# STORMWATER MANAGEMENT PROGRAM PLAN

Village of Lloyd Harbor Town of Huntington Suffolk County, New York

MS4 SPDES Identification No.: NYR20A299

# November 2025



# **Prepared for:**

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### 1.0 INTRODUCTION

The Village of Lloyd Harbor (Village) has developed this Stormwater Management Program (SWMP) Plan to comply the New York State Department of Environmental Conservation (NYSDEC) General Permit for Stormwater Discharges from Municipal Separate Storm Sewer Systems (MS4) (GP-0-24-001 or MS4 General Permit). The Village was originally identified by the NYSDEC as a Traditional Land Use Control MS4 (Traditional MS4) under the Town of Huntington's NYSDEC permit number. Under a later iteration of the MS4 General Permit, the Village was designated as its own MS4, separate from the Town, and received their own NYSDEC permit number: NYR20A299. Under this permit, the Village has developed and implemented this SWMP Plan to reduce stormwater pollutants from the Village's storm sewer system to the maximum extent practicable (MEP).

According to the NYSDEC, MS4s that are located within the boundaries of an urbanized area, as defined by the United States Census Bureau, are regulated under the United States Environmental Protection Agency's (USEPA) Phase II Stormwater Rule. The Phase II Stormwater Rule requires MS4s to develop a SWMP Plan which includes six (6) minimum control measures (MCMs) that, when implemented together, are expected to reduce the discharge of pollutants to the MEP. The overall goal of the program is to improve water quality and recreational use of waterways.

As a Traditional MS4, the Village must meet the requirements for the six (6) MCMs in accordance with Part VI of the MS4 General Permit. Generally, these requirements include development of programs to increase public awareness of the impacts of stormwater runoff, provisions for public participation in stormwater activities, implementation and enforcement of programs related to the control of illicit discharges to the storm sewer system, management of runoff from construction sites and new construction, and reduction of pollution from the Village's municipal facilities and operations. This SWMP Plan includes MCM compliance to date, and future compliance requirements and timeframes for each MCM throughout the 5-year permit term. The six (6) required MCMs are identified as:

- 1. Public Education and Outreach Program
- 2. Public Involvement / Participation
- 3. Illicit Discharge Detection and Elimination
- 4. Construction Site Stormwater Runoff Control
- 5. Post-Construction Stormwater Management
- 6. Pollution Prevention / Good Housekeeping

Part VIII requirements of the MS4 General Permit must also be implemented for MS4s that are located within the sewersheds that discharge to waters impaired for phosphorus, silt/sediment, pathogens, nitrogen, or floatables. The Village's MS4 discharges to waterbodies that are impaired for pathogens (as further discussed in Section 1.2.2 of this SWMP Plan). As a result, Part VIII requirements, applicable to the pathogens, have been incorporated into the Village's SWMP Plan.

The mapping requirements for all MS4s, outlined in Part IV.D of the MS4 General Permit, have also been incorporated into this SWMP Plan.

# 1.1 Village of Lloyd Harbor Overview

The Village of Lloyd Harbor is situated approximately 30 miles northeast of New York City and is located on Lloyd Neck and the northern portion of West Neck Peninsula in Suffolk County within the Town of Huntington. The Village was incorporated in 1926 and has an estimated population of 3,571 (2020 census). It is approximately 9.2 square miles in area, and the topography ranges from about 184 feet above sea level approximately 1,500 feet northeast of the intersection of Shore Road and Snake Hill Road to sea level along the shoreline. See Appendix A, Figure 1 for a map of the Village's topography.

The Village is bordered on the north by the Long Island Sound; on the east by Huntington Bay, Huntington Harbor, and Lloyd Harbor; on the south by the Town of Huntington and on the west by Cold Spring Harbor. The Village has approximately 20,800 linear feet of shoreline along Cold Spring Harbor, 48,500 linear feet of shoreline along Lloyd Harbor, and 33,500 linear feet of shoreline along the Long Island Sound. The Village is comprised of public roads maintained by the Village, with numerous private roads spread throughout the community.

The Village contains various land uses within the MS4 regulated area. Land use refers to the activity that is occurring on a property and within the structures that occupy the property. See Appendix A, Figure 2 for a map of the land uses that exist within the Village and MS4 regulated area.



### 1.2 Notice of Intent

As discussed in Part II.A of the MS4 General Permit, MS4s were required to electronically submit the Notice of Intent (NOI) by February 20, 2024 in order to continue permit coverage under GP-0-24-001. The Village submitted the NOI to the NYSDEC on January 30, 2024, a copy of which is included as Appendix B. By submitting the NOI to the NYSDEC, the Village certified that they have read and agreed to comply with the permit and conditions of GP-0-24-001, including the provisions to update the SWMP Plan in accordance with the timeframes set forth in the permit. Further, the submission of the NOI authorized the Village to discharge stormwater under the new terms and conditions of GP-0-24-001.

The NOI included waterbody information applicable to the Village's MS4, including the waterbodies the Village's MS4 discharges to, identification of whether those waterbodies were listed as impaired in the MS4 General Permit, and which pollutant of concern (POC) the waterbody is impaired by if applicable. A summary of the waterbody information disclosed in the NOI is described in Section 1.2.1 and 1.2.2 below.

#### 1.2.1 Drainage and Receiving Waters

Land areas within the Village of Lloyd Harbor discharge stormwater runoff to three (3) surrounding waterbodies which include Huntington Harbor, Cold Spring Harbor, and Lloyd Harbor. These waterbodies receive stormwater discharges from overland surface runoff and storm drainage systems constructed throughout the Village which captures stormwater runoff from local streets and properties. Many portions of the Village shoreline drain directly to the head waters of these three waterbodies without passing through any recognized watershed or storm drainage system. It is also important to recognize that some of the Village's stormwater interconnection outfalls discharge to non-traditional MS4 drainage systems (Suffolk County or New York State Department of Transportation). See Appendix A, Figures 3a and 3b which show the preliminary storm sewershed areas and drainage outfalls.

#### 1.2.2 Impaired Waters and Pollutants of Concern

As discussed in Part III.B.1 of the MS4 General Permit, MS4s whose outfalls discharge to waters impaired for phosphorus, silt/sediment, pathogens, nitrogen, or floatables (Appendix C in the MS4 General Permit) must develop and implement the pollutant specific best management practices (BMPs), listed in Part VIII of the MS4 General Permit, targeted towards the POC causing the impairment. As described above in Section 1.2.1, the Village discharges to three (3) waterbodies, two (2) of which are listed in Appendix C of the MS4 General Permit as impaired. A summary of the waterbodies the Village's MS4 discharges to and their respective POC, is listed below in Table 1.

Table 1: Village of Lloyd Harbor Impaired Waters and Pollutants of Concern			
Waterbody Segment Name	Pollutant of Concern		
Huntington Harbor - 1702-0228	Pathogens		
Cold Spring Harbor, and tidal tribs - 1702-0018	Pathogens		
Sources:			
Appendix C of GP-0-24-001. Available at: SDPES General Permit for Stormwater Discharges from Municipal Separate Storm Sewer			
Systems (MS4s) - Permit No. GP-0-24-001 (ny.gov).			
Stormwater Interactive Mapper. Available at: https://gisservices.dec.ny.gov/gis/stormwater/			

As described in Table 1, pathogens were identified as a POC for the Village in Appendix C of the MS4 General Permit. As a result, Part VIII requirements, applicable to the pathogens, have been incorporated into the Village's SWMP Plan. The sources and impacts of these POCs are further detailed below.

#### Pathogens

Waterborne pathogens, including bacteria, viruses, and protozoa, are a direct threat to human health. The origin of most common waterborne pathogens in the United States can be traced to the fecal wastes of animals and humans. Potential sources of pathogens in Suffolk County originate from failing septic systems, aging sanitary sewer infrastructure, sewer system overflows, and animal waste. Waste that





enters waterbodies via stormwater runoff degrade aesthetic quality and create a hazard for wildlife and ecosystems.



### 1.3 Stormwater Contacts

In accordance with Parts IV.B.1, VI.C.1.a.i, and VI.D.2.a of the MS4 General Permit, the Village has identified stormwater contacts in the SWMP Plan including the Village's Stormwater Program Coordinator, and contacts to report illicit discharges and construction site complaints. These contacts are described below in Sections 1.3.1 and 1.3.2.

#### 1.3.1 Stormwater Program Coordinator

The Village's Stormwater Program Coordinator is the Village Superintendent of Public Works. As described in Part IV.B.1 of the MS4 General Permit, the Stormwater Program Coordinator must be knowledgeable in the principles and practices of stormwater management, the requirements of MS4 General Permit, and the SWMP Plan. The Stormwater Program Coordinator oversees the development, implementation, and enforcement of the SWMP Plan; coordinates all elements of the SWMP Plan to ensure compliance with the MS4 General Permit; and develops and submits the MS4 Annual Report to the NYSDEC.

The current Stormwater Program Coordinator contact information is listed below:

Robert Schwarz Superintendent of Public Works 32 Middle Hollow Rd Huntington, NY 11743 (631) 549-8880 Rschwarz@lloydharbor.org

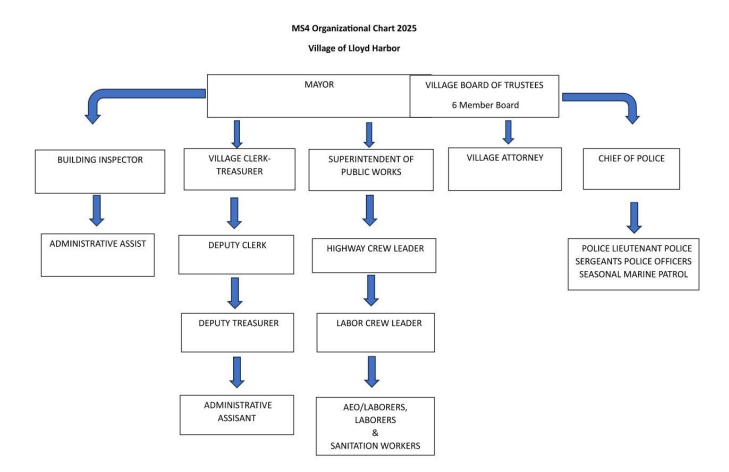
#### 1.3.2 Contact for Reporting Illicit Discharges and Construction Site Complaints

The Village has identified two (2) Village employees the public can report illicit discharges and construction site complaints to in accordance with Parts VI.C.1.a.i and VI.D.2.a of the MS4 General Permit. The contact information for these two (2) Village employees is listed below.

Robert Schwarz Superintendent of Public Works 32 Middle Hollow Rd Huntington, NY 11743 (631)549-8880 Rschwarz@lloydharbor.org James Siino
Building Inspector
32 Middle Hollow Rd
Huntington, NY 11743
(631) 549-2640
Ihinspector2763@gmail.com

# 1.4 Staffing Plan/Organizational Chart

Individual SWMP components are developed, implemented, and/or enforced by different entities and departments within the Village. The below organizational chart includes the different entities/departments and associated titles for those who have roles and responsibilities for implementing the Village's SWMP Plan. The Stormwater Program Coordinator is responsible for communication and coordination amongst the Village employees listed in the below chart regarding their SWMP roles and responsibilities throughout the reporting period.



# 1.5 Municipal Facilities and Infrastructure

Below describes a brief overview of the Village's facilities and infrastructure:

- Administrative: The Village Hall is located at 32 Middle Hollow Rd, Lloyd Harbor, NY 11743
- <u>Public Works:</u> The Village's Public Works facilities are located at 32 Middle Hollow Rd, Lloyd Harbor, NY 11743
- Open Space and Recreation:
  - The Village operates one (1) park, Village Park, located at 453 West Neck Road (SCTM # 0403-012.00-02.00-014.000).
  - o The Village maintains Jennings Field (SCTM # 0403-017.00-03.00-002.000).
  - The Fiske Bird Sanctuary is located on land owned by the Village (SCTM # 0403-013.00-04.00-022.000 and 0403-013.00-04.00-029.000).
- <u>Emergency Services</u>: The Village of Lloyd Harbor Police Department is located at 380 West Neck Road, Lloyd Harbor, NY 11743.
- <u>Streets & Street Drainage:</u> The Village owns and maintains 13 miles of roadways in the Village. The road networks and drainage systems are interconnected.

# 1.6 Inventory of Entities Assisting with Permit Implementation

As described in Part IV.A.1 in the MS4 General Permit, MS4s may utilize other entities to assist with portions of the SWMP implementation, including coalitions of MS4s and private third-party contractors. Pursuant to Part IV.A.1.b., Table 2 below presents the existing, up to date inventory of entities assisting with permit implementation.

Table 2: Entities Assisting in Permit Implementation			
Permit Requirement	Name	Type of Entity	
MCM 1/ Public Education and	Oyster Bay Cold Spring Harbor	MS4 Coalition	
Outreach	Protection Committee (OBCSHPC)		
MCM 2/ Public Involvement and	OBCSHPC	MS4 Coalition	
Participation			
MCM 4/ SWPPP Review	H2M architects + engineers (H2M)	Consultant	
MCM 5/ SWPPP Review	H2M	Consultant	
MCM 6/ Catch Basin Cleaning	Earth Repair	Private Third-Party	
_	•	Contractor	
MS4 Mapping	H2M	Consultant	

#### 1.6.1 Agreements for Alternative Implementation Options

As outlined in Table 2 above, there are currently three (3) entities assisting the Village with permit implementation. If an MS4 is relying on another entity for compliance with the MS4 General Permit, there must be an agreement in place consistent with the requirements outline in Part IV.A.1.a.i – vii. Pursuant to Part IV.A.1.d. of the MS4 General Permit, the Village has written agreements and Third-Party certifications between the Village and these three (3) entities.

### 1.7 Village Local Laws and Enforcement Response Plans (ERP)

The Village has implemented restrictions and requirements that reduce stormwater runoff impacts. These restrictions and requirements that have been codified into Village local law are summarized below in Sections 1.7.1 through 1.7.3.

Pursuant to Part IV.F of the MS4 General Permit, the Village has also developed an ERP (Appendix C) which clearly describes the action(s) to be taken for violations against local laws the Village has enacted for illicit discharges, construction, and post-construction which are discussed in Sections 1.7.1 and 1.7.2 below. Instances of non-compliance and violations will also be discussed in Sections 1.7.1.1 and 1.7.2.1.

### 1.7.1 IDDE Ordinance and ERP

- Chapter 170: Storm Sewers
  - This chapter prohibits illegal discharges into the Village's MS4 and provides enforcement guidelines. The legislative intent of this chapter is further detailed in MCM 3 (See Section 2.3.2.1).
- The Village has prepared an ERP in conformance with Part IV.F of the MS4 General Permit. Pursuant to the permit requirements, all MS4s must develop and implement an ERP to identify, document, and address potential and/or actual illicit discharge violations. The ERP describes the duties of the enforcement staff and the tools available to those staff to help ensure compliance with applicable regulations. The overall goal of the ERP is to provide Village staff with guidelines to achieve consistent enforcement in order to achieve compliance with the regulations of the MS4 General Permit. See the Village's ERP in Appendix C for further detail.

### 1.7.1.1 Instances of Non-compliance

 N/A – There have not been any instances of non-compliance related to illicit discharges as of November 2025. Should there be any instances of non-compliance in the future, those instances would be inventoried in this section of the SWMP Plan, utilizing the ERP MS4 Enforcement Tracking Sheet (see Appendix C).

