Permit No.: STW / TXR040154/ RP

Phase II (Small) MS4 Annual Report Form TPDES General Permit No. TXR040000

A. General Information

1. Permit No. **TXR040154**

Annual Report Period: Aug. 13, 2010 - Aug. 12, 2011

Name of MS4 / Permittee: Brazoria County (Brazoria County Storm Water Quality Coalition)

Contact Name: Daniel Martinez

Telephone Number: 979-864-1265

Mailing Address: 451 N. Velasco, Suite 230 Angleton, TX 77515

E-mail Address: DanielM@brazoria-county.com

2. Is the named permittee relying on another entity/ies to satisfy some of its permit obligations? X Yes _____ No

If Yes, provide the name(s) of other entity/ies and an explanation of their responsibilities (add more spaces or pages if needed):

Name and Explanation: See Attachment A

Brazoria County, City of Lake Jackson, City of Freeport, City of Clute, City of Richwood, City of Angleton, City of Alvin, Velasco Drainage District, Angleton Drainage District, Brazoria County C & R District No. 3, and Brazoria Drainage District No. 4 developed and submitted their SWMPs together, and will be working together as a coalition during the implementation process. The attached sheets list the responsible entities for each BMP. The drainage districts will comply with the TCEQ Construction General Permit for drainage projects. The drainage districts do not have adequate legal authority necessary to develop ordinances. The district's jurisdiction overlaps with the city's and the county's jurisdictions for the entire urbanized area. Therefore, the district will rely on the cities' and the county's ordinance and legal powers to regulate construction site runoff and post construction site runoff. The cities will issue construction permits and conduct plan reviews within the drainage districts' jurisdictions. The primary purpose of the coalition is to allow these necessary relationships and is supported by an inter-local agreement formalizing the relationships. The inter-local agreement will state that the cities'/county will be conducting "impacts of illegal dumping and littering" and "distribute materials to local schools" on behalf of the drainage districts. The drainage districts will provide funds to help facilitate these efforts. The drainage districts do not actually claim ownership of any storm drain inlets which is why they did not elect to participate in "Storm Drain Marking". 3. Is the named permittee sharing a SWMP with other entities?

<u>X</u> Yes _____ No

If "Yes," list all associated permit numbers and permittee names (add additional spaces or pages if needed):

| Permit Number: TXR040140 | Permittee: City of Lake Jackson |
|--|---|
| Permit Number: TXR040135 | Permittee: City of Freeport |
| Permit Number: TXR040139 | Permittee: City of Clute |
| Permit Number: TXR040136 | Permittee: City of Angleton |
| Permit Number: TXR040141 | Permittee: City of Richwood |
| Permit Number: TXR040138 | Permittee: City of Alvin |
| Permit Number: TXR040142 | Permittee: Velasco Drainage District |
| Permit Number: TXR040144 | Permittee: Brazoria Drainage District No. 4 |
| Permit Number: TXR040148 | Permittee: Brazoria County C & R District No, 3 |
| Permit Number: TXR040137 | Permittee: Angleton Drainage District |
| 4. Is this a system-wide annual report including information | for all permittees? X Yes No |
| Explanation, if any | |
| The Brazoria County Stormwater Quality Coalition is su | Ibmitting a combined annual report to |
| represent the combined efforts of the coalition member | ·e |

represent the combined efforts of the coalition members.

5. Has a copy of this annual report been submitted to the TCEQ Regional Office? X Yes _____ No

A. SWMP Modifications and Additional Information.

Include a brief explanation if you check "Yes" to any of the following statements.

