773 recorded with the Kenosha County Register of Deeds on December 18, 2014 as Document No. 1739672; and,

WHEREAS, on December 18, 2014, a conditional use permit for the development of the Real Estate was recorded with the Kenosha County Register of Deeds as Document No. 1739670; and

WHEREAS, the conditional use permit provided for the development of Lot 1 of certified survey map no. 2773 as a sixty (60) unit apartment building (“Phase I Development”); and

WHEREAS, on September 24, 2015, the Plan Commission of the City approved an amendment to the conditional use permit for the Phase I Development providing for additional parking on the south sixteen (16) feet of the Phase I Development for the benefit of the Phase II Development; and

WHEREAS, on September 24, 2015, the Plan Commission of the City approved a conditional use permit for the development of Lot 2 of certified survey map no. 2773 as a forty-four (44) unit multiple-family residential development (“Phase II Development”); and

WHEREAS, the Development Agreement requires the completion and acceptance of certain street, sidewalk, landscaping and street lighting improvements to the Real Estate relating to the Phase I

Development and the future Phase II Development prior to the issuance of any Temporary Certificate of Occupancy for the Phase I Development; and

WHEREAS, in order to allow the Phase II Development to proceed, to avoid reconstruction of certain of the improvements required to be made by the Developer as part of the Phase I Development, and to allow issuance of a Temporary Certificate of Occupancy for the Phase I Development, an amendment to the Development Agreement is required.

NOW, THEREFORE, in consideration of the mutual promises and undertakings of the Parties, the Parties agree as follows:

1. The foregoing recitals are incorporated into this First Amendment as if fully set forth in this Paragraph.
2. All reference in the Development Agreement to the conditional use permit shall be amended to include the conditional use permit for the Phase I Development recorded with the Kenosha County Register of Deeds on December 18, 2014 as Document No. 1739670, the amended conditional use permit for the Phase I Development approved by the Plan Commission of the City on September 24, 2015, and the conditional use permit for the Phase II Development approved by the Plan Commission for the City on September 24, 2015.
3. All reference in the Development Agreement to an approved plan or approved plans and specifications shall be amended to include an approved plan or approved plans and specifications for the Phase I Development and the Phase II Development.
4. Section I.B.2. of the Development Agreement is amended to read as follows:

DEVELOPER, at DEVELOPER'S cost and expense, shall remove abandoned driveway approaches and replace with curb and gutters and lawn park grass. DEVELOPER, at DEVELOPER'S cost and expense, shall rubblize existing 4<sup>th</sup> Avenue concrete pavement and resurface with three (3) inches of hot mix asphalt from curb to curb. The binder course of asphalt on 4<sup>th</sup> Avenue shall be installed and wedged to the gutter pan and the manholes set at binder course elevation prior to CITY issuance of any Temporary Certificate of Occupancy for any improvements within the Phase I Development. The DEVELOPER shall be responsible for snow and ice removal on 4<sup>th</sup> Avenue from 58<sup>th</sup> to 59<sup>th</sup> Street until the final lift of asphalt is installed and the 4<sup>th</sup> Avenue improvements are accepted by CITY. Prior to installing the final lift of asphalt, DEVELOPER shall mill asphalt wedges to binder level and adjust manholes if and as necessary to accommodate the final lift of asphalt. Joints between the binder lift of asphalt and the concrete curb and gutter set at final grade shall be sealed prior to December 11, 2015 in order to prevent drainage water infiltrating into road base via joint. set at binder course elevation prior to CITY issuance of any Temporary Certificate of Occupancy for any improvements within the Phase I Development. Any damage to the binder course of asphalt, curbs and gutters, and manholes shall be removed, repaired and replaced at DEVELOPER'S cost and expense as directed by CITY Engineer prior to the installation of the final lift of asphalt. The final lift of asphalt on 4<sup>th</sup> Avenue shall be installed and the manholes set at final lift elevation prior to CITY issuance of any Temporary Certificate of Occupancy for any improvements within the Phase II Development. DEVELOPER, at DEVELOPER'S cost and expense,

shall be responsible for all maintenance and snow plowing of 4<sup>th</sup> Avenue unless and until the 4<sup>th</sup> Avenue improvements are accepted by CITY pursuant to Section I.B.5. and Section I.B.6. of this AGREEMENT.

5. The last sentence of Section I.B.4. of the Development Agreement is amended to read as follows:

DEVELOPER shall obtain approval of the “as-built” plans from CITY Engineer prior to CITY issuance of any Temporary Certificate of Occupancy for any improvements within the Phase II Development.