#### 1.7.2 Stormwater Management Ordinance and ERP

- Chapter 171: Stormwater Management and Erosion and Sediment Control
  - All new construction projects are required to conform to the minimum stormwater management requirements and controls of NYSDEC's SPDES General Permit for Stormwater Discharges from MS4s, and the substantive requirements of the NYSDEC's SPDES General Permit for Construction Activities, in order to minimize stormwater runoff, pollution, and erosion. This includes onsite stormwater retention and erosion and sediment controls to prevent pollution from construction and post-construction development. The legislative intent of this chapter is further detailed in MCM 4 (See Sections 2.4.2.1 and 2.5.2.1).
- The Village has prepared an ERP in conformance with Part IV.F of the MS4 General Permit. Pursuant to the permit requirements, all MS4s must develop and implement an ERP to identify, document, and address potential and/or actual construction and post-construction violations. The ERP describes the duties of the enforcement staff and the tools available to those staff to help ensure compliance with applicable regulations. The overall goal of the ERP is to provide Village staff with guidelines to achieve consistent enforcement in order to achieve compliance with the regulations of the MS4 General Permit. See the Village's ERP in Appendix C for further detail.

## 1.7.2.1 Instances of Non-compliance

 N/A – There have not been any instances of non-compliance related to construction and postconstruction as of November 2025. Should there be any instances of non-compliance in the future, those instances would be inventoried in this section of the SWMP Plan, utilizing the ERP MS4 Enforcement Tracking Sheet (see Appendix C).

#### 1.7.3 Other Ordinances that Reduce Negative Stormwater Runoff Impacts

The Village enforces several other ordinances beyond those required in the MS4 General Permit that aid in the reduction of negative stormwater runoff impacts. A summary of these ordinances is provided below.

- Chapter 59, Article II: Animal Waste
  - This chapter prohibits anyone who owns, possesses, harbors or has custody or control of any animal from permitting their animal to deposit any animal waste on a public street, road, highway, or public place in the Village unless the waste is immediately removed in a sanitary manner.
- Chapter 71: Boats and Boating
  - This chapter prohibits the discharging and dumping of oil, garbage, or any waste into any waters or on any beach in the Village.
- Chapter 168: Solid Waste
  - O This chapter prohibits the disposal of litter or trash of any kind onto the surface of public property with the intention of abandonment and requires private property to be free of garbage or trash except when in private receptacles for collection.
- Chapter 205: Zoning (Article XVI Coastal Erosion Hazard Management)
  - This chapter establishes standards and procedures for minimizing and preventing damage from coastal flooding and erosion, and to safeguard natural protective features and other natural resources.

These ordinances combined give the Village the authority to require property owners and developers to comply with this SWMP Plan.

# 1.8 Availability of SWMP Plan and MS4 Annual Reports

In accordance with Parts IV.B.2.a and IV.B.2.b of the MS4 General Permit, the Village has made this current SWMP Plan available to Village employees, the public, as well as the NYSDEC and USEPA via the Village's Storm Water Management Webpage.<sup>1</sup> The SWMP Plan is also made available to these individuals during normal business hours at the Village Hall.

The MS4 Annual Reports are also available to Village employees, the public, as well as the NYSDEC and USEPA via the Village's Storm Water Management Webpage and during normal business hours at the Village Hall.

Availability of the SWMP Plan and MS4 Annual Reports is further discussed in Section 2.2.2 of the SWMP Plan with regard to public input.

<sup>1</sup> Village of Lloyd Harbor Storm Water Management webpage. Available from: <a href="https://www.lloydharbor.org/about/storm-water-management/">https://www.lloydharbor.org/about/storm-water-management/</a> Accessed November 2025.



# 1.9 Submission MS4 Annual Reports

In accordance with Part V.B.2.a of the MS4 General Permit, the Village has submitted an MS4 Annual Report to the NYSDEC each year since the Village's original designation as an MS4. The final MS4 Annual Reports submitted to the NYSDEC since the 2010 – 2011 reporting period are located on the Village's Storm Water Management webpage.

The next MS4 Annual Report will be electronically submitted to the NYSDEC by April 1, 2026. This annual report will include content and metrics related to the Village's SWMP Plan from January 3, 2025 – January 2, 2026.



# 1.10 Evaluation of SWMP Plan

In accordance with Part V.C of the MS4 General Permit, the Village evaluates the SWMP Plan for compliance with the terms and conditions of the MS4 General Permit at least once a year. This includes evaluating the effectiveness or identifying deficiencies of the SWMP Plan and documenting the status of achieving the requirements outlined in the permit. This SWMP Plan has been evaluated and is up to date as of November 2025.

#### 2.0 STORMWATER MANAGEMENT PROGRAM (SWMP) PLAN

This SWMP Plan is based on an approach of preventing the pollutants from reaching stormwater rather than removing pollutants from stormwater after the fact. To accomplish this, the Village has developed and implemented a series of programs and procedures to meet the requirements of each of the six required MCMs from the MS4 General Permit. These are described below, as are Future Compliance Requirements and Timeframes for each MCM.

#### 2.1 MCM 1: Public Education and Outreach Program

#### 2.1.1 Description of Minimum Control Measure

MCM 1 focuses on the development and implementation of an education and outreach program designed to inform the public about the impacts that stormwater discharges have on local water bodies. The educational materials contain specific actions as to how the public, as individuals or collectively as a group, can participate in reducing pollutants and their impact on the environment. The Public Education and Outreach program is expected to reach constituents within the MS4s permitted boundary. An informed and knowledgeable community is crucial to the success of the storm water management program. As the public becomes aware of actions they can take to protect or improve the quality of surface waters, improvement to the surface waters will result. The target pollutant sources are construction site runoff, impacts from new and re-development projects, illicit discharges, and local/regional POCs. See a full description of permit requirements for this MCM in Appendix D (MS4 General Permit).

#### 2.1.2 MCM Compliance to Date

#### 2.1.2.1 Part VI Requirements for Traditional MS4s

- Information related to the prevention of illicit discharges is made available on the Village's Storm Water Management webpage<sup>2</sup> and is periodically included in the Village's newsletter - the Village Record.3 The information provided includes but is not limited to: BMPs for pet waste management; septic system maintenance; yard care/landscaping; native planting; rain gardens; protecting against invasive species; and sanitation/recycling information.
- Methods used to distribute educational information and messages includes the following:
  - The Village posts educational stormwater information on kiosks, in the Village Hall, and on the Storm Water Management webpage.
  - The Village distributes newsletters that include stormwater related topics such as native 0 planting; rain gardens; protecting against invasive species; sanitation/recycling information; and proper pet waste disposal.
  - The Village provides information on the Rain Garden App developed by CLEAR on the Village's stormwater webpage. The app educates homeowners on basic information about rain gardens and rain garden installation.
  - The Lloyd Harbor Conservation Advisory Commission is a group of Village volunteers whose mission includes the protection of natural resources. Sponsored activities by the Board include educational symposia on landscape-related-topics at Banbury Center, land

<sup>&</sup>lt;sup>2</sup>. Village of Lloyd Harbor Storm Water Management webpage. Available from: https://www.lloydharbor.org/about/storm-water-

management/ Accessed November 2025.

3 Village of Lloyd Harbor Newsletters. Available from: <a href="https://www.lloydharbor.org/news-announcements-4/village-records/">https://www.lloydharbor.org/news-announcements-4/village-records/</a>. Accessed November 2025.

and tree health awareness, beach cleanups, and conservation columns in the Village Record.

The Village maintains its membership with the Oyster Bay Cold Spring Harbor Protection Committee (OBCSHPC). OBCSHPC distributes educational materials to the public and publicizes education and outreach activities through the committee's website, Facebook, and email.

#### 2.1.2.2 Part VIII Enhanced Requirements for Impaired Waters

# Pathogens

- In accordance with Part VIII.C.2.a of the MS4 General Permit, the Village made information available on how pathogen impairment is being addressed by the adoption and implementation of Chapters 170 and 171 of the Village's local law (See Section 1.7 of this SWMP Plan). These local laws are equivalent to the model local law outlined in Parts IV.E.1 and IV.E.2 of the MS4 General Permit. Chapters 170 and 171 of the Village's local law are discussed in further detail in Section 1.7 of this SWMP Plan.
- The Village provides educational messages with information specific to pathogens throughout the reporting period. As discussed above in Section 2.1.2.1, the Village distributes educational information via various mechanisms including through the Village's Storm Water Management webpage, via newsletters, at kiosks, at the Village Hall, through the Lloyd Harbor Conservation Board, and through the OBCSHPC. Considering these various mechanisms used to distribute educational messages, the Village includes information specific to pathogens at a minimum of two (2) times a year. As discussed in Section 1.2.2, potential sources of pathogens can be traced to fecal wastes. As a result, topics specific to pathogens within the educational messages include BMPs for septic system maintenance and pet waste management.

#### 2.1.3 Future Compliance Requirements and Timeframes

The following future compliance requirements are organized by their respective timeframes in accordance with the MS4 General Permit. These compliance requirements will be identified, developed and/or implemented, as applicable, into the Village's SWMP Plan by their required timeframe.

#### 2.1.3.1 Part VI Requirements for Traditional MS4s

#### 3 years

- Identify and document focus area(s).
- Identify and document target audience(s) and associated pollutant generating activities for each focus area.
- Identify and document the education and outreach topics and how the education and outreach topics will reduce the potential for pollutants to be generated by the target audience(s) for the focus area(s).
- Annually review and update the focus areas, target audiences, and/or education and outreach topics.



# 5 years

- After the focus areas are identified, once within the 5-year permit term, deliver one (1) educational message to each target audience(s) for each focus area based on the education and outreach topic(s).
- After the focus areas are identified, once within the 5-year permit term, reassess method(s) used to distribute educational messages.

# 2.1.3.2 Part VIII Enhanced Requirements for Impaired Waters

## Pathogens

• N/A – no future compliance requirements for this MCM.

# 2.2 MCM 2: Public Participation/Involvement

# 2.2.1 <u>Description of Minimum Control Measure</u>

MCM 2 focuses on providing the opportunity to involve the public in development, review and implementation of the SWMP Plan. The MCM compliance to date includes a number of practices designed to seek public input on the SWMP Plan and MS4 Annual Report. It also describes additional activities hosted by the Village and OBSCHPC that encourage public participation beyond the permit requirements. See a full description of permit requirements for this MCM in Appendix D (MS4 General Permit).

### 2.2.2 MCM Compliance to Date

#### 2.2.2.1 Part VI Requirements for Traditional MS4s

- The Village provides the opportunity for public involvement/participation in the development and implementation of the SWMP Plan via the Village's Storm Water Management Webpage and Village Hall year-round. Specifically, the Village's MS4 Annual Reports and SWMP Plan are posted on the Village's Storm Water Management webpage with instructions on how to submit comments on these documents. Comments on the MS4 Annual Reports and SWMP Plan are directed to the Village's Stormwater Program Coordinator (see Section 1.3.1 for the current Stormwater Program Coordinator's contact information for reference). Hard copies of the MS4 Annual Reports and SWMP Plan are also made available at the Village Hall where the public can submit comments to the Stormwater Program Coordinator in person. There have not been any comments submitted on the SWMP Plan or MS4 Annual Reports as of November 2025. Should the Village receive comments in the future, a summary of these comments would be provided in this section of the SWMP Plan, and the SWMP Plan would be updated based on the comments received as appropriate.
- The Village mainly utilizes the Storm Water Management Webpage to inform the public of the opportunity for their involvement/participation in the development and implementation of the SWMP Plan and how they can become involved.
- The Stormwater Program Coordinator is the local point of contact to receive and respond to public concerns regarding stormwater management and compliance with permit requirements. See Section 1.3.1 for the current Stormwater Program Coordinator's contact information.
- The Village also provides additional public participation opportunities related to improving stormwater quality. These opportunities are as follows:
  - The Village maintains its membership with the OBCSHPC, allowing the Village and the public to participate in various OBCSHPC programs (i.e., Community Shellfish Gardening program).
  - The Lloyd Harbor Conservation Advisory Commission is a group of Village volunteers whose mission includes the protection of natural resources. Sponsored activities by the Board include educational symposia on landscape-related-topics at Banbury Center, land and tree health awareness, beach cleanups, and conservation columns in the Village Record. Additionally, Board Members meet monthly on the second Monday of the month, at the Village Hall, and welcome resident participation.
  - Dog waste receptacles are provided at the Village Park to encourage residents to clean up after their pets.



O The Village provides information on the Rain Garden App developed by CLEAR the Storm Water Management webpage. The app educates homeowners on basic information about rain gardens and how to install rain gardens on their property.

## 2.2.2.2 Part VIII Enhanced Requirements for Impaired Waters

### Pathogens

- N/A no additional compliance requirements for this MCM.
- 2.2.3 <u>Future MCM Compliance Requirements and Timeframes</u>
- 2.2.3.1 Part VI Requirements for Traditional MS4s
  - N/A no future compliance requirements for this MCM.

# 2.2.3.2 Part VIII Enhanced Requirements for Impaired Waters

# Pathogens

• N/A – no future compliance requirements for this MCM.



#### 2.3 MCM 3: Illicit Discharge Detection and Elimination

#### 2.3.1 **Description of Minimum Control Measure**

MCM 3 consists of developing and implementing a program that detects, tracks down and eliminates illicit discharges to the MS4. The program must include a legal authority mechanism that will be used to effectively prohibit illicit discharges; enforce procedures and actions to ensure that the regulatory mechanism is implemented; implement a dry weather screening program; establish procedures for tracking down and locating the source of an illicit discharge; maintain an inventory of priority areas; and establish procedures for removing the source of the illicit discharge. See a full description of permit requirements for this MCM in Appendix D (MS4 General Permit).

#### 2.3.2 MCM Compliance to Date

#### 2.3.2.1 Part VI Requirements for Traditional MS4s

- The Village adopted an ordinance that prohibits illicit discharges to the Village's stormwater system and has continued to enforce the ordinance since its adoption in December 2007. See Article I. Illicit Discharges, in Chapter 170, Storm Sewers, of the Village code.4 The Village chose to adopt their local law based on NYSDEC's Model Local Law to Prohibit Illicit Discharges, Activities and Connections to Separate Storm Sewer Systems, April 2006 (NYSDEC Model IDDE Local Law 2006). The legislative intent of the ordinance, as described in Chapter 170, is the following:
  - 1) To meet the requirements of the SPDES General Permit for Stormwater Discharges from MS4s, Permit No. GP-02-02, or as amended or revised;
  - 2) To regulate the contribution of pollutants to the MS4 since such systems are not designed to accept, process, or discharge nonstormwater wastes;
  - To prohibit illicit connections, activities, and discharges to the MS4; 3)
  - 4) To establish legal authority to carry out all inspection, surveillance, and monitoring procedures necessary to ensure compliance with this article; and
  - 5) To promote public awareness of the hazards involved in the improper discharge of trash, yard waste, lawn chemicals, pet waste, wastewater, grease, oil, petroleum products, cleaning products, paint products, hazardous waste, sediment, and other pollutants into the MS4.

The ordinance also details the Village's ERP, which describes the action(s) to be taken by the Village for violations that the Village has enacted for illicit discharges. See Section 1.7.1 and Appendix C for further details on the ERP.

- As discussed in Section 1.3.2 of this SWMP Plan, the Village identified the Superintendent of Public Works and Building Inspector as the contacts for the public to report illicit discharges in accordance with Part VI.C.1.a.i of the MS4 General Permit. Refer to Section 1.3.2 for the contact information for these two (2) Village employees.
- The Village implements an outfall inspection and sampling program, where outfalls are inspected during dry weather events. Across all observations as of November 2025, it has been concluded that illicit discharges are not occurring in the Village's MS4.