| | a. Changes have been made or are proposed to the SWMP since the NOI or the last annual report, including changes in response to TCEQ's review. <u>N/A</u> | Yes | <u>X</u> No |
|----|--|-------------------|-------------|
| | b. If Yes to the above, has the TCEQ already approved the original SWMP? <u>N/A</u> | Yes | |
| | c. If Yes to the above, indicate whether an NOC (or letter) has been submitted to document to SWMP as required by the general permit. (Note that if an NOC is required, it must be submitted to the address shown on the NOC. Do not attach the original NOC form to this report.) N/A | he changes to the | |
| 2. | The MS4 has annexed lands since obtaining permit coverage. | <u>X</u> Yes | No |
| | <u>The City of Alvin has annexed lands in 3 different locations. 7 tracts of land surrounding to d County Road 142, a large tract of land along the intersection of Hwy 288 and FM 1462, an uth of Maimie Ford Rd. See Attachment B.</u> | | |
| | A receiving water body is newly listed as impaired or a TMDL has been established. | Yes | <u>X</u> No |
| 4. | The MS4 has conducted analytical monitoring of storm water quality. | Yes | <u>X</u> No |

Explain below or attach a summary to submit along with any monitoring data used to evaluate the success of the SWMP at reducing pollutants to the maximum extent practicable. Be sure to include a discussion of results.

N/A

C. Narrative Provisions.

1. Provide information on the status of complying with permit conditions:

| | Yes | No | Explain |
|---|-----|----|---------|
| Permittee is currently in compliance with the SWMP as submitted to and approved by the TCEQ. | Х | | |
| Permittee is currently in compliance with recordkeeping and reporting requirements. | Х | | |
| Permittee meets the eligibility requirements of the permit (e.g., TMDL requirements, Edwards Aquifer limitations, compliance history, etc.) | Х | | |

2. Provide a general assessment of the appropriateness of the selected BMPs:

| Has the permittee determined that any of the selected BMPs are not appropriate | |
|--|--|
| for reducing the discharge of pollutants in storm water? | |

____ Yes <u>X</u> No

Provide explanation:

<u>The Coalition selected the BMPs included in the SWMP based on the requirements of permit requirements included in each minimum control measure. The BMPs selected are currently considered appropriate for reducing the discharge of storm water pollutants. The SWMP was reviewed by the TCEQ to determine if the SWMP met the MEP. The Coalition created an addendum to the SWMP in response to the TCEQ comments.</u>

3. Describe progress towards reducing the discharge of pollutants to the maximum extent practicable (MEP). Summarize any information used (such as monitoring data) to evaluate reductions in the discharge of pollutants. Use a narrative description or table as appropriate:

| MCM | BMP | Parameter | Quantity | Units | Does BMP Demonstrate a Direct Reduction in Pollutants? (Yes / No / Explain) |
|-----|--|---|---|-----------|---|
| 1 | Flyers and Brochures | Number of materials made available | 330 Illegal Dumping brochures, 330 After the Storm brochures and 330 Solution to Pollution brochures | Materials | No |
| 1 | Impacts of Illegal Dumping and Littering | Number of materials made available | 330 Illegal Dumping brochures, 330 After the Storm brochures and 330 Solution to Pollution brochures | Materials | No |
| 1 | Distribute Materials to Local Schools | Number of materials made available | 1500 bookmarks and 800 sheets of stickers | Materials | No |
| 1 | Education of Construction | Number of materials made | 330 brochures, 11 Posters, and Guidance | Materials | No |

| | Site Personnel | available | Document | | |
|---|--|---------------------------------------|---|-----------|--|
| 1 | Public Service Announcements | Number of PSAs | 4 | PSAs | No |
| 1 | Tax Bill Messages/Direct Mailing | Number of messages mailed | ~125,000 | Messages | No |
| 1 | Mulit-Jurisdiction Storm Water Website | Website Updates | 1 | Updates | No |
| 2 | Storm Water Hotline | Number of calls | 6 | Calls | Yes, all calls regarding storm water quality are addressed appropriately, which reduces pollutants entering waterways. |
| 2 | City-wide Cleanup | Tires | ~1332 | Number | Yes, conducting city-wide cleanups reduces the amount of floatables and other dumping related waste. |
| 2 | City-wide Cleanup | Oil | ~198 | Gallons | Yes, conducting city-wide cleanups reduces the amount of floatables and other dumping related waste. |
| 2 | City-wide Cleanup | Litter/Garbage | ~30 | Tons | Yes, conducting city-wide cleanups reduces the amount of floatables and other dumping related waste. |
| 2 | City-wide Cleanup | Batteries | 40 | Batteries | Yes, conducting city-wide cleanups reduces the amount of floatables and other dumping related waste. |
| 3 | MS4 Outfall Inspection (Dry weather inspection of | Percentage of outfalls screened | Approximately 75% of total outfalls | Percent | Yes, the identification and elimination of illicit discharges represents a direct reduction in pollution. |