6. Section I.F.1. of the Development Agreement is amended to read as follows:

DEVELOPER, at DEVELOPER’S cost and expense, shall design and install a complete system of LED street lighting throughout REAL ESTATE in accordance with CITY specifications, the conditional use permit, the certified survey map, the Lighting Plan for the Phase I Development and the Phase II Development approved by CITY Engineer, and all Federal and State environmental laws, rules, and regulations. DEVELOPER, at DEVELOPER’S cost and expense, shall obtain approval of the LED street lighting system from CITY Engineer.

7. The last sentence of Section I.F.2. of the Development Agreement is amended to read as follows:

DEVELOPER shall obtain approval of the “as-built” plans from CITY Engineer prior to CITY issuance of any Temporary Certificate of Occupancy for any improvements within the Phase II Development.

8. Section I.G.4. of the Development Agreement is amended to read as follows:

Landscaping for the Phase I Development shall be completed and accepted by CITY prior to CITY issuance of any Temporary Certificate of Occupancy for any improvements within the Phase I Development. Landscaping for the Phase II Development shall be completed and accepted by CITY prior to CITY issuance of any Temporary Certificate of Occupancy for any improvements within the Phase II Development.

9. Section I.H.3. of the Development Agreement is amended to read as follows:

Sidewalks for the Phase I Development shall be completed and accepted by CITY prior to CITY issuance of any Temporary Certificate of Occupancy for any improvements within the Phase I Development. Sidewalks for the Phase II Development shall be completed and accepted by CITY prior to CITY issuance of any Temporary Certificate of Occupancy for any improvements within the Phase II Development. DEVELOPER, at DEVELOPER’S cost and expense, shall grant to CITY a sidewalk easement for any public sidewalk located within the REAL ESTATE in form acceptable to CITY. The sidewalk easement shall be recorded with the Kenosha County Register of Deeds at DEVELOPER’S expense prior to CITY issuance of any Temporary Certificate of Occupancy for any improvements within the Phase II Development.

10. This First Amendment shall be recorded in the office of the Register of Deeds for Kenosha County, Wisconsin and all costs of recordation shall be paid by DEVELOPER.
11. Capitalized terms used in this First Amendment, and not otherwise defined shall have the meanings given to such terms in the Development Agreement.
12. This First Amendment shall run with the Real Estate and shall be binding upon Developer, Developer's successors and assigns, and Developer's successors in title.
13. This First Amendment shall be construed and enforced according to the laws of the State of Wisconsin. The Parties agree that any matter which may be brought or pursued in court shall be brought and maintained only in the Circuit Court for Kenosha County, Wisconsin, and each Party consents to said venue and the court's personal jurisdiction over each Party.
14. The First Amendment may be executed in any number of counterparts, each of which shall constitute an original, and which taken together shall constitute one and the same instrument.
15. Except as otherwise provided in this First Amendment, all other terms and conditions of the Development Agreement remain in full force and effect.
16. Developer represents to City that Developer is a Wisconsin limited liability company, is in good standing in Wisconsin, that all acts which are a condition precedent to entering into this First Amendment have thereby taken place, and that the individual executing this First Amendment on behalf of Developer has the authority to do so and to bind Developer to the terms and conditions of this First Amendment.
17. City enters into this First Amendment by authority of action taken by its Common Council on the \_\_\_\_\_ day of \_\_\_\_\_, 2015.

*Signature Pages Follow*



KENO WELLS, LLC  
A Wisconsin Limited Liability Company  
By: Bear Development, LLC, its member

By: \_\_\_\_\_  
STEPHEN C. MILLS, Manager

Date: \_\_\_\_\_

By: \_\_\_\_\_  
STEPHEN R. MILLS, Manager

Date: \_\_\_\_\_

STATE OF WISCONSIN    )  
  :SS.  
COUNTY OF KENOSHA    )

Personally came before me this \_\_\_\_\_ day of \_\_\_\_\_, 2015 Stephen C. Mills and Stephen R. Mills, as Managers of Bear Development, LLC, the sole member of KENO WELLS, LLC, a Wisconsin limited liability company, to me known to be the persons who executed the foregoing instrument and acknowledged the same.

\_\_\_\_\_  
Name: \_\_\_\_\_  
Notary Public, State of Wisconsin  
My Commission expires/is: \_\_\_\_\_

5TH AVENUE LOFTS, LLC,  
a Wisconsin Limited Liability Company

By: 5TH AVENUE LOFTS MEMBER, LLC,  
a Wisconsin Limited Liability Company.  
it's Managing Member

By: BEAR DEVELOPMENT LLC,  
a Wisconsin Limited Liability Company,  
Its Authorized Member

\_\_\_\_\_  
By: STEPHEN R. MILLS, Authorized Member

STATE OF WISCONSIN    )  
  :SS.  
COUNTY OF KENOSHA    )

Personally came before me this \_\_\_\_\_ day of \_\_\_\_\_, 2015 Stephen R. Mills, Authorized Member of Bear Development LLC, Authorized Member of 5th Avenue Lofts Member, LLC, Managing Member of 5<sup>th</sup> Avenue Lofts, LLC, a Wisconsin limited liability company to me known to be the person who executed the foregoing instrument and acknowledged the same.