<sup>&</sup>lt;sup>4</sup> Village of Lloyd Harbor ECode, Chapter 170 Storm Sewers. Available from: https://ecode360.com/12252680#12252680. Accessed November 2025.

 Village employees involved in illicit discharge detection and elimination (IDDE), dry weather outfall inspections, or any employees with responsibilities which may involve their observing a potential illicit discharge when working in the field, utilizes IDDE training available through the OBCSHPC. The Village documents and updates annually the names, titles, and contact information for the individuals who have received training. The individuals that have received IDDE training as of November 2025 is presented in Table 3 below.

Table 3: Village Employees that have Received IDDE Training			
Name	Title	Contact Information	
Robert Schwarz	Superintendent of Public Works	Rschwarz@lloydharbor.org	
John Wickham	Highway Crew Leader	Jwickham@ lloydharbor.org	
Warren Talasko	Labor Crew Leader	Rschwarz@lloydharbor.org	
Thomas Scholl	AEO/laborer	Rschwarz@lloydharbor.org	
Rudolf Fasolino	Laborer	Rschwarz@lloydharbor.org	
Tom Tabone	AEO/Laborer	Rschwarz@lloydharbor.org	
William Cznadel	AEO/Laborer	Rschwarz@lloydharbor.org	
Shawn McDonagh	Laborer	Rschwarz@lloydharbor.org	
Lee Turiano	Laborer	Rschwarz@lloydharbor.org	
Zach Glidden	Laborer	Rschwarz@lloydharbor.org	

According to the MS4 General Permit Part VI.C. within two (2) years of the permit term, MS4s must develop an illicit discharge detection, track down, and elimination program. In conformance with the MS4 General Permit, the Village has developed an IDDE program which is included in Appendix E.

### 2.3.2.2 Part VIII Enhanced Requirements for Impaired Waters

#### Pathogens

• N/A – no additional compliance requirements for this MCM.

#### 2.3.3 Future MCM Compliance Requirements and Timeframes

The following future compliance requirements are organized by their respective timeframes in accordance with the MS4 General Permit. These compliance requirements will be identified, developed and/or implemented, as applicable, into the Village's SWMP Plan by their required timeframe.

#### 2.3.3.1 Part VI Requirements for Traditional MS4s

#### 3 years

- Develop an inventory of monitoring locations
- Prioritize outfalls included in the monitoring locations inventory from high to low.

# 2.3.3.2 Part VIII Enhanced Requirements for Impaired Waters

#### **Pathogens**

#### 5 years

• Following the completion of Part VIII.C.1 in the MS4 General Permit (discussed below in Section 2.7.2.2), include on the MS4 outfall inventory the number of each item identified in Part VIII.C.1.b. of the MS4 General Permit for each associated MS4 outfall.



### 2.4 MCM 4: Construction Site Stormwater Runoff Control

### 2.4.1 <u>Description of Minimum Control Measure</u>

MCM 4 consists of developing and implementing a program that ensures that construction sites resulting in land disturbance of greater than or equal to one acre are effectively controlled, as well as promote the proper planning and installation of post-construction stormwater management practices. The program must include a legal authority mechanism that will be used to enforce procedures and actions to ensure compliance; require construction site operators to implement appropriate erosion and sediment controls; require construction site operators to control waste such as discarded building materials, concrete truck washout, chemicals, litter and sanitary waste at the construction site; enforce procedures for site plan review which incorporate the consideration of potential water quality impacts; and enforce procedures for site inspection and enforcement of control measures. See a full description of permit requirements for this MCM in Appendix D (MS4 General Permit).

#### 2.4.2 MCM Compliance to Date

#### 2.4.2.1 Part VI Requirements for Traditional MS4s

- The Village adopted a Stormwater Control ordinance and has continued to enforce the ordinance since its adoption in December 2007. See Stormwater Management and Erosion Sediment Control, in Chapter 171 of the Village code. The Village chose to adopt their local law based on NYSDEC's Sample Local Law for Stormwater Management and Erosion & Sediment Control, March 2006 (NYS DEC Sample SM and E&SC Local Law 2006). The purpose of the ordinance, as described in Chapter 171, is to establish minimum stormwater management requirements and controls to protect and safeguard the general health, safety, and welfare of the public residing within the Village and to address the findings of fact in this chapter. This chapter seeks to meet those purposes by achieving the following objectives:
  - 1) Meet the requirements of minimum measures 4 and 5 of the SPDES General Permit for Stormwater Discharges from MS4s, Permit No. GP-02-02, or as amended or revised;
  - 2) Require land development activities to conform to the substantive requirements of SPDES General Permit for Construction Activities GP-02-01, or as amended or revised;
  - Minimize increases in stormwater runoff from land development activities in order to reduce flooding, siltation, increases in stream temperature, and streambank erosion and maintain the integrity of stream channels;
  - 4) Minimize increases in pollution caused by stormwater runoff from land development activities which would otherwise degrade local water quality;
  - 5) Minimize the total annual volume of stormwater runoff which flows from any specific site during and following development to the maximum extent practicable; and
  - 6) Reduce stormwater runoff rates and volumes, soil erosion and nonpoint source pollution, wherever possible, through stormwater management practices and to ensure that these management practices are properly maintained and eliminate threats to public safety.

The ordinance outlines the components that comprise of the Village's program applicable to MCM 4. These program components are in accordance with the SPDES General Permit for Construction Activities, New York Standards and Specifications for Erosion and Sediment Control

<sup>&</sup>lt;sup>5</sup> Village of Lloyd Harbor ECode, Chapter 171 Stormwater Management and Erosion Sediment Control. Available from: <a href="https://ecode360.com/12252813#12252813">https://ecode360.com/12252813#12252813</a>. Accessed November 2025.

November 2016, and New York State Stormwater Management Design Manual, January 2015, as applicable. A summary of the components of the program outlined in the ordinance include:

- SWPPP review and approval
- Erosion and sediment control (E&S) requirements
- Stormwater design requirements
- Construction inspection requirements
- Performance guarantee
- Enforcement and penalties

Regarding enforcement and penalties, the ordinance also details the Village's ERP, which describes the action(s) to be taken by the Village for violations that the Village has enacted for construction. See Section 1.7.2 and Appendix C for further details on the ERP.

- As discussed in Section 1.3.2 of this SWMP Plan, the Superintendent of Public Works and Building Inspector were identified as the contacts for the public to report complains related to construction stormwater activity in accordance with Part VI.D.2.a of the MS4 General Permit. Refer to Section 1.3.2 for the contact information for these two (2) Village employees.
  - As of November 2025, there have not been any reports of construction site complaints within the Village.
- Construction Oversight Program: A summary of the Village's Construction Oversight Program is
  described in Table 1 within Appendix F. Compliance with the Construction Oversight Program
  requirement may be via adopted ordinance or an existing program. Where an adopted ordinance
  is the compliance mechanism, a link to the ordinance section has been provided in Appendix F.
  Where an existing program is the compliance mechanism, a description of the program is
  provided.
- There is currently one (1) active construction site requiring a SWPPP within the Village as of November 2025. This site is located at 13 Watch Way. This inventory will be updated annually if construction projects are approved or completed pursuant to VI.D.4.a-b. of the MS4 General Permit.
- The one (1) active construction site located at 13 Watch Way has been prioritized as high in accordance with VI.D.5.a of the MS4 General Permit. As construction projects are approved, they will be prioritized pursuant to VI.D.5.a of the MS4 General Permit and documented in this SWMP Plan.
- The Village's Building Inspector is the only individual at the Village responsible for reviewing SWPPs for acceptance and conducting construction site inspections. Further, the Village engages H2M to assist with SWPPP review and approval as needed. Both the Building Inspector, and professional engineers from H2M who review SWPPPs submitted to the Village, have received the four (4) hour NYSDEC endorsed training in proper erosion and sediment control principles from a Soil & Water Conservation District, or other Department endorsed entity. See Table 4 for the Village employees that have received the required training. Should there be additional Village employees responsible for SWPPP acceptance and/or construction site inspections in the Village, these individuals would be required to receive NYSDEC's endorsed



E&S training prior to conducting SWPPP reviews and/or inspecting construction sites and would be added to the inventory in Table 4.

Table 4: Village Employees that have Received E&S Training			
Name	Title	Contact Information	
James Siino	Building Inspector	lhinspector2763@gmail.com	

# 2.4.2.2 Part VIII Enhanced Requirements for Impaired Waters Pathogens

- N/A no additional compliance requirements for this MCM.
- 2.4.3 <u>Future MCM Compliance Requirements and Timeframes</u>
- 2.4.3.1 Part VI Requirements for Traditional MS4s
  - N/A no future compliance requirements for this MCM.
- 2.4.3.2 Part VIII Enhanced Requirements for Impaired Waters Pathogens
  - N/A no future compliance requirements for this MCM.



### 2.5 MCM 5: Post-Construction Runoff Control

### 2.5.1 <u>Description of Minimum Control Measure</u>

MCM 5 consists of developing and implementing a program that ensures proper operation and maintenance (O&M) of post-construction stormwater management practices (SMPs) for new development and redevelopment projects. While MCM 4 addresses stormwater runoff during construction activities, MCM 5 is designed to promote the long-term performance of post-construction SMPs in removing pollutants from stormwater runoff. See a full description of permit requirements for this MCM in Appendix D (MS4 General Permit).

### 2.5.2 MCM Compliance to Date

#### 2.5.2.1 Part VI Requirements for Traditional MS4s

- Similar to MCM 4, the compliance program for MCM 5 is through enforcement of the Village's Stormwater Control that was adopted in December 2007. See Stormwater Management and Erosion Sediment Control, in Chapter 171 of the Village code. As discussed in Section 2.4.2.1 of this SWMP Plan, the Village chose to adopt their local law based on NYSDEC's Sample Local Law for Stormwater Management and Erosion & Sediment Control, March 2006 (NYS DEC Sample SM and E&SC Local Law 2006). The purpose and objectives of the ordinance is described in Section 2.4.2.1 of this SWMP Plan. The ordinance outlines the components that comprise of the Village's program applicable to MCM 5. These program components are in accordance with the SPDES General Permit for Construction Activities, New York Standards and Specifications for Erosion and Sediment Control November 2016, and New York State Stormwater Management Design Manual, January 2015, as applicable. The components of the program outlined in the ordinance that are applicable to MCM 5 include:
  - SWPPP review and approval
  - Stormwater design requirements
  - Post-construction inspection requirements
  - Performance guarantee
  - Enforcement and penalties

Regarding enforcement and penalties, the ordinance also details the Village's ERP, which describes the action(s) to be taken by the Village for violations that the Village has enacted for post-construction. See Section 1.7.2 and Appendix C for further details on the ERP.

- Inventory of post-construction SMPs: There are eleven green infrastructure and post construction SMPs located on Village property which are inspected and maintained once per year. These include perforated piping along the causeway, a stormwater treatment device on West Neck Road, seven (7) drywells in the DPW parking lot, riprap/ native stabilizing plantings, and a rain garden.
- Post-Construction Inspection and Maintenance Program: A summary of the Village's Post-Construction Inspection and Maintenance Program is described in Table 2 within Appendix F. Compliance with the Post-Construction Inspection and Maintenance Program requirement may be via adopted ordinance or an existing program. Where an adopted ordinance is the compliance

<sup>&</sup>lt;sup>6</sup> Village of Lloyd Harbor ECode, Chapter 171 Stormwater Management and Erosion Sediment Control. Available from: https://ecode360.com/12252813#12252813. Accessed November 2025.

mechanism, a link to the ordinance section has been provided in Appendix F. Where an existing program is the compliance mechanism, a description of the program is provided.

• The Village's Building Inspector and Superintendent of Public Works are the only individuals at the Village responsible for inspecting and maintaining post-construction SMPs. In addition, the Village would engage H2M to assist with inspecting post-construction SMPs as needed. Both the Building Inspector, Superintendent of Public Works, and professional engineers from H2M, have received the NYSDEC endorsed training. The Building Inspector and Superintendent of Public Works are also trained on the Village's post-construction SMPs maintenance procedures. See Table 5 for the Village employees that have received the required training. Should there be additional Village employees responsible for inspecting and maintaining post-construction SMPs in the Village, these individuals would be required to receive NYSDEC's endorsed training and training on the Village's post-construction SMPs maintenance procedures prior to conducting any post-construction SMP inspection/maintenance, and would be added to the inventory in Table 5.

Table 5: Village Employees Maintenance Training	that have Received Post-Constru	uction SMPs Inspection and
Name	Title	Contact Information
James Siino	Building Inspector	lhinspector2763@gmail.com
Robert Schwarz	Superintendent of Public Works	Rschwarz@lloydharbor.org

#### 2.5.2.2 Part VIII Enhanced Requirements for Impaired Waters

# Pathogens

• N/A – no additional compliance requirements for this MCM.

#### 2.5.3 Future MCM Compliance Requirements and Timeframes

The following future compliance requirements are organized by their respective timeframes in accordance with the MS4 General Permit. These compliance requirements will be identified, developed and/or implemented, as applicable, into the Village's SWMP Plan by their required timeframe.

#### 2.5.3.1 Part VI Requirements for Traditional MS4s

#### 5 years

- The following information must be included in the post-construction SMPs inventory:
  - Street address or tax parcel;
  - Type
  - Receiving waterbody name and class
  - Receiving waterbody WI/PWL Segment ID
  - Date of installation (if available) or discovery;
  - Ownership;
  - Responsible party for maintenance;
  - Contact information for party responsible for maintenance;



- Location of documentation depicting O&M requirements and legal agreements for postconstruction SMP;
- Frequency for inspection of post-construction SMP, as specified in the New York State Department of Environmental Conservation Maintenance Guidance: Stormwater Management Practices, March 31, 2017 (NYS DEC Maintenance Guidance 2017) or as specified in the O&M plan contained in the approved SWPPP
- Reason for installation (e.g., new development, redevelopment, retrofit, flood control), if known;
- Date of last inspection;
- o Inspection results; and
- Any corrective actions identified and completed.

### 2.5.3.2 Part VIII Enhanced Requirements for Impaired Waters.

# Pathogens

N/A – no future compliance requirements for this MCM.



# 2.6 MCM 6: Pollution Prevention/Good Housekeeping

# 2.6.1 <u>Description of Minimum Control Measure</u>

MCM 6 consists of developing and implementing a pollution prevention and good housekeeping program for municipal facilities and municipal operations to minimize pollutant discharges. Facilities include but are not limited to municipally owned or operated streets/rights-of-way, parks, stormwater infrastructure, buildings, salt storage facilities and other public works facilities. See Section 1.5 of this SWMP Plan for an inventory of municipal facilities. Operations and maintenance activities include but are not limited to street/right-of-way maintenance, winter road maintenance and salt storage, solid waste management, parks and open space maintenance, municipal building maintenance, stormwater infrastructure maintenance, and vehicle and fleet maintenance. The program includes BMPs, policies and procedures; prioritization of efforts based on geographic areas of concern and facilities/operations in most need of improvement; employee training on pollution prevention/good housekeeping techniques; and requiring municipal contractors to also implement pollution prevention and good housekeeping practices. See a full description of permit requirements for this MCM in Appendix D (MS4 General Permit).

## 2.6.2 MCM Compliance to Date

#### 2.6.2.1 Part VI Requirements for Traditional MS4s

- At a minimum frequency of once every five (5) years, the Village completes a self-assessment of all municipal facilities/operations and BMPs discussed below. Documentation of these selfassessments is prepared utilizing the Village's self-assessment checklist.
- The Villages existing BMPs are discussed below and organized by municipal operation.