| | outfalls) | | | | |
|---|--|-------------------------------------|--------------|------------------------|--|
| 3 | Local Illicit Discharge Regulations | Number of enforcement actions | 4 | Enforcement Actions | Yes, enforcement of local illicit discharge regulations represents a direct reductions in pollution. |
| 4 | Construction SWP3 Review and Permit Compliance | Number of Plans Reviewed | 57 | Plans | Yes, reviewing plans ensures that appropriate structural controls are being used to reduce pollution. |
| 4 | Construction Site Inspection | Number of Inspections | 77 | Inspections | Yes, inspection of construction sites ensures that appropriate controls are in place and functioning properly to reduce pollution. |
| 4 | Local Construction Regulations | Number of enforcement actions | 0 | Enforcement Actions | Yes, enforcement of local construction regulations represents a direct reduction in pollution. |
| 4 | Construction Site Notice Posting | Quantity of Site Notices | 1 | Site Notices | No |
| 5 | Development Project Plan Review | Development Plans Reviewed | 0 | Plans | Yes, reviewing plans ensures that appropriate structural controls are being used to reduce pollution. |
| 5 | Inspection of Post Construction Control Measures | Number of Inspections | 0 | Inspections | Yes, inspection of construction sites ensures that appropriate controls are in place and functioning properly to reduce pollution. |
| 5 | Local Post Construction Site Runoff Regulations | Number of enforcement actions | 0 | Enforcement Actions | Yes, enforcement of local post construction site runoff regulations represents a direct reduction in pollution. |
| 6 | Litter/Garbage | Volume of Litter | ~21,810 Tons | Tons/Cubic | Yes, conducting litter/garbage collection reduces the amount of floatables and other dumping |

| | Collection | Collected | and 15,008 Cubic Yards | Yards | related waste. 74 tons of the litter/garbage collected was recyclyed. |
|---|---|--|---|---------------------------------------|--|
| 6 | Pesticide and Herbicide Application | Number of licensed applicators | 27 | Licensed applicators | No |
| 6 | Maintenance of Roadways and Park Areas | Number of maintenance projects with pollution prevention plans implemented | 58 | Projects | Yes; implementation of pollution prevention plans for roadway maintenance projects represents a direct reduction in pollutants from roadway maintenance projects. |
| 6 | Spill Prevention Plans | Number of SPCC Plans | 5 | SPCC Plans | No |
| 6 | Employee Training Program | Number of employees Trained | 197 | Employees | No |
| 6 | Disposal of Waste | Methods of disposal | N/A | N/A | Coalition disposes of floatables collected in an approved landfill, dirt and sediment removed from the drainage systems is re-used for fill as necessary |
| 6 | Maintenance Office and Stockpile Material Storage Areas | Number of inspections | 5 | Inspections | No |
| 6 | Storm Sewer System | Storm Sewer System | 66 cubic yards of debris removed; 162 | Cubic yards/Catch Basins/Linear | Yes, proper maintenance of storm sewer systems reduces the amount of floatables and sediment |

| | Maintenance | | catch basins cleaned, 10 catch basins repaired; and 104,270 linear feet of ditching cleaned. | Feet | discharged to receiving waters. |
|---|--|---------------------------------------|--|------------|---------------------------------|
| 6 | Municipally Owned Industrial Facilities | No. of facilities self- audited | 0 | Facilities | No |

Or, provide explanation below:

<u>N/A</u>

4. Provide a general evaluation of the program's progress, including any obstacles or challenges encountered in implementing BMPs, meeting the program's schedule, etc.:

The implementation of the SWMP is currently in compliance with the implementation schedule. No significant obstacles or challenges have been encountered thus far.

