		Phase I, WW Phase II, ar	Phase I, WW Phase II, and EWA PH II Formal Draft Comments			
Name	Document	Section	Page	Comment		
				<ol><li>Coordination among Permittees. a. States that coordination among entities covered under this permit is encouraged. The current permit language states,</li></ol>		
				"The SWMP should include coordination mechanisms" Proposed language		
				changes the "should" to "SHALL".		
				Shall does not encourage coordination, it requires coordination. Retain the		
				word should, to encourage rather than require coordination. Each permittee /		
				entity is unique and governed by a separate elected body. Coordination occurs		
				to the extent practicable to address permit requirements in a timely and cost		
				effective manner. Requiring coordination unfortunately can often result in		
				inefficiencies and delays, ultimately resulting in the opposite of the desired		
	EWA Phase II	Coordination		11 outcome.		
				The county recommends <b>Ecology</b> develop education and outreach materials for		
				the State as a whole, or for Eastern and Western Washington individually. This		
				would ensure consistency in the messages and be a more economically viable		
				mechanism for addressing public education and outreach. As the requirements		
				within the permit become more and more specific, a broad based approach is		
	EWA Phase II	Education and Outreach	11, 12	warranted.		
				Ecology added the requirement to measure the understanding and adoption of		
				the targeted behaviors for at least one target audience in one subject area no		
				later than August 2021. While the EWSG commented that this section of the		
				permit should be moved to the Monitoring and Assessment section of the		
				permit, Douglas County takes no exception with the permit language as		
	EWA Phase II	Education and Outreach		13 written.		
				3. b. vi. Permit language has been modified from "may need to" to "shall".		
				The county recommends leaving permit language as is (may need to), allowing		
				the permittee to implement regulatory mechanisms as needed for our specific		
	EWA Phase II	IDDE		16 community rather than as required by the permit		
				f. Recordkeeping: If IDDE information is submitted to ECY via WQWebIDDE,		
				then requiring the permittee to compile and submit the same information		
				within the Annual Report is duplicative and unnecessary. The requirements for		
				IDDE reporting should be satisfied by either WQWebIDDE reporting, or		
				submittal of information via the annual report, not both. It is the county's		
				preference to eliminate the WQWebIDDE requirement and utilize the annual		
				report to submit IDDE information. Ecology can utilize this information and		
East Wenatchee	EWA Phase II	IDDE		19 place it in any format deemed necessary.		

				4. b. i. Existing language requires review of Construction SWPPPs prior to
				construction. Proposed language requires review prior to clearing and
				construction. Clearing is not currently an activity that is regulated by every
				permittee. It is not feasible or reasonable to require a submittal for an activity
				that is not regulated. There will be minimal effectiveness associated with the
				addition of this language as implementation will be limited. Will ECY be
				implementing the same expectations in administration of the Construction
				General Permit? Recommend evaluation of potential conflicts with vegetation
				maintenance (clearing) activities associated with addressing potential fire
East Wenatchee	EWA Phase II	Construction Site Stormwater Runoff Control (EWA)	21	hazards.
				Page 41, S8 Monitoring and Assessment, A. 2. Recommend modification of the
				proposed text as follows: Coordinate with other local governments in your
				designated Urban Area to Plan and begin an additional stormwater
				management effectiveness study. Two or more permittees Urban Areas may
East Wenatchee	EWA Phase II	Monitoring and Assesment	41	collaborate on a single study.
				G3. B. Ecology should continue to clearly publish contact numbers for
				reporting spills. Often efforts to identify the appropriate contact at ECY is not
				straight forward, which delays response times and results in confusion in the
East Wenatchee	EWA Phase II	General Conditions	46	roles and responsibilities of each agency.
				Appendix 1, Page 4+, Core Element #2: Construction Stormwater Pollution
				Prevention. The requirements outlined within this appendix provide details
				beyond what is actually needed. This information is already included within
				Chapter 7 of the updated Stormwater Management Manual for Eastern
				Washington (SWMMEW) and duplication within Appendix 1 of this permit is
				unnecessary. All of the core elements should be addresses similar to Core
East Wenatchee	EWA Phase II	Appendix 1	4+	Element #1, where a reference to the SWMMEW is made.