#### Street/ Right-of-Way Maintenance

The Highway Department operates under the direction of the Superintendent of Public Works. The Village Highway Department is responsible for street and right-of-way maintenance. The Village owns and maintains 13 miles of the main roadways in the Village: West Neck Road; Lloyd Harbor Road; Lloyd Lane; School Lane (to Plover intersection); Mill Road; Southdown Road; Middle Hollow Road; Jennings Road; and Snake Hill Road. The Highway Department also removes downed trees blocking Village roads. Road sweeping is performed on the 13 miles of Village owned streets and at all Village facilities at least four (4) times a year.

## Winter Road Maintenance and Salt Storage

The Village Highway Department is responsible for Winter Road Maintenance and Salt storage. The Village's salt storage shed is permitted by the NYSDEC and the salt is in containment until it is needed for de-icing activities.

#### Solid Waste Management

- The Village enforces several ordinances related to solid waste management including the following: ordinances that prohibit the disposal of trash onto the surface of public property with the intention of abandonment and ordinances which require all private property to be free of trash except when in private receptacles for collection. See section 1.7.3 of this SWMP Plan for further detail.
- The Village provides road-side refuse collection for all residences in the Village. Refuse is collected two (2) times a week and residents are expected to place secured (tops on)

refuse cans on the street by 7:00 a.m. Refuse cans are to be removed from the roadside by residents on the same day as pickup. Recycled newspapers, plastics and metal containers are to be placed by the street for pickup on alternate Wednesday mornings. Bulk pick-up of larger items (packing boxes, furniture, etc.) is scheduled once a week (September-May). There is a nominal fee for pickup of large metal objects, such as appliances. Pickup must be scheduled by telephone.

The Sanitation Department collects solid waste and transfers it to Covanta Huntington Resource Recovery Facility. Recyclables and e-waste are transferred to the Town of Smithtown Recycling Center, and the Village sends scrap metal to Gershow Recycling at their Huntington Scrap Metal Recycling Facility.

#### New Municipal Construction and Land Disturbance

- The Village installed green infrastructure practices on Village property including:
  - Perforated piping
  - Interceptor on West Neck Road
  - Seven (7) drywells in DPW parking lots
  - One (1) rain garden
  - Riprap/ native stabilizing plantings

These practices are inspected and maintained approximately once a year.

# Marine Operations

- The Village's Department of Public Works maintains and manages the Village's beaches, beach pavilions, waterfront parks, picnic areas, boardwalks, docks, bulkheads, piers, boat ramps, and dinghy/kayak racks.
- The Village enforces an ordinance that prohibits the dumping of oil or any waste into any waters or on any beach in the Village (See Section 1.7.3 of this SWMP Plan).

#### Parks and Open Space

- The Village provides pet waste bags for public use on Village property.
- Accumulated trash and debris at Village parks is removed when necessary.
- The Village enforces an ordinance that requires the immediate and proper disposal of pet waste (See Section 1.7.3 of this SWMP Plan).

#### Municipal Building

 Village employees are responsible for maintenance activities required inside and outside of the building(s) they operate from and identifying which activities have an impact on stormwater. The departments maintain safety data sheets and proper hazardous waste materials management is performed.

#### Stormwater System Maintenance

 Village's catch basins, stormwater inlet structures, manholes and open ditches are cleaned approximately once a year either by the Village's Highway Department, or Earth Repair as needed. The Village maintains agreements and Third-Party certification with this contractor.

#### Vehicle and Fleet Maintenance

- All vehicles are stored at either 32 Middle Hollow Road or 380 West Neck Road. High contamination risk vehicles, such as garbage trucks and street sweepers, are stored indoors.
- The Village provides basic maintenance and repair of its vehicles. Vehicles are maintained according to manufacturer's specifications and vehicle operators conduct daily inspections of vehicles to identify fluid leaks, schedule repairs, and eliminate leaks.
- Most maintenance and repair of vehicles is done by N & J Auto Tech at an offsite facility as needed. N & J Auto Tech is located in Huntington Station, outside of the Village of Lloyd Harbor, therefore it is not a municipal operation.
- Vehicles and equipment are washed using methods to prevent discharge of pollutants to the municipal storm sewer system or local waterbodies. Cleaning is mostly performed with pressurized cold water, without the use of soaps. When soap is necessary, minimal amounts of biodegradable soaps are used.
- The Village conducts maintenance indoors whenever possible. For maintenance performed outside, operators guard against spillage of materials that could discharge to storm receivers.
- o Spilled materials are cleaned up immediately, using "dry" methods.
- Operators rinse with hoses that are equipped with automatic shutoff devices and spray nozzles.

## Hazardous and Waste Materials Management

- All hazardous materials are stored in closed, labeled containers. If stored outside, drums are placed on pallets, away from storm receivers.
- Secondary containment devices are used where appropriate and inspected.
- Waste generation is eliminated when possible (i.e., reincorporating coating/solvent mixtures into the original coating material for reuse).
- Materials are recycled if possible, or properly disposed of.
- Material storage areas are inspected.
- Any leaking/defective containers, caps, and covers are repaired or replaced as necessary.
- E-waste is sent to the Town of Smithtown for disposal.

#### Spill Response and Prevention

- o The Village reviews spill response procedures and requires that stormwater quality protection measures are considered during spill response.
- Employees receive spill response training.
- The Village maintains spill prevention equipment.
- Container leaks and areas near storm receiver inlets and outlets are inspected.
- Spilled salt is removed from the salt loading area.
- According to the MS4 General Permit Part VI.F. within two (2) years of the permit term, MS4 must develop a municipal facilities inventory. The Village has developed a municipal facilities inventory which is included in Appendix G.

#### 2.6.2.2 Part VIII Enhanced Requirements for Impaired Waters

#### **Pathogens**

- As discussed above in Section 2.6.2.1 under Street/ Right-of-Way Maintenance the Village's Street sweeper cleans Village streets and parking lots at a minimum of four (4) times throughout the reporting period. That includes all streets located in sewersheds discharging to pathogen impaired segments. The Village ensures these streets are swept annually between the months of April and October.
- As discussed in Section 2.3.2.1, the Village inspected all of their outfalls during the current permit term. No outfalls required repairs. Should the Village identify outfalls in need of repair or maintenance during the next round of inspections, within six (6) months of the outfall inspection, the Village would initiate actions to repair all outfall protection and/or bank stability problems identified during the inspection. Repairs would be completed in accordance with the New York State Standards and Specifications for Erosion and Sediment Control, November 2016 and documented in this SWMP Plan.
- The Village has identified zero (0) Municipal facilities with nuisance bird populations that have the potential to contribute pathogens have been identified. As the Village identified zero (0) municipal facilities, no signage has been made available instructing the public not to feed wildlife. If municipal facilities are identified going forward, signage will be added.
- Accumulated trash and debris from municipally owned facilities is removed when necessary by the Village's DPW to eliminate potential food sources for wildlife.
- The Village evaluated the effectiveness of existing deterrents, population controls, and other
  measures in place that reduce bird related pathogen contributions. The Village found that existing
  measures were effective as of November 2025.
- Dog waste receptacles have been made available in areas where pets/domestic animals may frequent, including the Village Park.

## 2.6.3 Future MCM Compliance Requirements and Timeframes

The following future compliance requirements are organized by their respective timeframes in accordance with the MS4 General Permit. These compliance requirements will be identified, developed and/or implemented, as applicable, into the Village's SWMP Plan by their required timeframe.

#### 2.6.3.1 Part VI Requirements for Traditional MS4s<sup>7</sup>

#### 3 years

- Municipal facility program
  - Municipal facility procedures
  - Training provisions for the MS4 Operator's municipal facility procedures
  - Names, titles, and contact information for the individuals who have received municipal facility procedures training
  - The municipal facility procedures were reviewed and updated
- The municipal facility prioritization was updated in the inventory
- Municipal operations program
- Municipal operations procedures
  - Training provisions for the MS4 Operator's municipal operations procedures
  - Names, titles, and contact information for the individuals who have received municipal operations procedures training
  - The municipal operations procedures were reviewed and updated

## 5 years

- Completed comprehensive site assessments (e.g., the completed Municipal Facility/Operation Assessment Forms) for high priority municipal facilities
- Completed comprehensive site assessments (e.g., the completed Municipal Facility/Operation Assessment Forms) for low priority municipal facilities

#### 2.6.3.2 Part VIII Enhanced Requirements for Impaired Waters

# Pathogens

N/A – no future compliance requirements for this MCM.

<sup>&</sup>lt;sup>7</sup> The Village has components of the future requirements already implemented as discussed throughout the SWMP Plan. The Village will review the existing programs in place and update as needed by the required timeframes.

November 2025 Stormwater Management Program Plan

### 2.7 Comprehensive MS4 Mapping

The Village has developed comprehensive system mapping in accordance with the MS4 General Permit. The comprehensive system mapping is updated as needed.

### 2.7.1 Description of Mapping

Although mapping is not considered an MCM, the mapping requirements outlined in the MS4 General Permit supports various MCMs by maintaining an inventory of the Village's natural (eg. topography) and manmade (eg. drainage infrastructure) resources that comprise of the Village's MS4. The Village is required to comply with the mapping requirements outlined in Part IV.D of the MS4 General Permit. The below sections discuss the existing mapping the Village has prepared to date, in addition to the future mapping requirements that must be completed within the 5-year permit term.

### 2.7.2 Existing Mapping to Date

### 2.7.2.1 Part IV.D Requirements for all MS4s

In compliance with Part IV.D.1 of the SM4 General Permit, the Village completed the mapping of the following information by July 2024:

- MS4 outfalls
- Interconnections
- Preliminary storm-sewershed boundaries
- MS4 infrastructure, including:
  - Conveyance system
    - Type (closed pipe or open drainage);
    - Conveyance description for closed pipes (material, shape, dimensions);
    - Conveyance description for open drainage (channel/ditch lining material, shape, dimensions); and
    - Direction of flow.
- Culvert crossings (location and dimensions)
- Stormwater structures
  - Type (drop inlet, catch basin, or manhole); and
  - Number of connections to catch basins, and manholes.
- Basemap information:
  - Automatically and additionally designated areas (based on criterion 3 of Additional Designation Criteria in Appendix B);
  - Names and location of all surface waters of the State, including:

### November 2025 Stormwater Management Program Plan

- Waterbody classification
- Waterbody Inventory/Priority Waterbodies List (WI/PWL);
  - Impairment status; and
  - > POC, if applicable.
- TMDL watershed areas.
- Land use
- Roads
- Topography

Refer to Appendix A, Figures 1 through 3b for maps that contain the above information.

### 2.7.2.2 Part VIII Enhanced Requirements for Impaired Waters

### Pathogens

• N/A – no additional compliance requirements for this MCM.

### 2.7.3 Future Mapping Requirements and Timeframes

The following future compliance requirements are organized by their respective timeframes in accordance with the MS4 General Permit. These compliance requirements will be identified, developed and/or implemented, as applicable, into the Village's SWMP Plan by their required timeframe.

### 2.7.3.1 Part IV.D Requirements for all MS4s

### 3 years

- Monitoring locations, with associated prioritization
- Focus areas
- Publicly owned/operated post-construction stormwater management practices (SMPs)
- Municipal facilities, with associated prioritization

### 5 years

Privately owned/operated post-construction SMPs which discharge to the MS4<sup>8</sup>

<sup>&</sup>lt;sup>8</sup> If the location of the privately-owned post-construction SMPs cannot be determined without accessing the private property, the MS4 must map the location of the property that the post-construction SMP is located on using street address or tax parcel.

November 2025 Stormwater Management Program Plan

### 2.7.3.2 Part VIII Enhanced Requirements for Impaired Waters9

### Pathogens

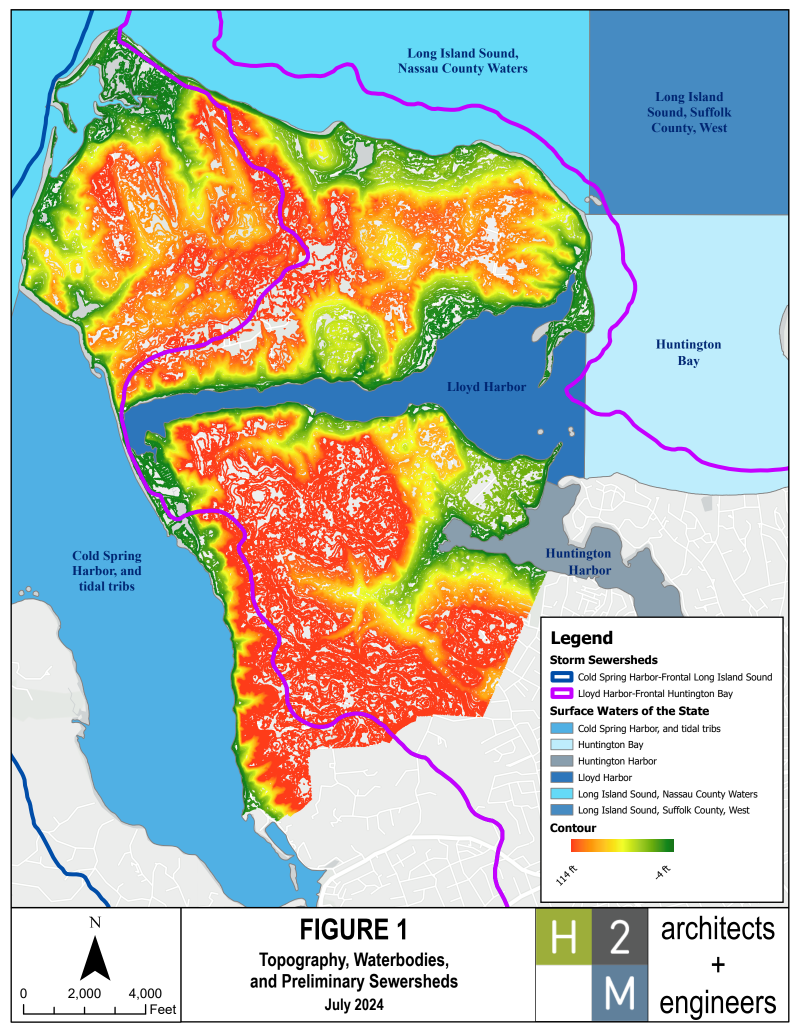
### 3 years

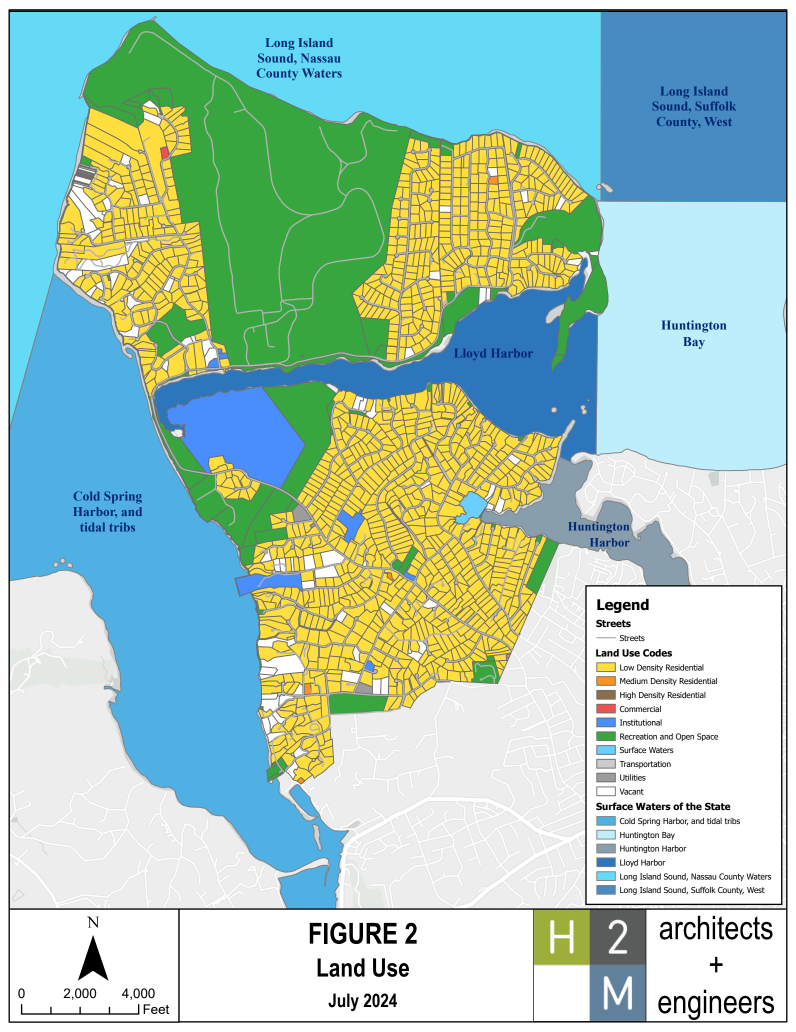
- MS4 infrastructure mapping requirements (Part IV.D.2.b.i. of the MS4 General Permit) and sewersheds for each MS4 outfall.
- The following information for each MS4 outfall:
  - Areas with a history of sanitary sewer overflows;
  - Waterfowl congregation areas on municipal property or right of way;
  - o Areas where pets/domestic animals may frequent (i.e., public trails, dog
  - o parks, and zoos); and
  - Waste disposal areas (e.g., active landfills, transfer stations).