5. Provide the number of construction activities (other than those where the permittee was the operator) that occurred within the regulated area as indicated via notices of intent or site notices:

__57_

6. Does the permittee utilize the 7th MCM related to construction?

If Yes, then provide the following information:

- a. The number of municipal construction activities authorized under this general permit: <u>N/A</u>
- b. The total number of acres disturbed for municipal construction projects: <u>N/A</u>

Though the 7th MCM is optional, this must be requested on the NOI or on a NOC and approved by the TCEQ.

- 7. Requirements for Specific Minimum Controls Measures (MCMs):
 - a. For MCM 1 Public Education and Outreach, provide documentation of activities conducted and materials used to fulfill the requirements of this MCM.
 - b. Also for MCM 1, provide documentation of the amount of resources used to address each group (e.g., visitors, businesses, etc.).
 - c. For MCM 3 Illicit Discharge Detection and Elimination (IDDE), indicate whether you have developed a list of allowable non-storm water discharges, other than those already listed in the general permit. If you have developed a list and have made any changes to the local controls, conditions and/or programs being established for discharges, include this information below. If you do not have any changes for this permit year, indicate that this item is not applicable.

a) 330 After the Storm brochures and 330 Illegal Dumping brochures and 330 Solution to Pollution brochures were printed and made available to the public, 11 educational posters on construction activities were displayed, and a guidance document was made available to construction site personnel covering construction site runoff issues. In addition, the coalition developed a storm water quality message that was included in a hurricane preparedness brochure which was mailed to approximately 125,000 residences. 4 Public Service Announcements were produced and aired on local broadcast channels.

b) After the Storm brochures, Illegal Dumping brochures, and posters were displayed at city halls and were available for all target audiences including visitors, residents, business owners, etc (Estimated \$1000). The storm water quality message was developed and mailed to approximately 125,000 residences, via the hurricane preparedness brochure (Estimated \$1,000). 4 Public Service Announcements were produced and aired on local broadcast channels which targeted all audiences (Estimated \$5,000 for production).

<u>c) N/A</u>

8. Describe any proposed changes to the SWMP in the coming reporting year.

None_

9. Describe any activities planned for the next permit year / reporting cycle.

In addition to the BMPs already implemented, the highlighted BMPs will be implemented during Year 5.

| МСМ | BMP | Full Implementation by End of |
|-----|---|-------------------------------|
| 1 | Flyers and Brochures | Year 4 |
| 1 | Impacts of Illegal Dumping and Littering | Year 3 |
| 1 | Distribute Materials to Local Schools | Year 3 |
| 1 | Education of Construction Site Personnel | Year 2 |
| 1 | Public Service Announcements | Year 4 |
| 1 | Storm Drain Marking | Year 5 |
| 1 | Tax Bill Messages/Direct Mailing | Year 2 |
| 1 | Multi-Jurisdiction Storm Water Website | Year 3 |
| 2 | SWMP Committee | Year 4 |
| 2 | Conduct Public Meetings | Year 4 |
| 2 | Storm Water Hotline | Year 3 |
| 2 | City-wide Cleanup | Year 2 |
| 3 | Maintain and update the MS4 Outfall Inventory Map | Year 4 |
| 3 | MS4 Outfall Inspection (Dry Weather Inspection of Outfalls) | Year 2 |
| 3 | Local Illicit Discharge Regulations | Year 3 |
| 4 | Construction SWP3 Review and Permit Compliance | Year 3 |
| 4 | Construction Site Inspection | Year 3 |
| 4 | Local Construction Regulations | Year 3 |
| 4 | Construction Site Notice Posting | Year 3 |
| 5 | Development Project Plan Review | Year 3 |
| 5 | Inspection of Post Construction Control Measures | Year 3 |

