February 25, 2022

Emma Trewhitt

Municipal Stormwater Planner

Water Quality Program

Department of Ecology, Headquarters

PO Box 47600

Olympia, WA 98504-7600

Re: 2024 NPDES Phase I Municipal Stormwater Permit – Appendix 13 Early Input

Dear Ms. Trewhitt,

The purpose of this letter is to provide early input on requirements in Appendix 13 of the Phase I Municipal Stormwater Permit as Ecology prepares to begin drafting the 2024 NPDES Phase I Municipal Stormwater Permit.

Section 2.a of the Operations & Maintenance section of Appendix 13 – Adaptive Management Requirements requires “weekly sweeping of S. Myrtle Street from 8th westward to street end.” When the City is unable to accomplish this requirement due to conditions out of its control (i.e. snow and/or ice, such as occurred at the end of 2021), it is necessary for the City to submit a G20 notification for its inability to comply. The City therefore proposes the following language change (new text underlined) to Appendix 13 text, “Operations & Maintenance” Section 2.a in order to remain in compliance when sweeping is prevented by conditions out of the City’s control:

Operations & Maintenance:

2. The Permittee shall continue to implement the following stormwater management operations and maintenance actions in the S. Myrtle Street basin until such time as this basin is identified as no longer a priority in accordance with the Annual Prioritization (described below):

1. Weekly sweeping of S. Myrtle Street from 8th westward to street end during sweepable conditions (e.g., absence of flooding, snow, and/or ice).

Please contact me if you have any questions regarding this letter (melissa.ivancevich@seattle.gov).

Sincerely,



Melissa Ivancevich, Municipal Stormwater Specialist

Drainage and Wastewater Line of Business

Seattle Public Utilities

cc: Ellen Stewart, Seattle Public Utilities

Ben Marré, Seattle Public Utilities

 Kevin Burrell, Seattle Public Utilities

Shelly Basketfield, Seattle Public Utilities

 Theresa Wagner, Seattle City Attorney’s Office