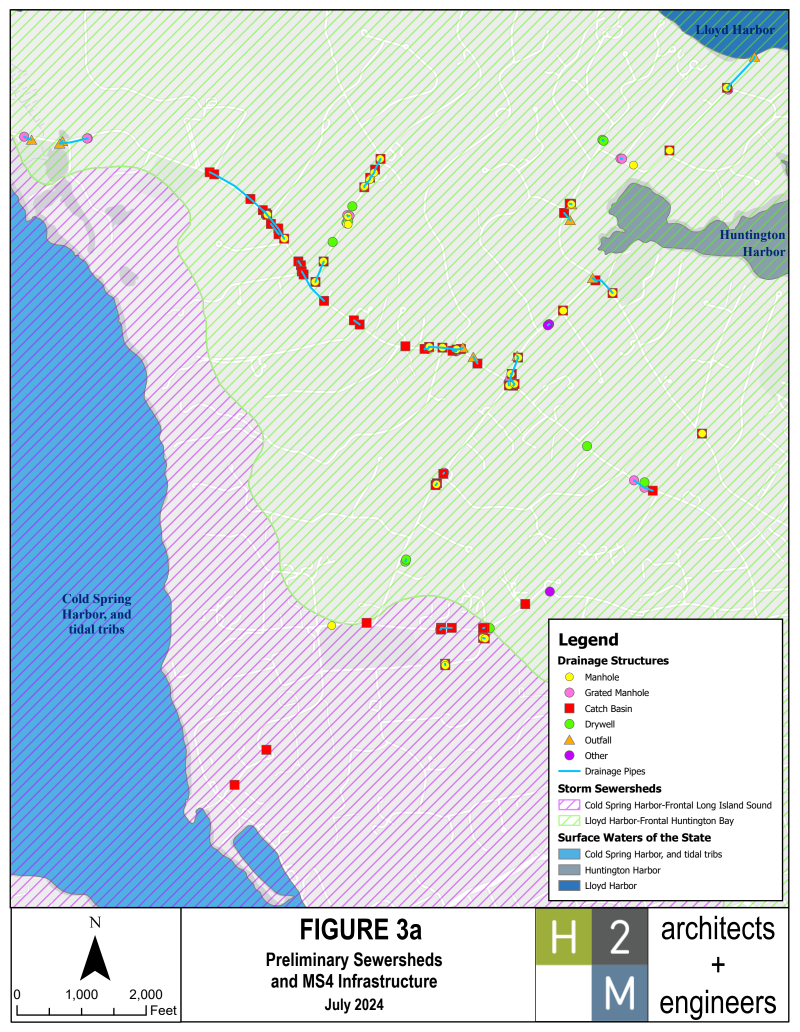
30

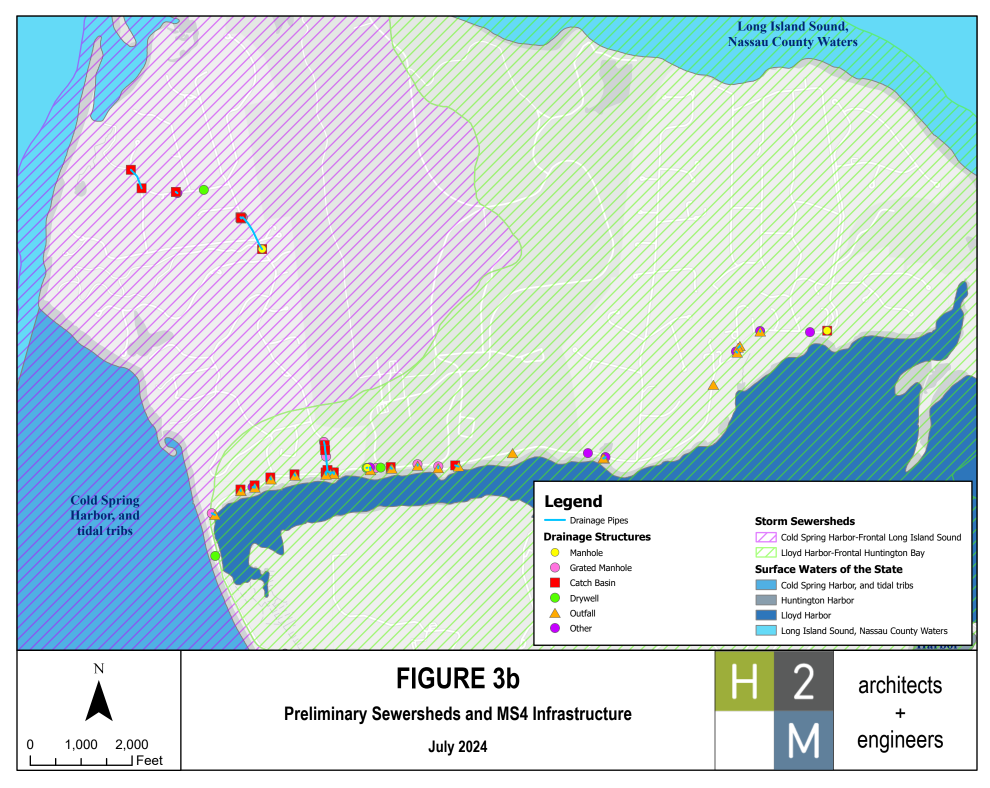
<sup>&</sup>lt;sup>9</sup> The mapping requirements in Section 2.7.3.2 must be mapped in Geographic Information Systems (GIS).

**Appendix A – Figures** 









**Appendix B – Notice of Intent (NOI)** 

# **MS4 Notice of Intent**

version 1.0

(Submission #: HQ0-YPMV-DCRTV, version 1)

## **Details**

**Submitted** 1/30/2024 (0 days ago) by Angelica Apolinaris

Alternate Identifier NYR20A299

Submission ID HQ0-YPMV-DCRTV

Status Submitted

# **Form Input**

### **MS4 Operator Information**

Is this NOI for an MS4 Operator continuing coverage?

Yes

Permit ID #:

NYR20A299

### **MS4 Operator Type**

Traditional land use control

### **Traditional Land Use Control**

Traditional land use control MS4 Operator requirements are found in Part VI of the MS4 General Permit.

### **Municipality Name or Legal Entity Name**

Village of Lloyd Harbor

### **Legal Municipal/Entity Mailing address**

32 MIDDLE HOLLOW ROAD

Huntington, NY 11743

Suffolk

### Ranking Official

Official Title	First and Last Name	Phone	Email
Mayor	JEAN M THATCHER	631-549-8893	LHVH@LLOYDHARBOR.ORG

### **NOI Preparer**

NOI Preparer Title	First and Last Name	Phone	Email
Other: Consultant	Angelica Apolinaris	6317568000	aapolinaris@h2m.com

### **NAICS Codes**

Federal, State or Local Government - 924110
Military Bases - 928110
Highway, road or other thoroughfare system - 237310
Large Hospitals - 622110
Public Colleges and Universities - 611310
Correctional Institutions - 922140
NAICS Code Lookup

### **NAICS Code**

924110

Is the MS4 Operator working with other MS4 Operators to implement the Stormwater Management Program?

No

Does the MS4 Operator have any facilities that need to obtain MSGP coverage under MSGP permit?

No

## **MS4 Location Information**

### **MS4 Facility Name**

Village of Lloyd Harbor MS4

On the map below, place the pin at the center of the MS4 Operator. This can be either the geographic center or the population center.

# Central point of the MS4 Operator

40.9045922,-73.4628145

# Waterbody Information (1 of 3)

If the MS4 Operator discharges to multiple waterbodies, all waterbodies must be listed. Use the 'Duplicate Waterbody Information' or 'Add New Waterbody Information' buttons to

add as many waterbodies as necessary.

To find the names of waterbodies, including any impaired waterbodies, use the DEC's Stormwater Interactive Map. Under the Permit Related Layers check the box for the Impaired Waterbodies for MS4GP and the box for Waterbody Inventory/Priority Waterbodies List.

Stormwater Interactive Map

Waterbody name and segment receiving MS4 Operator discharges Huntington Harbor - 1702-0228

Is this waterbody segment listed in Appendix C (List of Impaired Waters) of the MS4 General Permit?

Yes

An MS4 discharging to a waterbody listed in Appendix C must meet the requirements of Part VIII. for the pollutant(s) of concern listed in Appendix C.

For which pollutant(s) of concern is the waterbody impaired? Pathogens

Is this waterbody segment listed in Table 3 (Approved TMDL Watersheds with MS4 Contribution) of the MS4 General Permit?

No

# Waterbody Information (2 of 3)

If the MS4 Operator discharges to multiple waterbodies, all waterbodies must be listed. Use the 'Duplicate Waterbody Information' or 'Add New Waterbody Information' buttons to add as many waterbodies as necessary.

To find the names of waterbodies, including any impaired waterbodies, use the DEC's Stormwater Interactive Map. Under the Permit Related Layers check the box for the Impaired Waterbodies for MS4GP and the box for Waterbody Inventory/Priority Waterbodies List.

Stormwater Interactive Map

Waterbody name and segment receiving MS4 Operator discharges Lloyd Harbor - 1702-0227

Is this waterbody segment listed in Appendix C (List of Impaired Waters) of the MS4 General Permit?

No

Is this waterbody segment listed in Table 3 (Approved TMDL Watersheds with MS4 Contribution) of the MS4 General Permit?

No

# Waterbody Information (3 of 3)

If the MS4 Operator discharges to multiple waterbodies, all waterbodies must be listed. Use the 'Duplicate Waterbody Information' or 'Add New Waterbody Information' buttons to add as many waterbodies as necessary.

To find the names of waterbodies, including any impaired waterbodies, use the DEC's Stormwater Interactive Map. Under the Permit Related Layers check the box for the Impaired Waterbodies for MS4GP and the box for Waterbody Inventory/Priority Waterbodies List.

Stormwater Interactive Map

Waterbody name and segment receiving MS4 Operator discharges Cold Spring Harbor, and tidal tribs - 1702-0018

Is this waterbody segment listed in Appendix C (List of Impaired Waters) of the MS4 General Permit?

Yes

An MS4 discharging to a waterbody listed in Appendix C must meet the requirements of Part VIII. for the pollutant(s) of concern listed in Appendix C.

For which pollutant(s) of concern is the waterbody impaired? Pathogens

Is this waterbody segment listed in Table 3 (Approved TMDL Watersheds with MS4 Contribution) of the MS4 General Permit?

No

# CERTIFICATION

The MS4 Operator has read and understands the SPDES MS4 General Permit, GP-0-24-001, as it pertains to permit requirements as well as the timeframes for compliance set forth in the permit.

Yes

I am the ranking elected official or Principal Executive Officer for the MS4 Operator and will be signing the form electronically.

Attach completed certification form.

MS4 Operator Certification Form - Signed 1-2024.pdf - 01/30/2024 04:05 PM Comment

NONE PROVIDED

# **Attachments**

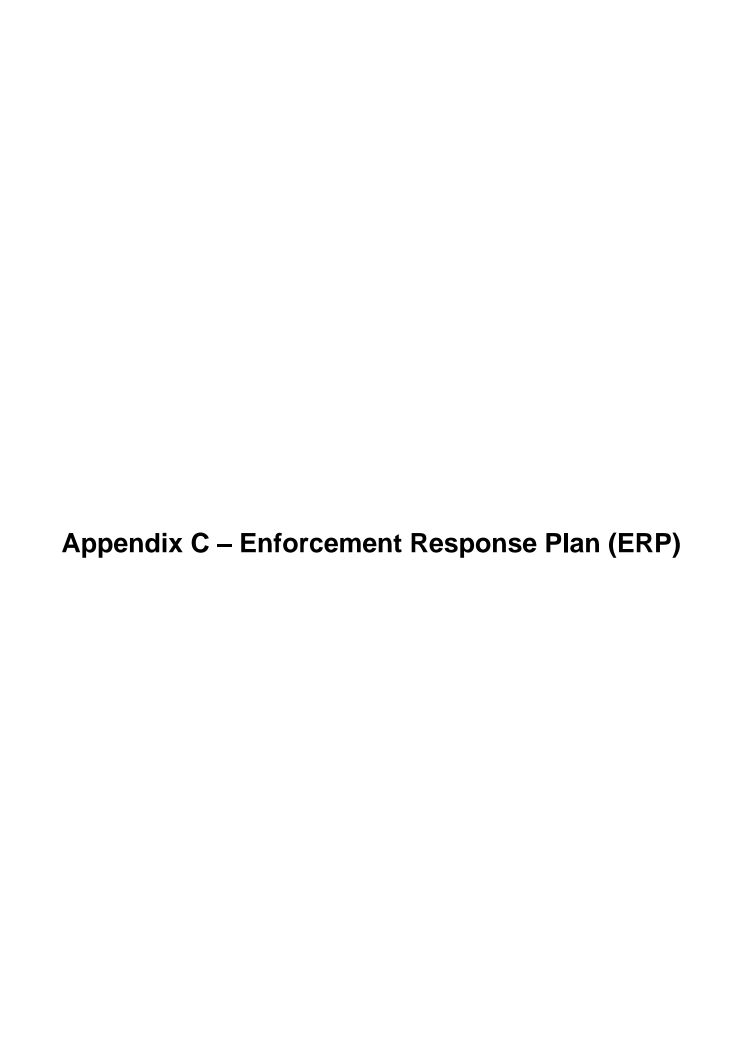
Date	Attachment Name	Context	User
1/30/2024 4:05 PM	MS4 Operator Certification Form - Signed 1-2024.pdf	Attachment	Angelica Apolinaris

# **Status History**

	User	Processing Status
1/26/2024 4:24:43 PM	Angelica Apolinaris	Draft
1/30/2024 4:10:03 PM	Angelica Apolinaris	Submitting
1/30/2024 4:10:16 PM	Angelica Apolinaris	Submitted

# **Processing Steps**

Step Name	Assigned To/Completed By	Date Completed
Form Submitted	Angelica Apolinaris	1/30/2024 4:10:16 PM



# Village of Lloyd Harbor

# Stormwater Management Enforcement Response Plan (ERP)



New York State Pollutant Discharge Elimination System (SPDES)
General Permit for Stormwater Discharges from
Municipal Separate Storm Sewers (MS4s)
General Permit No. GP-0-24-001

**July 2024** 

Prepared By: H2M architects + engineers 538 Broad Hollow Road Melville, NY 11747

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### 1.0 Introduction

The Incorporated Village of Lloyd Harbor (Village) has prepared this Enforcement Response Plan (ERP) in conformance with the requirements of the New York State Department of Environmental Conservation's (NYSDEC) General Permit for Stormwater Discharges from Municipal Separate Storm Sewer Systems Permit GP-0-24-001 (General Permit).<sup>1</sup>

In accordance with the requirements of Part IV F of the General Permit, all MS4s must develop and implement an Enforcement Response Plan (ERP) to address illicit discharge, construction, and post construction violations.