| 5 | Local Post Construction Site Runoff Regulations | Year 3 |
|---|--|--------|
| 6 | Litter/Garbage Collection | Year 3 |
| 6 | Pesticide and Herbicide Application | Year 2 |
| 6 | Maintenance of Roadways and Park Areas | Year 2 |
| 6 | Vehicle and Equipment Maintenance | Year 4 |
| 6 | Spill Prevention Plans | Year 3 |
| 6 | Employee Training Program | Year 3 |
| 6 | Disposal of Waste | Year 2 |
| 6 | Maintenance Office and Stockpile Material Storage Areas | Year 3 |
| 6 | Storm Sewer System Maintenance | Year 4 |
| 6 | Maintain Municipally Owned Construction Sites | Year 4 |
| 6 | Municipal Parking Lots | Year 4 |
| 6 | Roadway Deicing Procedures | Year 4 |
| 6 | Municipally Owned Industrial Facilities | Year 2 |

D. Storm Water Management Program Status. Provide the status of every BMP and measurable goal listed in the SWMP, as described in the instructions. Each MCM, but not necessarily each BMP, must include the measurable goals described in the SWMP. For a shared SWMP, include the name of the responsible MS4 operator(s) in the "BMP" column. (*Though an MS4 is not required to implement BMPs until the initial SWMP is approved by the TCEQ, the MS4's initial annual report should include a description of what has been done to date, even if the SWMP has not yet been approved. The MS4 will receive credit for all BMPs implemented prior to and during the first permit year if they are described in the initial annual report.)*

| MCM(s) | BMP | Year 4 Milestones | New or Revised | Start Date | Status / Completion Date (completed, in progress, not started) |
|--------|--|---|-------------------|---------------|---|
| 1 | Flyers and Brochures | Prepared and made available 330 After the Storm brochures, 330 illegal dumping brochures, 330 Solution to Pollution brochures and 11 construction posters. | No | 8/12/2011 | Full implementation |
| 1 | Impacts of Illegal Dumping and Littering | Prepared and made available 330 After the Storm brochures, 330 illegal dumping brochures, 330 Solution to Pollution brochures and 11 construction posters. | No | 8/12/2010 | Full implementation |
| 1 | Distribute Materials to Local Schools | Prepared and distributed 1500 storm water educational bookmarks and 800 sheets of stickers to local schools. | No | 8/12/2010 | Full Implementation |
| 1 | Education of Construction Site Personnel | Developed construction guidance document and posted 11 construction posters. Conducted 2 contractor training sessions during this permit term. | No | 8/12/2009 | Full implementation |
| 1 | Public Service Announcements | Produced and aired 4 Public Service Announcements. | No | 8/12/2011 | Full implementation |

Table 1 – BMP Status

| 1 | Storm Drain Marking | Not due yet. | No | 8/12/2012 | In Progress / required to be started in year 5. |
|---|--|---|----|-----------|---|
| 1 | Tax Bill Messages/Direct Mailing | Storm water quality message was mailed to approximately 125,000 residences via the hurricane preparedness brochure. | No | 8/12/2009 | Full implementation |
| 1 | Multi-Jurisdiction Storm Water Website | Developed and made available multi-jurisdiction website. | No | 8/12/2010 | Full implementation |
| 2 | SWMP Committee | Conducted 6 SWMP committee meetings. | No | 8/12/2011 | Full implementation |
| 2 | Conduct Public Meetings | Conducted 1 Public Meeting to inform residents on storm water quality issues. | No | 8/12/2011 | Full implementation |
| 2 | Storm Water Hotline | Brazoria County operates the storm water hotline for the coalition; 6 calls in Year 4. | No | 8/12/2010 | Full implementation |
| 2 | City-wide Cleanup | The cities conducted city wide clean-ups. | No | 8/12/2009 | Full Implementation |
| 3 | Maintain and update the MS4 Outfall Inventory | Approximately 75% of the outfalls have been mapped. | No | 8/12/2011 | Full implementation |
| 3 | MS4 Outfall Inspection (Dry Weather Inspection | Approximately 75% of outfalls have been dry weather screened. | No | 8/12/2009 | Full Implementation |
| 3 | Local Illicit Discharge Regulations | Local illicit discharge regulations have been adopted and are currently being enforced. | No | 8/12/2010 | Full implementation |
| 4 | Construction SWP3 Review and Permit Compliance | 57 SWP3s were reviewed during Year 4. | No | 8/12/2010 | Full implementation |