\_\_\_\_\_  
Name: \_\_\_\_\_  
Notary Public, State of Wisconsin  
My Commission expires/is: \_\_\_\_\_

Drafted By:  
JONATHAN A. MULLIGAN  
Assistant City Attorney  
City of Kenosha  
625 52<sup>nd</sup> Street, Room 201  
Kenosha, Wisconsin 53140

December 4, 2015

TO: Shelly Billingsley, P.E.  
Acting Director of Public Works / Stormwater Utility

FROM: Cathy Austin, P.E.   
Assistant City Engineer

SUBJECT: Stormwater Utility Project Status Report

- Project #10-1126 Wetland Mitigation Bank** - [Wetlands and Waterways Consulting LLC] Technical memo has been finalized. Working on phase II of project to create cost estimates to re-grade the site to promote wetland conditions. (16)
- Project #11-1128 Multi-Plate Pipe Storm Sewer Inspection and Evaluation** – [Ruekert-Mielke] Staff is working with consultant on recommendations and cost estimates. (2 and 7)
- Project #11-1135 Stormwater Management Plan Development** – Staff continues to work through City watershed by watershed. (City wide)
- Project #12-1136 Pike River Monitoring (Fund for Lake Michigan Grant)** – Consultant is working on draft report. (1 & 4)
- Project #13-1012 - Resurfacing I** – [Stark] Waiting for Closeout Documents. [Lincoln Road intersection at 28<sup>th</sup> Avenue, Lincoln Road intersection at 22<sup>nd</sup> Avenue, 70<sup>th</sup> Street from 39<sup>th</sup> Avenue to 40<sup>th</sup> Avenue] (Stormwater Utility funding also) (13, 15)
- Project #13-1013 -CDBG Resurfacing** – [Stark] Waiting for Closeout Documents. [13<sup>th</sup> Court from Washington Road to 43<sup>rd</sup> Street, 41<sup>st</sup> Street from 22<sup>nd</sup> Avenue to 350 ft. east of 21<sup>st</sup> Avenue] (SWU funding also) (6)
- Project #13-1132 – River Crossing Swale Restoration Phase II** – Project has been completed, punch list items remain. (17)
- Project #14-1012 – Resurfacing Phase I** – [Payne & Dolan] Waiting for Closeout Documents. [18<sup>th</sup> Avenue from 67<sup>th</sup> to 69<sup>th</sup> Street, 68<sup>th</sup> Avenue from 52<sup>nd</sup> Street to 1000' N and 51<sup>st</sup> Street from 68<sup>th</sup> Avenue to 700' W] (12, 16)
- Project #14-1013 – CDBG Resurfacing** – [57<sup>th</sup> St 19<sup>th</sup> Ave to Viaduct, 17<sup>th</sup> Ave – 57<sup>th</sup> St to Cul de sac] Waiting for Closeout Documents.
- Project #14-1131 – Curb and Gutter Repair Program** – [AW Oakes] Punchlist items remain (Stormwater Utility funding also) (Citywide)
- Project #14-1139 Forest Park Sanitary and Sewer Enhancements**– [AW Oakes] – Punchlist items are in progress (15)
- Project #15-1015 – 85<sup>th</sup> Street Resurfacing** [85<sup>th</sup> Street – 22<sup>nd</sup> Avenue to 30<sup>th</sup> Avenue] Project is complete, only restoration and punchlist items remain. (SWU Funding also) (9)
- Project #15-1018 – 7<sup>th</sup> Avenue Resurfacing** [7<sup>th</sup> Avenue – 68<sup>th</sup> St to 70<sup>th</sup> St] Waiting for Closeout Documents. (3)
- Project #15-1131 – Curb and Gutter Repair Program** – Project is substantially complete. (Citywide)
- Design Work-** Staff is working on the following projects: Detention Basin Dredging, Sump Pump Priorities, SWPPP Updates, GPS Data Forms, Storm Sewer Investigation for Roadway Projects, Permit Compliance, SWU Reporting, Pollution Prevention Structures, Stormwater Management Facility Inspections, Miscellaneous Storm Sewer, projects for contractor and SWU crews, Yardwaste coupons