The Village's Stormwater Management Officer (SMO) is the Superintendent of Highways. The SMO, the Building Inspector, and other Village staff assigned are responsible for enforcing the provisions of the SWMP.

The Village staff will follow this Enforcement Response Plan (ERP) to identify, document, and respond to potential and/or actual MS4 violations. Staff must follow the enforcement procedures and actions described in this ERP. In addition, the ERP describes the duties of the enforcement staff and the tools available to those staff to help ensure compliance with applicable regulations. The goal of the ERP is to provide Village staff with guidelines to achieve consistent enforcement in order to achieve compliance with the regulations of the MS4.

The Village has authority to enforce stormwater requirements under sections of the Municipal Code listed in **Table 1**.

Table 1. Relevant Village Code Sections for Enforcement of Stormwater Violations

Title	Chapter
Storm Sewers	<u>170</u>
Enforcement; penalties for offenses	<u>170-13</u>
Violations deemed a public nuisance	<u>170-14</u>
Remedies not exclusive	<u>170-15</u>
Storm Water Management and Erosion and Sediment Control	<u>171</u>
Enforcement; penalties for offenses	<u>171-15</u>
Violations deemed a public nuisance	<u>171-16</u>
Remedies not exclusive	<u>171-17</u>
Excavation, Erosion, and Sediment Control Law	205 Article XXI
Inspection and Enforcement	205-124

### 2.0 Definitions

Definitions are provided in the Code 171-4.

### 3.0 Identifying/Investigating Non-compliance

The Village may become aware of instances of non-compliance in multiple ways, including routine inspections associated with an issued permit, staff observance during regular job function, or public reporting. If an incidence of non-compliance is observed or suspected, proper personnel must be notified, and the event shall be investigated. This section discusses the protocol for the investigation of incidences

<sup>&</sup>lt;sup>1</sup> General Permit for Stormwater Discharges from Municipal Separate Storm Sewer Systems Permit GP-0-24-001 was issued by NYSDEC on December 13, 2023 and became effective January 3, 2024.

of non-compliance related to the three minimum control measures (MCM) associated MS4 regulations requiring enforcement: MCM 3: Illicit Discharge Detection and Elimination (IDDE); MCM 4: Construction Site Stormwater Runoff Control; and MCM 5: Post-Construction Stormwater management.

### 3.1 MCM 3 – Illicit Discharge Detection and Elimination (IDDE)

The General Permit Part VI.C requires that the MS4 Operator develop a plan to detect, track down, and eliminate illicit discharges to the MS4. Details of the IDDE program are provided in Section 2.3 of the Village's SWMP.

The Village may receive a complaint concerning illicit discharge at one of its offices or Village staff may observe an illicit discharge while performing their job duties. When a possible illicit discharge is reported the SMO is responsible for tracking, eliminating, and reporting it.

### 3.2 MCM 4 - Construction Site Stormwater Runoff Control

The General Permit Part VI.D requires that construction sites with land disturbance greater than or equal to one acre are effectively controlled and that proper post-construction stormwater management practices are installed. Details of the Village's construction site stormwater runoff monitoring program are proved in Section 2.4 of the Village's SWMP.

The SMO may require such inspections as deemed necessary to ensure compliance with Code §171 Stormwater Management and Erosion Control, including inspections related to erosion control practices and the SWPPP. Violations may be observed during scheduled inspections. In addition, violations of these practices may be observed by Village staff while conducting normal duties or reported by the public.

### 3.3 MCM 5 – Post-Construction Stormwater Management

The General Permit Part VI.E requires that the MS4 operator ensure the proper operation and maintenance of post-construction Stormwater Management Practices (SMP) for new or redeveloped sites. Details of the Village's post-construction stormwater management are proved in Section 2.5 of the Village's SWMP.

The SMO is responsible for inspecting SMPS after construction and are subject to routine and random inspections to detect violations (<u>Code §171-12</u>). In addition to observation violations during inspection by the SMO, it is possible that a violation of SMPs could observed and reported by other Village staff or the public.

### 4.0 Enforcement Responses

The goal of the enforcement response is compliance with the MS4 regulations, and the Village has a number of mechanisms available to escalate the response to a given violation as needed to achieve compliance.

The Village has the legal authority to utilize any combination of the following enforcement measures, and to escalate enforcement responses when necessary:

- 1) **Verbal Warnings.** Verbal warnings may be issued by the SMO or Building Inspector. These are "consultative" in nature and specify the non-compliance and required corrective action.
- 2) Written Warnings. The Building Inspector may issue an Appearance Ticket (Code §205-72) for violations of the zoning code. The SMO may issue a Notice of Violation for violations of Chapter 171 Stormwater Management and Erosions Control (Code §171-15 (A)).

- 3) **Fines.** In conjunction with written violations, fines may be levied for unresolved violations. Fines escalate based on prior offenses. Each week of continued violation is a separate violation subject to fine
- 4) **Stop work orders.** The Village Building Inspector may issue stop work (<u>Code §171-15 (B)</u>) when s/he finds that development activity is in violation of Chapter 171 Stormwater Management and Erosions Control. In such a case, the specific work must cease until the violation is resolved and remediated.
- 5) Withholding the Certificate of Occupancy (<u>Code §171-15 (E)</u>). If any building or land development activity is installed or conducted in violation of Chapter 171 the SMO may prohibit the occupancy of said building or land.
- 6) **Restoration of Lands** (Code §171-15 (F)). The Village may require the restoration of lands and in the event the restoration is not undertaken, the Village may complete the restoration work at the violator's expense or may seek a court order to ensure restoration.
- 7) Abatement and Restoration at Violators Expense (Code §171-16). In the case that a violation of Chapter 171 presents a threat to the public health, safety, or welfare, the Village maintains the authority to summarily abate and restore the condition.
- 8) **State and Federal Penalties.** The SMO has the authority to seek additional remedies available including under federal and state law (<u>Code §171-17</u>)

### 4.1 Responsibilities of Enforcement Personnel

The Building Inspector and SMO and assigned Village staff have the following responsibilities:

- Reviewing, investigating, and tracking instances of non-compliance;
- Identifying suspected violations;
- Determining appropriate enforcement responses and ensuring timely action;
- Implementing the enforcement responses as needed.

### 4.2 Overview of Enforcement Responses

Enforcement personnel consider a number of factors when determining the proper enforcement response: Severity of the violation, including duration, type of pollutant and quantity of pollutants

- · Effect of the violation on receiving water or public health and safety
- Effect of the violation on Village infrastructure
- The violator's history of violations and enforcement actions

All enforcement responses will specify the nature of the violation and the required corrective action as well as a deadline. When there is continued non-compliance or the violator fails to timely take corrective action, enforcement personnel will escalate the enforcement response as needed to achieve compliance.

#### 4.2.1 IDDE

When an illicit discharge is reported the SMO or other designated staff may issue a written notice compelling violators to:

- Eliminate illicit connections or discharges
- Cease and desist the violating practices
- Abate or remediate the condition and restore any affected property
- · Perform monitoring, analysis, and reporting
- Implement source control or treatment BMPs.

Should the violator fail to abate, remediate, and restore the property by the deadline, the Village may conduct the necessary remediation and restoration at the property owner's expense and may place a lien on the add or add the expense to the current tax bill.

In addition, violators are subject to escalating fines or imprisonment. Fines escalate from \$350 for the first offense, \$750 for the second offense, and \$1,000 for the third offense, with each week of continued violation constituting a new offense. The SMO may report violations to the NYSDEC or other applicable authority.

### 4.2.2 Construction Site Stormwater Runoff Control

Prior to construction, the Village may require a performance bond or other financial mechanism approved by the Village Attorney to ensure that construction will be completed in compliance with the approved SWPPP (Code §171-13).

When a violation of the approved SWPPP and/or sediment and erosion control practices is observed, the SMO shall notify the violator in writing and require corrective action. No work may be performed at the site until all violations are corrected and the completed work has received approval from the SMO.

In addition to work stoppage, violators are subject to escalating fines or imprisonment. Fines escalate from \$350 for the first offense, \$750 for the second offense, and \$1,000 for the third offense, with each week of continued violation constituting a new offense.

The violator may be required to restore land to its undisturbed condition. Where restoration work is not completed by the deadline, the Village may undertake the restoration and the cost may be recovered from the property owner by lien, charge, or levy upon the real property where the violation exists. The SMO may report violations to the NYSDEC or other applicable authority.

### 4.2.3 Post-Construction Stormwater Management

The Village may require a cash escrow, maintenance bond, or other financial mechanism approved by the Village Attorney as a surety to guarantee the proper operation of all stormwater management and erosion control facilities during and after construction (Code §171-13).

Where the SMO observes a violation of post-construction stormwater management practices, a notice of violation with a description of remedial measures and a statement of penalties will be issued. Violators are subject to escalating fines or imprisonment. Fines escalate from \$350 for the first offense, \$750 for the second offense, and \$1,000 for the third offense, with each week of continued violation constituting a new offense. In addition, the SMO may direct the withholding of a certificate of occupancy if the land activity is installed in violation of Chapter 171.

The violator may be required to restore land to its undisturbed condition. Where restoration work is not completed by the deadline, the Village may undertake the restoration and the cost may be recovered from the property owner by lien, charge, or levy upon the real property where the violation exists. The SMO may report violations to the NYSDEC or other applicable authority.

### 4.3 Enforcement Tracking

The MS4 Operator must track instances of non-compliance in the SWMP Plan. Village staff tracks enforcement cases using an enforcement tracking sheet which is kept in a digital file. The enforcement tracking sheet records the following:

- a. Name of the owner/operator of the facility or site of the violation (can be redacted from the publicly available SWMP Plan);
- b. Location of the stormwater source (e.g., construction project);

- c. Description of the violation;
- d. Schedule for returning to compliance;
- e. Description of enforcement response used, including escalated responses if repeat violations occur or violations are not resolved in a timely manner;
- f. Accompanying documentation of enforcement response (e.g., notices of noncompliance, notices of violations);
- g. Any referrals to different departments or agencies; and
- h. Date violation was resolved.

### **Abbreviations**

ERP Enforcement Response Plan

IDDE Illicit Discharge Detection and Elimination

MCM Minimum Control Measure

MS4 municipal separate storm sewer systems

NYS New York State

NYSDEC New York State Department of Environmental Conservation

SMO Stormwater Management Officer

SMP Stormwater Management Practices

SWMP Stormwater Management Program

MS4 Enforcemen	nt Tracking Sheet	
Lockston & Lofe and Africa		
Incident Information	to of the violetien:	
Name of the owner/operator of the facility or sit	e of the violation:	
Ctampountar acuras (a.g. capatrustian preint)		
Stormwater source (e.g., construction project):		
Address of Violation:		
Description of the violation:		
Schedule for returning to compliance (Number	of Dave).	
Schedule for returning to compliance (Number	or Days).	
Description of enforcement response used, inc	luding escalated responses if needed:	
□Verbal Warning – Date:	☐ Withold CO – Date	
☐ Written Warning – Date:	☐ Restoration – Date:	
☐ Fine – Date:	☐ Other – Date:	
	Describe:	
☐ Stop Work Order – Date:		
Any referrals to different departments or agence	ies: YES / NO	
If you list a your and data of mafamals		
If yes, list agency and date of referral:		
Date violation was resolved:		

Attach accompanying documentation of enforcement response (e.g., appearance tickets, notices of violations, stop work orders)

Appendix D – MS4 General Permit



FINAL

**PERMIT** 

for

**NEW YORK STATE** 

DEPARTMENT OF ENVIRONMENTAL CONSERVATION

SPDES GENERAL PERMIT

for

STORMWATER DISCHARGES

from

MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4s)

Permit No. GP-0-24-001

Issued Pursuant to Article 17, Titles 7, 8 and Article 70 of the Environmental Conservation Law

Issuance Date: December 13, 2023

Effective Date: January 3, 2024 Expiration Date: January 2, 2029

Date

Scott Sheeley

Chief Permit Administrator

Authorized Signature

Address: NYS

NYS DEC

Division of Environmental Permits

625 Broadway, 4th Floor

Albany, NY 12233

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### **NOTE**

All italicized words within this *State Pollutant Discharge Elimination System (SPDES)* general permit are defined in Appendix A.

# Part I. Permit Coverage and Limitations

### A. Permit Authorization

This *SPDES* general permit authorizes the *discharge* of *stormwater* from small *MS4*s.

- 1. An MS4 Operator is eligible for coverage under this SPDES general permit if the MS4 is automatically or additionally designated (Appendix B).
  - Only portions of the *MS4* which are located within the *automatically* or *additionally designated areas* are subject to, and authorized to *discharge* by, the requirements of this *SPDES* general permit (Part IV.C.).
- This SPDES general permit contains terms and conditions specific for each of the following types of MS4 Operators that are authorized to discharge under this SPDES general permit, in accordance with Part I.A.1:
  - a. Traditional Land Use Control MS4 Operators;
  - b. Traditional Non-land Use Control MS4 Operators; and
  - c. Non-traditional MS4 Operators.

The minimum control measures (MCMs) for traditional land use MS4 Operators are listed in Part VI. The MCMs for traditional non-land use control MS4 Operators and non-traditional MS4 Operators are listed in Part VII. Part III.B, Part VIII, and Part IX. list additional requirements for all MS4 Operators' MS4s discharging to impaired waters.

3. Non-stormwater discharges through outfalls listed in Part 6 of the Official Compilation of Codes, Rules and Regulations of the State of New York (NYCRR) 750-1.2(a)(29)(vi) and 40 CFR 122.34(b)(3)(ii), are authorized by this SPDES general permit provided they do not violate Environmental Conservation Law (ECL) Section 17-0501. If the Department or MS4 Operator determines that one or more of the discharges are in violation of ECL Section 17-0501, the identified discharges are illicit and the MS4 Operator must eliminate such discharges by following the illicit discharge MCM requirements found in Part VI.C. or Part VII.C, depending on the MS4 Operator type.

*Discharges* from firefighting activities are authorized only when the firefighting activities are emergencies/unplanned.