| 4 | Construction Site Inspection | All sites that were issued storm water permits from the coalition were inspected. (77 inspections conducted) | No | 8/12/2010 | Full implementation |
|---|--|---|----|-----------|---------------------|
| 4 | Local Construction Regulations | Local construction regulations have been adopted and are currently being enforced. | No | 8/12/2010 | Full implementation |
| 4 | Construction Site Notice Posting | The coalition posted construction site notices on all applicable sites. | No | 8/12/2010 | Full implementation |
| 5 | Development Project Plan Review | The coalition reviewed 0 development project plans. | No | 8/12/2010 | Full implementation |
| 5 | Inspection of Post Construction Control Measures | The coalition has a construction inspection program and will inspect all applicable post construction control measures as they are developed. | No | 8/12/2010 | Full implementation |
| 5 | Local Post Construction Site Runoff Regulations | Local post construction site runoff regulations have been adopted and are currently being enforced. | No | 8/12/2010 | Full implementation |
| 6 | Litter/Garbage Collection | The coalition conducts garbage/litter collection to reduce floatable materials. | No | 8/12/2010 | Full Implementation |
| 6 | Pesticide and Herbicide Application | Each coalition member has a licensed applicator in good standing with annual training records. | No | 8/12/2009 | Full Implementation |
| 6 | Maintenance of Roadways and Park Areas | The coalition developed roadway maintenance project guidance and standard pollution prevention plans. | No | 8/12/2009 | Full Implementation |

| 6 | Vehicle and Equipment Maintenance | The coalition operates and maintains 575 vehicles/equipment. | No | 8/12/2011 | Full implementation |
|---|--|--|----|-----------|---------------------|
| 6 | Spill Prevention Plans | The coalition conducted a self- audit and is developing SPCC Plans for all applicable facilities. | No | 8/12/2010 | Full implementation |
| 6 | Employee Training Program | The coalition has developed a training program and trained 197 employees this permit term. | No | 8/12/2010 | Full implementation |
| 6 | Disposal of Waste | All coalition members dispose of floatables collected in an approved landfill, dirt and sediment removed from the drainage systems is re-used for fill as necessary. | No | 8/12/2009 | Full Implementation |
| 6 | Maintenance Office and Stockpile Material Storage Areas | Coalition has begun implementation by conducting a self-audit of maintenance offices and stockpile material storage areas. Pollution prevention plans were developed during permit year 4. | No | 8/12/2010 | In progress |
| 6 | Storm Sewer System Maintenance | 66 cubic yards of debris removed; 162 catch basins cleaned, 10 catch basins repaired; and 104,270 linear feet of ditching cleaned. Approximately 20% of the entire system is inspected/maintained per year. | No | 8/12/2011 | Full implementation |
| 6 | Maintain Municipally Owned Construction Sites | Municipally owned construction sites are inspected and maintained as required by the Construction General Permit. | No | 8/12/2011 | Full implementation |

| 6 | Municipal Parking Lots | Municipal parking lots are inspected at least once per year. | No | 8/12/2011 | Full implementation |
|---|--|---|----|-----------|---------------------|
| 6 | Roadway Deicing Procedures | 3 deicing events were conducted during the permit year. Deicing material was collected and properly disposed of. | No | 8/12/2011 | Full implementation |
| 6 | Municipally Owned Industrial Facilities | Conducted inspections of each facility to determine compliance with the MSGP. All facilities had permit coverage, and were provided updated training about recordkeeping during this permit term. | No | 8/12/2009 | Full implementation |

