

Meeting Date	Comment Date	Commenter	Comment No.	Section	Page	Topic	Comment
4/22/2020	1-May-20	City of Nampa	1	5		Remand Rule	The guidance document makes no mention of how IDEQ intends to implement the Remand Rule (81 FR 89320 - NPDES Municipal Separate Storm Sewer System General Permit Remand, Final Rule) in Idaho small MS4s. Please consider including information regarding how and/or when IDEQ intends to address the language in this rule and how it will affect MS4 permittees in Idaho.
4/22/2020	1-May-20	City of Nampa	2	5		Phase II permit oversight	Pollutant reduction activities and alternative control measures are included in Phase II permits that have been, or will be, issued prior to IDEQ taking over the MS4 program in Idaho. Including some language as to how IDEQ intends to address the dynamic nature of Phase II permits (i.e., reviewing and approving alternative control measures and proposed pollutant reduction activities) would be helpful for permittees.
4/22/2020	1-May-20	City of Nampa	3	5.4	24	Monitoring	Second round Phase II permits include requirements for "Monitoring/Assessment Activities", generally found in Permit Part 6.2. The IPDES guidance only describes monitoring activities. It would be helpful if the IDEQ could include guidance for cases where permittees may opt for assessment activities that do not include, or do not only use stormwater outfall monitoring data to assess discharge water quality.