### **B. Exemption and Limitations on Coverage**

- 1. The following *discharges* from *MS4 Operators* are exempt from the requirements of this *SPDES* general permit:
  - a. Stormwater discharges associated with an industrial activity provided the discharges are covered by the SPDES Multi-Sector General Permit for Stormwater Discharges Associated with Industrial Activity, GP-0-23-001 (MSGP); and
  - b. Individual *SPDES* permitted *stormwater discharges* provided the *discharges* are in compliance with their individual *SPDES* permit limitations.
- 2. The following *discharges* from *MS4 Operators* are not authorized by this *SPDES* general permit:
  - a. Stormwater discharges that may adversely affect an endangered or threatened species, or its designated critical habitat, unless the MS4 Operator has obtained a permit issued pursuant to 6 NYCRR Part 182 or the Department has issued a letter of non-jurisdiction.
  - b. Stormwater discharges which adversely affect properties listed or eligible for listing in the National Register of Historic Places unless the covered entity is in compliance with requirements of the National Historic Preservation Act and has coordinated with the appropriate State Historic Preservation Office any activities necessary to avoid or minimize impacts.
  - c. Stormwater discharges, the permitting of which is prohibited under 40 CFR 122.4 and 6 NYCRR 750-1.3.
  - d. The *discharge* of vehicle and equipment washwater from *municipal facilities*, including tank cleaning operations.
- 3. All documentation necessary to demonstrate *discharge* eligibility (Part I.B.1. and Part I.B.2.) must be documented in the *Stormwater Management Program Plan* (SWMP Plan) (Part IV.B.).

# Part II. Obtaining Permit Coverage

A. *MS4 Operators*, meeting the eligibility requirements in Part I.A.1. of this *SPDES* general permit, must submit the notice of intent (NOI) electronically (eNOI) unless the *MS4 Operator* has obtained a waiver from the electronic submittal requirement (Part II.B.) in order to be authorized to *discharge* under this *SPDES* general permit. Access and directions for use, for electronic submission of the NOI, are located on the *Department*'s website. *MS4 Operators* must submit the eNOI as indicated in Table 1 and in accordance with Part X.J.

Table 1. eNOI Submittal for Permit Coverage					
Type of permit coverage	Deadline to submit complete eNOI	Effective Date of Coverage (EDC)	Form to file with the Department		
Newly designated MS4 Operator	180 days <sup>1</sup> from written notification from the <i>Department</i>	The submission of the complete eNOI	eNOI		
MS4 Operators continuing coverage from GP-0-15-003	Forty-five (45) days from the effective date of the permit (EDP)	EDP	eNOI		

*MS4 Operators* continuing coverage from GP-0-15-003 are eligible for continued coverage under this SPDES general permit (GP-0-24-001) on an interim basis for up to sixty (60) calendar days from the EDP. During this interim period, an MS4 Operator must comply with the requirements of GP-0-15-003.

By submitting the complete eNOI, the MS4 Operator certifies that the MS4 Operator has read and agrees to comply with the terms and conditions of this SPDES general permit including the provisions to update the SWMP Plan (Part IV.B.) in accordance with the timeframes set forth in this SPDES general permit.

MS4 Operators must document the complete NOI in the SWMP Plan (Part IV.B.). As information in the completed NOI changes, within thirty (30) days, the MS4 Operators must update the information on the NOI and resubmit the completed NOI to the Department. The MS4 Operator must document information from the Department acknowledging previous coverage or designation in the SWMP Plan (Part IV.B.).

Where there is a permit condition to *develop*, newly designated *MS4 Operators* must create that permit requirement. Where there is a permit condition to *develop*, *MS4 Operators* continuing coverage must continue to implement their current *SWMP* and update the *SWMP* to comply with the permit requirement.

For newly designated *MS4 Operators*, timeframes for compliance begin on the effective date of coverage (EDC).

### B. Electronic Submission Waiver

- 1. *MS4 Operators* must submit all NOIs electronically unless the *MS4 Operator* has received a waiver from the Department based on one of the following conditions:
  - a. If the *MS4 Operator* is physically located in a geographical area (i.e., zip code or census tract) that is identified as under-served for broadband internet

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<sup>&</sup>lt;sup>1</sup> In this *SPDES* general permit, days refer to calendar days.

- access in the most recent report from the Federal Communications Commission; or
- b. If the *MS4 Operator* has limitations regarding available computer access or computer capability.
- 2. If an *MS4 Operator* wishes to obtain a waiver from submitting an NOI electronically, the *MS4 Operator* must submit a request using the Application for Electronic Submittal Waiver to the *Department* at the following address:

NYS DEC Bureau of Water Compliance

MS4 NOTICE OF INTENT WAIVER

625 Broadway, 4th Floor

Albany, New York 12233-3505

- 3. A waiver may only be considered granted once the *MS4 Operator* receives written confirmation from the *Department*.
- 4. *MS4 Operators* must document the eNOI waiver in the *SWMP Plan* (Part IV.B.), if applicable.
- C. *MS4 Operators* who submit a complete NOI are authorized to *discharge stormwater* under the terms and conditions of this *SPDES* general permit.
  - 1. NOI Content

The NOI shall include:

- a. Legal name and address of the MS4 Operator;
- b. Receiving waterbodies; and
- c. *Municipal Separate Storm Sewer System (MS4)* NPDES Permit-Related Information of 40 CFR Part 127 Appendix A.

# **Part III. Special Conditions**

## A. Discharge Compliance with Water Quality Standards

- 1. The MS4 Operator must implement the required controls contained in Part III. through Part IX. of this SPDES general permit. The Department expects that compliance with the terms and conditions of this SPDES general permit will assure MS4 discharges meet applicable water quality standards.
- 2. It shall be a violation of the ECL for any *discharge* authorized by this *SPDES* general permit to either cause or contribute to a violation of *water quality* standards as contained in 6 NYCRR 700-705.
- 3. The MS4 Operator must take all necessary actions to ensure discharges comply with the terms and conditions of this SPDES general permit. If at any time an MS4 Operator becomes aware (e.g., through self-monitoring or by notification from the Department) that a discharge causes or contributes to the violation of an applicable water quality standard, the MS4 Operator must implement corrective

- actions and the *MS4 Operator* must document these actions in the *SWMP Plan* (Part IV.B.).
- 4. Compliance with this *SPDES* general permit does not preclude, limit, or eliminate any enforcement activity as provided by Federal and/or State law. Additionally, if violations of applicable *water quality standards* occur, then coverage under this *SPDES* general permit may be terminated by the *Department* in accordance with 6 NYCRR 750-1.21(e), and the *Department* may require an application for an alternative *SPDES* general permit or an individual *SPDES* permit may be issued.

### B. Water Quality Improvement Strategies for Impaired Waters

### 1. List of Impaired Waters (Appendix C)

Part VIII. requirements must be implemented in addition to the applicable requirements of the six (6) MCMs in Part VI. or Part VII, depending on the *MS4 Operator* type.

For MS4 Operators whose MS4 outfalls and additionally designated area MS4 outfalls (ADA MS4 outfalls) discharge to waters impaired for phosphorus, silt/sediment, pathogens, nitrogen, or floatables (Appendix C), the MS4 Operator must develop and implement the pollutant specific best management practices (BMPs), listed in Part VIII, targeted towards the pollutant of concern (POC) causing the impairment.

For MS4 Operators discharging to waters within a total maximum daily load (TMDL) watershed that does not specify a pollutant load reduction necessary for MS4s and listed in Appendix C, the MS4 Operator must implement the enhanced BMP requirements of Part VIII. for the applicable pollutant of concern of the TMDL.

The enhanced *BMP* requirements in Part VIII. are written to address the *POCs* listed in Table 2.

Table 2. <i>Pollutant</i> Specific BMPs for Impaired Waters listed in Appendix C			
POC	Part VIII. Reference		
Phosphorus	A		
Silt/Sediment	В		
Pathogens	С		
Nitrogen	D		
Floatables	E		

# 2. Watershed Improvement Strategy Requirements for *TMDL* Implementation (Part IX.)

Part IX. requirements must be implemented in addition to the applicable requirements of the six (6) MCMs in Part VI. or Part VII, depending on the *MS4 Operator* type.

a. MS4 Operators discharging to waters within the watersheds listed in Table 3 must implement additional BMPs and applicable retrofit plans as specified in Part IX. to achieve the pollutant load reductions specified in the referenced TMDL or respective implementation plan.

Table 3. Approved TMDL Watersheds with MS4 Contribution				
TMDL	POC	Part IX. Reference		
Phase II Phosphorus TMDLs for Reservoirs in the NYC Watershed, June 2000				
Total Maximum Daily Load (TMDL) for Phosphorus in Lake Carmel, October 2016	Phosphorus	А		
Total Maximum Daily Load (TMDL) for Phosphorus in Palmer Lake, March 2015				
Impaired Waters Restoration Plan for Greenwood Lake – Total Maximum Daily Load for Total Phosphorus, September 2005				
Updated Phosphorus Total Maximum Daily Load for Onondaga Lake, June 2012	Phosphorus	В		
Total Maximum Daily Load (TMDL) for Phosphorus in Lake Oscawana, September 2008				
None	Pathogen	С		
TMDL for Nitrogen in the Peconic Estuary Program Study Area, Including Waterbodies Currently Impaired Due to Low Dissolved Oxygen: the Lower Peconic River and Tidal Tributaries; Western Flanders Bay and Lower Sawmill Creek; and Meetinghouse Creek, Terry Creek and Tributaries, September 2007	Nitrogen	D		

b. Each MS4 Operator is responsible for a waste load reduction as specified in the applicable TMDL or TMDL implementation plan referenced in Part IX. MS4 Operators may form a Regional Stormwater Entity (RSE) to implement stormwater retrofits collectively where compliance with the pollutant reduction requirements would be achieved on a regional basis. The individual load reduction for each participating MS4 Operator is aggregated to create a RSE load reduction. The RSE then designs and installs retrofits where they are most feasible within the boundaries of the RSE. Each participating MS4

Operator of an RSE complies if the aggregated RSE pollutant load reduction is met.

### 3. Impaired waters with an approved TMDL and listed in Appendix C

Part VIII. and Part IX. requirements must be implemented in addition to the applicable requirements of the six (6) MCMs in Part VI. or Part VII, depending on the *MS4 Operator* type.

An *MS4 discharging* to a waterbody listed in Appendix C must meet the requirements of Part VIII. for the *POC*(s) listed in Appendix C.

An *MS4 discharging* to a waterbody listed in Table 3 must meet the requirements of Part IX. for the specific *POC* identified in the *TMDL*.

# Part IV. Stormwater Management Program (SWMP) Requirements

MS4 Operators must develop, implement, and enforce a SWMP. The SWMP must be retained in written format, hardcopy or electronic. The written SWMP is referred to as the SWMP Plan (Part IV.B.). The MS4 Operator must use the SWMP Plan (Part IV.B.) to document developed, planned, and implemented elements of the SWMP.

### A. Administrative

### 1. Alternative Implementation Options

- a. MS4 Operators may utilize other entities or the resources of those entities to assist with any portion of the SWMP development, implementation, or enforcement. These entities may consist of other MS4 Operators, an RSE, a Coalition of MS4 Operators, other public entities (e.g., non-MS4 Operators), or a private third-party contractor. If the MS4 Operator is relying upon another entity for compliance with any portion of this SPDES general permit, there must be an agreement in place that:
  - i. Is legally binding;
  - ii. Is documented in writing;
  - iii. Is signed and dated by all parties including a certification statement that explains that the *MS4 Operator* is responsible for compliance with this *SPDES* general permit;
  - iv. Identifies the activities that the entity will be responsible for including the particular MCM, the location and type of work;
  - v. Includes the name, address, and telephone number of the contact person representing the entity;
  - vi. Is kept up-to-date and part of the SWMP Plan; and
  - vii. Is retained by each party for the duration of the permit term.

- b. In the SWMP Plan, the MS4 Operator must develop and maintain an inventory of entities assisting in permit implementation that includes the following information:
  - i. Name of entity performing permit implementation; and
  - Permit requirement being implemented performed by entity.
- c. Irrespective of any agreements, each party remains legally responsible for obtaining its own permit coverage, for filing the *NOI*, and satisfying all requirements of this *SPDES* general permit for its own *discharges*.
- d. Within thirty (30) days signing, alternative implementation agreements (Part IV.A.1.) must be documented in the *SWMP Plan* (Part IV.B.).
- e. Annually review and update any alternative implementation agreements in the *SWMP Plan*, as necessary.

## 2. Staffing plan/Organizational chart

Individual *SWMP* components may be *developed*, implemented, or enforced by different titles associated with the *MS4 Operator*, or other entities as described in Part IV.A.1. Within six (6) months of the EDC, the *MS4 Operator* must *develop* a written staffing plan/organizational chart which includes job titles and other entities as identified in Part IV.A.1, and the roles and responsibilities for each corresponding to the required elements of the *SWMP*. The staffing plan must describe how information will be communicated and coordinated among all those with identified responsibilities. All staffing plan/organization charts must be documented in the *SWMP Plan* (Part IV.B.).

#### B. SWMP Plan

The SWMP Plan must contain, at a minimum, all permit requirements implemented to meet the terms and conditions of this SPDES general permit, and documentation required by this SPDES general permit. The SWMP Plan may incorporate by reference any documents that meet the requirements of this SPDES general permit. If an MS4 Operator relies upon other documents to describe how the MS4 Operator will comply with the requirements of this SPDES general permit, the MS4 Operator must attach to the SWMP Plan a copy of these documents.

The SWMP Plan must identify if any requirements from Part VI. through Part IX. do not require updates and include the rationale behind the determination. The SWMP Plan must identify if any requirements from Part VI. through Part IX. are not applicable and include the rationale behind the determination

## 1. Stormwater Program Coordinator

On the NOI, the MS4 Operator must designate a Stormwater Program Coordinator who must be knowledgeable in the principles and practices of stormwater management, the requirements of this SPDES general permit, and the SWMP. The Stormwater Program Coordinator oversees the development, implementation, and enforcement of the SWMP; coordinates all elements of the

Part IV.B.

SWMP to ensure compliance with this SPDES general permit; and develops and submits the Annual Report (Part V.B.2.). The name, title, and contact information of the Stormwater Program Coordinator must be documented in the SWMP Plan.

## 2. Availability of SWMP Plan

- a. Within six (6) months of the EDC, the *MS4 Operator* must make the current *SWMP Plan*, and documentation associated with the implementation of the *SWMP Plan*, available during normal business hours to the *MS4 Operator*'s management and staff responsible for implementation as well as the *Department* and United States Environmental Protection Agency (USEPA) staff.<sup>2</sup> The completion of this permit requirement must be documented in the *SWMP Plan*.
- b. Within six (6) months of the EDC, the *MS4 Operator* must make a copy of the current *SWMP Plan* available for public inspection during normal business hours at a location that is accessible to the public or on a public website. The location of the *SWMP Plan* must be kept current. The completion of this permit requirement must be documented in the *SWMP Plan*.

## 3. Timeframes for SWMP Plan Development or Updates

MS4 Operators must develop and implement their SWMP Plan in accordance with the timeframes set forth in this SPDES general permit. Annually, after the end of the Reporting Year and by April 1, the SWMP Plan must be updated to ensure the permit requirements are implemented. More frequent updates to the SWMP Plan are noted throughout this SPDES general permit in specific permit requirements.

## C. Minimum Control Measures (MCMs)

The MCMs for *traditional land use MS4 Operators* are listed in Part VI. while those for *traditional non-land use control MS4 Operators* and *non-traditional MS4 Operators* are listed in Part VII. Parts III.B, Part VIII, and Part IX. list additional requirements for all *MS4 Operators discharging* to impaired waters.

#### MS4 Operators subject to Part VI.

For *MS4 Operators* subject to Part VI. requirements, all MCMs must be implemented within the *automatically designated area* or an *additionally designated area* subject to Criterion 1 or 2 of the Additional Designation Criteria (Appendix B).

For *MS4 Operators* subject to Part VI. requirements, MCM 4 and MCM 5 must also be implemented within an *additionally designated area* subject to Criterion 3 of the Additional Designation Criteria (Appendix B).