Table 2 – Measurable Goals Status

| MCM(s) | BMP | Measurable Goal(s) | Success | Proposed Changes (submit NOC as needed) |
|--------|--|---|-------------|--|
| 1 | Flyers and Brochures | Distribute or post at least 2 types of available brochures per year (years 4 & 5) | Met | No Changes |
| 1 | Impacts of Illegal Dumping and Littering | Distribute or post at least 2 types of available brochures per year (years 3,4,5) | Met | No Changes |
| 1 | Distribute Materials to Local Schools | Ensure at least 1 type of material is distributed annually to the local schools (years 3,4,5) | Met | No Changes |
| 1 | Education of Construction Site Personnel | Make available to construction site personnel at least 1 guidance on construction site runoff issues each year (years 2,3,4,5) | Met | No Changes |
| 1 | Public Service Announcements | Provide at least 1 PSA to be aired by the local media whenever possible at least once per permit term (years 4,5) | Met | No Changes |
| 1 | Storm Drain Marking | Mark approximately 100% of permanent drains by the end of the permit term. (year 5) | In Progress | No Changes |
| 1 | Tax Bill Messages/Direct Mailing | Distribute one tax bill message/direct mailing per year. (years 2,3,4,5) | Met | No Changes |
| 1 | Multi-Jurisdiction Storm Water Website | Update website at least once per permit term. (years 3,4,5) | Met | No Changes |

| 2 | SWMP Committee | Invite local groups to participate at least once per permit term (years 4, 5) | Met | No Changes |
|---|---|---|-----|------------|
| 2 | Conduct Public Meetings | Invite local group to attend public meetings and perform public meetings at least once per permit term (years 4, 5) | Met | No Changes |
| 2 | Storm Water Hotline | Receive and consider each storm water call. (years 3,4,5) | Met | No Changes |
| 2 | City-wide Cleanup | Conduct 1 city-wide clean- up per year (years 2,3,4,5) | Met | No Changes |
| 3 | Maintain and update the MS4 Outfall Inventory Map | Conduct 1 review of the map per permit term. (years 4,5) | Met | No Changes |
| 3 | MS4 Outfall Inspection (Dry Weather Inspection of Outfalls) | Inspect 100% of the outfalls once per permit term. (25% per year) (years 2,3,4,5) | Met | No Changes |
| 3 | Local Illicit Discharge Regulations | Enforce the local illicit discharge regulations as needed. (years 3,4,5) | Met | No Changes |
| 4 | Construction SWP3 Review and Permit Compliance | Review construction plans that will result in the disturbances of greater than or equal to one acre, or are part of a common plan of development or sale that will result in the disturbance of one or more acres for compliance with the local construction regulations on an as needed basis (years 3,4,5) | Met | No Changes |

| 4 | Construction Site Inspection | Conduct inspections according to the local construction regulations (years 3,4,5) | Met | No Changes |
|---|--|--|-----|------------|
| 4 | Local Construction Regulations | Enforce the local construction regulations as needed. (years 3,4,5) | Met | No Changes |
| 4 | Construction Site Notice Posting | Post an appropriate site notice at each Coalition construction site subject to the TCEQ Construction General Permit (years 3,4,5) | Met | No Changes |
| 5 | Development Project Plan Review | Review construction plans for the inclusion of appropriate post- construction controls on an as needed basis (years 3,4,5) | Met | No Changes |
| 5 | Inspection of Post Construction Control Measures | Conduct at least 1 inspection of control measures per permit term (years 3,4,5) | Met | No Changes |
| 5 | Local Post Construction Site Runoff Regulations | Enforce the local post construction site runoff regulations as needed (years 3,4,5) | Met | No Changes |
| 6 | Litter/Garbage Collection | Collect litter/garbage at least once per year for each identified area included in the program (years 3,4,5) | Met | No Changes |
| 6 | Pesticide and Herbicide Application | Maintain at least 1 licensed applicator if herbicide or pesticide is to be applied (years 2,3,4,5) | Met | No Changes |

| 6 | Maintenance of Roadways and Park Areas | Implement a P3 or SWP3 on City maintenance projects requiring formal plans and specifications (years 2,3,4,5) | Met | No Changes |
|---|---|--|-----|------------|
| 6 | Vehicle and Equipment Maintenance | Perform inspections and maintenance activities as indicated by manufacturer's specifications (years 4, 5) | Met | No Changes |
| 6 | Spill Prevention Plans | Maintain SPCC plans for permittee owned facilities requiring SPCC plans (years 3,4,5) | Met | No Changes |
| 6 | Employee Training Program | Conduct at least one training program per permit term (years 3,4,5) | Met | No Changes |
| 6 | Disposal of Waste | Properly dispose of waste materials on a routine basis (years 2,3,4,5) | Met | No Changes |
| 6 | Maintenance Office and Stockpile Material Storage Areas | Conduct an inspection of each pollution prevention plan at least once per permit term (years 3,4,5) | Met | No Changes |
| 6 | Storm Sewer System Maintenance | Inspect/maintain approximately 20% of the system per year (years 4,5) | Met | No Changes |
| 6 | Maintain Municipally Owned Construction Sites | Inspect and maintain municipally owned construction sites as required by the TCEQ Construction General Permit (years 4,5) | Met | No Changes |
| 6 | Municipal Parking Lots | Inspect/maintain municipal parking areas at least once per year (years 4,5) | Met | No Changes |

| 6 | Roadway Deicing Procedures | Properly use and remove deicing material. (years 4,5) | Met | No Changes |
|---|--|--|-----|------------|
| 6 | Municipally Owned Industrial Facilities | Comply with the TCEQ MSGP at municipally owned industrial facilities that are eligible for MSGP coverage (years 2,3,4,5) | Met | No Changes |

City of Lake Jackson

Certification

| Name (printed): | Title: |
|-----------------|--------|
| Signature: | Date: |

City of Clute

Certification

| Name (printed): | Title: |
|-----------------|--------|
| Signature: | Date: |

City of Freeport

Certification

| Name (printed): | Title: |
|-----------------|--------|
| Signature: | Date: |

City of Alvin

Certification

| Name (printed): | Title: |
|-----------------|--------|
| Signature: | Date: |

City of Angleton

Certification

| Name (printed): | Title: |
|-----------------|--------|
| Signature: | Date: |

City of Richwood

Certification

| Name (printed): | Title: |
|-----------------|--------|
| Signature: | Date: |

| Name (printed): | Title: |
|-----------------|--------|
| Signature: | Date: |

| Name (printed): | Title: |
|-----------------|--------|
| Signature: | Date: |

| Name (printed): | Title: |
|-----------------|--------|
| Signature: | Date: |

| Name (printed): | Title: |
|-----------------|--------|
| Signature: | Date: |

Brazoria County

Certification

| Name (printed): | Title: |
|-----------------|--------|
| Signature: | Date: |

Rebecca Villalba, Team Leader Texas Commission on Environmental Quality Storm Water and Pretreatment Team (MC-148) P.O. Box 13087 Austin, Texas 78711-3087

Re: Phase II MS4 Annual Report Transmittal for Brazoria County, City of Lake Jackson, City of Freeport, City of Richwood, City of Alvin, City of Angleton, City of Clute, Velasco Drainage District, Angleton Drainage District, Brazoria Drainage District No. 4, Brazoria County C & R District No. 3 TPDES Permit Numbers: TXR040154, TXR040140, TXR040135, TXR040139, TXR040136, TXR040141, TXR040138, TXR040142, TXR040144, TXR040148, TXR040137

Dear Team Leader:

This letter serves to transmit the Year 4 Annual Report for the Texas Pollutant Discharge Elimination System (TPDES) Small Municipal Separate Storm Sewer System (MS4) General Permit, Authorization Numbers TXR040154, TXR040140, TXR040135, TXR040139, TXR040136, TXR040141, TXR040138, TXR040142, TXR040144, TXR040148, TXR040137 for the Brazoria County Storm Water Quality Coalition.

A separate Notice of Change (NOC) has not been submitted based on the fact that changes have not been proposed for Year 5.

As required by the general permit, a copy of this submittal has also been mailed to the TCEQ's regional office in Houston, Texas.

Sincerely,

John Concienne Environmental Project Manager Carroll & Blackman, Inc.