#### MS4 Operators subject to Part VII.

For MS4 Operators subject to Part VII. requirements, all MCMs must be implemented within the automatically designated area or an additionally designated area subject to Criterion 1 or 2 of the Additional Designation Criteria (Appendix B).

<sup>&</sup>lt;sup>2</sup> Part X.F. contains the duty for the *MS4 Operator* to provide information.

#### MS4 Operators subject to Part VIII.

Part VIII. requirements must be implemented in addition to the applicable requirements of the six (6) MCMs in Part VI. or Part VII, depending on the *MS4 Operator* type.

For all *MS4 Operators* subject to Part VIII. requirements, all MCMs must be implemented within the *automatically designated area*.

For MS4 Operators subject to Part VI. requirements and subject to Part VIII. requirements, MCM 4 and MCM 5 must also be implemented within an additionally designated area subject to Criterion 3 of the Additional Designation Criteria (Appendix B).

#### MS4 Operators subject to Part IX.

Part IX. requirements must be implemented in addition to the applicable requirements of the six (6) MCMs in Part VI. or Part VII, depending on the *MS4 Operator* type.

For all MS4 Operators subject to Part IX. requirements, all MCMs must be implemented within the automatically designated area or an additionally designated area subject to Criterion 1 of the Additional Designation Criteria (Appendix B).

# D. Mapping

The MS4 Operator must develop and maintain comprehensive system mapping to include the mapping components within the MS4 Operator's automatically designated area or an additionally designated area subject to Criterion 1 or 2 of the Additional Designation Criteria (Appendix B), unless otherwise specified. The comprehensive system mapping must be documented in the SWMP Plan. The comprehensive system mapping must be in a readily accessible format, with scale and detail appropriate to provide a clear understanding of the MS4, to serve as a planning tool to allow for prioritization of efforts and facilitate management decisions by the MS4 Operator. Annually, after Phase I (Part IV.D.2.a.) completion, the MS4 Operator must update the comprehensive system mapping including updates to prioritization information of monitoring locations (Part VI.C.1.d. or Part VII.C.1.d, depending on the MS4 Operator type), construction sites (Part VI.D.5. or Part VII.D.5, depending on the MS4 Operator type), and municipal facilities (Part VI.F.2.c.i. or Part VII.F.2.c.i, depending on the MS4 Operator type).

- 1. Within six (6) months of the EDC, the comprehensive system mapping must include the following information:
  - a. MS4 outfalls (as required for MS4 Operators continuing coverage from previous iterations of this SPDES general permit);
  - b. *Interconnections* (as required for *MS4 Operators* continuing coverage from previous iterations of this *SPDES* general permit);
  - c. Preliminary *storm-sewershed* boundaries (as required for *MS4 Operators* continuing coverage from previous iterations of this *SPDES* general permit);

- d. *MS4* infrastructure (as required for *MS4 Operators* continuing coverage from previous iterations of this *SPDES* general permit that were subject to Part IX.A. or Part IX.D.), including:
  - i. Conveyance system
    - a) Type (closed pipe or open drainage);
    - b) Conveyance description for closed pipes (material, shape, dimensions);
    - c) Conveyance description for open drainage (channel/ditch lining material, shape, dimensions); and
    - d) Direction of flow;
  - ii. Culvert crossings (location and dimensions)
  - iii. Stormwater structures
    - a) Type (drop inlet, catch basin, or manhole); and
    - b) Number of connections to *catch basins*, and manholes;
- e. Basemap information:
  - i. Automatically<sup>3</sup> and additionally designated areas (based on criterion 3 of Additional Designation Criteria in Appendix B);<sup>4</sup>
  - ii. Names and location of all surface waters of the State, including:
    - a) Waterbody classification;<sup>5</sup>
    - b) Waterbody Inventory/Priority Waterbodies List (WI/PWL);6
      - i) Impairment status; and
      - ii) POC, if applicable;
    - c) TMDL watershed areas;7
  - iii. Land use, including:
    - a) Industrial;
    - b) Residential;
    - c) Commercial;
    - d) Open space; and
    - e) Institutional;
  - iv. Roads: and
  - v. Topography.8
- 2. The comprehensive system mapping must be updated with the data collected for each phase of mapping within the timeframe for each phase as outlined below:
  - a. Phase I: Within three (3) years of the EDC, the comprehensive system mapping must include the following information:

<sup>&</sup>lt;sup>3</sup>Utilizing the Stormwater Interactive Map on the Department's website or the NYS GIS Clearinghouse.

<sup>&</sup>lt;sup>4</sup>Utilizing the Stormwater Interactive Map on the Department's website.

<sup>&</sup>lt;sup>5</sup>Utilizing the Stormwater Interactive Map on the Department's website or the NYS GIS Clearinghouse.

<sup>&</sup>lt;sup>6</sup>Utilizing the Stormwater Interactive Map on the Department's website or the NYS GIS Clearinghouse.

<sup>&</sup>lt;sup>7</sup>Utilizing the Stormwater Interactive Map on the Department's website.

<sup>&</sup>lt;sup>8</sup> Utilizing USGS Quadrangle Map or finer.

- i. Monitoring locations, with associated prioritization (Part VI.C.1.d. or Part VII.C.1.d, depending on the *MS4 Operator* type);
- ii. Preliminary *storm-sewershed* boundaries (for newly designated *MS4 Operators*);
- iii. Focus areas (Part VI.A.1.a. or Part VII.A.1.a, depending on the *MS4 Operator* type);
- iv. Publicly owned/operated post-construction stormwater management practices (SMPs) (Part VI.E.3. or Part VII.E.3, depending on the MS4 Operator type). The publicly owned/operated post-construction SMPs subject to this requirement are in the automatically designated area or an additionally designated area subject to Criterion 1, 2, or 3 of the Additional Designation Criteria (Appendix B); and
- v. *Municipal facilities,* with associated prioritization (Part VI.F.2.c. or Part VII.F.2.c, depending on the *MS4 Operator* type).
- b. Phase II: Within five (5) years of the EDC, the comprehensive system mapping must include the following information:
  - i. MS4 infrastructure, including:
    - a) Conveyance system
      - i) Type (closed pipe or open drainage); and
      - ii) Direction of flow;9
    - b) Stormwater structures
      - i) Type (drop inlet, catch basin, or manhole); and
      - ii) Number of connections to and from drop inlets, *catch basins*, and manholes;
  - ii. Privately owned/operated post-construction SMPs which discharge to the MS4 (Part VI.E.2.). The privately owned/operated post-construction SMPs subject to this requirement are in the automatically designated area or an additionally designated area subject to Criterion 1, 2, or 3 of the Additional Designation Criteria (Appendix B).
    - a) If the location of the privately-owned post-construction SMPs cannot be determined without accessing the private property, the *MS4*Operator must map the location of the property that the post-construction SMP is located on using street address or tax parcel.

# E. Legal Authority

For *MS4 Operators* continuing coverage from previous iterations of this *SPDES* general permit, adequate legal authority must be maintained in accordance with Part IV.E.1. or Part IV.E.2.

For a newly designated *MS4 Operator*, within three (3) years, the *MS4 Operator* must, to the extent allowable by State and local law, *develop* and implement

<sup>&</sup>lt;sup>9</sup> Direction of flow can be a written description or indicated as an arrow on the feature.

adequate legal authority to control *pollutant discharges* to implement this *SPDES* general permit. An *MS4 Operator* must either be in conformance with Part IV.E.1. or Part VI.E.2:

- 1. Adopt the following model local laws and include a copy of the resolution in their *SWMP Plan*:
  - a. The New York State Department of Environmental Conservation Model Local Law to Prohibit Illicit Discharges, Activities and Connections to Separate Storm Sewer Systems, April 2006 (NYS DEC Model IDDE Local Law 2006); and
  - b. The New York State Department of Environmental Conservation Sample Local Law for Stormwater Management and Erosion & Sediment Control, March 2006 (NYS DEC Sample SM and E&SC Local Law 2006).
- 2. Enact a legal mechanism or ensure that written policies/procedures are in place with content equivalent to the model local law, with documentation in the SWMP Plan from the attorney representing the MS4 Operator of the equivalence. Equivalent legal mechanisms or written policies/procedures must include the following:
  - a. For illicit discharges:
    - i. A prohibition of:
      - a) Illicit discharges, spills or other release of pollutants;
      - b) Unauthorized connections into the *MS4*;
    - ii. A mechanism to:
      - a) Receive and collect information related to the introduction of *pollutants* into the *MS4*;
      - b) Require installation, implementation, and maintenance of post-construction *SMPs*;
      - c) Require compliance and take enforcement action; and,
      - d) Access property for inspection.
  - b. To be adequate the legal mechanism must also ensure:
    - Applicable construction activities are effectively controlled and include post-construction runoff controls for new development and redevelopment projects; and
    - ii. Post-construction *SMPs* are properly operated and maintained by requiring the following:
      - a) A stormwater pollution prevention plan (SWPPP) with erosion and sediment controls that meets or exceed the New York State, Standards and Specifications for Erosion & Sediment Control, November 2016 (NYS E&SC 2016) and requires post-construction SMPs for applicable construction activity described in Part VI.D.1 in conformance with the

- SPDES General Permit for Stormwater from Construction Activities, GP-0-20-001 (CGP);
- b) Post-construction *SMPs* as required by CGP meet the *sizing criteria* specified in the New York State Stormwater Management Design Manual, January 2015 (NYS SWMDM 2015), and performance criteria, or equivalent, including Operation & Maintenance Plans for long term maintenance:
- c) Construction site operators to control waste such as discarded building materials, concrete truck washout, chemicals, litter, and sanitary waste, all of which may cause adverse impacts to water quality; and
- d) Receive and collect information related to compliance with the approved SWPPP including verification of maintenance of post-construction *SMPs* (if conducted by private entities).

## F. Enforcement Measures & Tracking

## 1. Enforcement Response Plan

Within six (6) months, the *MS4 Operator* must *develop* and implement an enforcement response plan (ERP) which clearly describes the action(s) to be taken for violations that the *MS4 Operator* has enacted for illicit *discharge* (Part VI.C. or Part VII.C, depending on the MS4 Operator type), construction (Part VI.D. or Part VII.D, depending on the MS4 Operator type), and post-construction (Part VI.E. or Part VII.E, depending on the MS4 Operator type). The ERP must be documented in the *SWMP Plan*. The ERP must set forth a protocol to address repeat and continuing violations through progressively stricter responses (i.e., escalation of enforcement) as needed to achieve compliance with the terms and conditions of this *SPDES* general permit.

- a. The ERP must describe how the *MS4 Operator* will use the following types of enforcement responses or combination of responses:
  - i. Verbal warnings;
  - ii. Written notices;
  - iii. Citations (and associated fines);
  - iv. Stop work orders;
  - v. Withholding of plan approvals or other authorizations affecting the ability to *discharge* to the *MS4*; and
  - vi. Additional measures, supported in local legal authorities, such as collecting against the project's bond or directly billing the responsible party to pay for work and materials to correct violations.
- b. Enforcement responses are based on the type, magnitude, and duration of the violation, effect of the violation on the receiving water, compliance history of the operator, and good faith of the operator in compliance efforts.

c. Efforts to obtain a voluntary correction of deficiencies through informal enforcement, such as verbal warnings or written notices, must not exceed sixty (60) days in duration (from the time of the *MS4 Operator's* initial determination until a return to compliance).

## 2. Enforcement Tracking

The *MS4 Operator* must track instances of non-compliance in the *SWMP Plan*. The enforcement case documentation must include, at a minimum, the following:

- Name of the owner/operator of the facility or site of the violation (can be redacted from the publicly available SWMP Plan);
- b. Location of the *stormwater* source (e.g., construction project);
- c. Description of the violation;
- d. Schedule for returning to compliance;
- e. Description of enforcement response used, including escalated responses if repeat violations occur or violations are not resolved in a timely manner;
- f. Accompanying documentation of enforcement response (e.g., notices of noncompliance, notices of violations);
- g. Any referrals to different departments or agencies; and
- h. Date violation was resolved.

# Part V. Recordkeeping, Reporting, and SWMP Evaluation

# A. Recordkeeping

The *MS4 Operator* must keep records required by this *SPDES* general permit for five (5) years after they are generated. Records must be submitted to the *Department* within a reasonable specified time period of a written *Department* request for such information. Documents can be maintained in electronic format if the manner reasonably assures the integrity of the records, in accordance with NYCRR 750-2.5(e)(1). Records, including the NOI and the SWMP Plan, must be made available to the public at reasonable times during regular business hours.

# **B.** Reporting

## 1. Report Submittal

- a. Reports must be submitted electronically to the *Department* using the forms located on the Department's website (http://www.dec.ny.gov/).
- b. Electronic Submission Waiver
  - ii. *MS4 Operators* must submit all reports electronically unless the *MS4 Operator* has received a waiver from the *Department* based on one of the following conditions:

- a) If the *MS4 Operator* is physically located in a geographical area (i.e., zip code or census tract) that is identified as under-served for broadband internet access in the most recent report from the Federal Communications Commission; or
- b) If the *MS4 Operator* has limitations regarding available computer access or computer capability.
- iii. If an *MS4 Operator* wishes to obtain a waiver from submitting a report electronically, the *MS4 Operator* must submit a request using the Application for Electronic Submittal Waiver to the *Department* at the following address:

NYS DEC Bureau of Water Compliance

MS4 NOTICE OF INTENT WAIVER

625 Broadway, 4th Floor

Albany, New York 12233-3505

- iv. A waiver may only be considered granted once the *MS4 Operator* receives written confirmation from the *Department*.
- v. *MS4 Operators* must document the electronic submission waiver in the *SWMP Plan*, if applicable.

## 2. Annual Reports

- a. Annually, *MS4 Operators* must submit an Annual Report to the *Department* using the form provided by the *Department*. The completion of this permit requirement must be documented in the *SWMP Plan*.
- b. The reporting period for the Annual Report is January 3 of the current year to January 2 of the following year (Reporting Year).
- c. For *MS4 Operators* continuing coverage, the Annual Report must be submitted to the *Department* by April 1 of the year following the end of the Reporting Year.
- d. For newly designated MS4 Operators, if authorization to discharge is granted:
  - i. Before September 30, the first Annual Report must be submitted by April 1 of the year following the end of the Reporting Year; or
  - ii. After September 30, the first Annual Report must be submitted by April 1 following their first complete Reporting Year.

#### 3. Interim Progress Certifications

a. Twice a year, MS4 Operators must submit to the Department an Interim Progress Certification that verifies the activities included in this SPDES general permit have been completed by the date specified using the form provided by the Department. The completion of this permit requirement must be documented in the SWMP Plan.

- b. *MS4 Operators* located within the watersheds listed in Table 3 must include additional information to identify the activities that have been performed during the reporting period to demonstrate progress made by the *MS4 Operator* towards completion of the reduction requirements, prescribed in Part IX.
- c. An Interim Progress Certification for the period of January 3 through June 30 of the same year must be submitted to the *Department* by October 1 of the same year. An Interim Progress Certification for the period of July 1 through January 2 of the following year must be submitted to the *Department* by April 1 of the following year along with the Annual Report. Submission of the Annual Report is not a substitute for submission of the Interim Progress Certification.

## 4. Shared Annual Reporting

*MS4 Operators* working together to implement their *SWMPs* may complete and submit a shared Annual Report to satisfy the reporting requirements specified in Part V.B.2.

- a. The shared Annual Report must outline and explain group activities, but also include the tasks performed by each individual *MS4 Operator*.
- b. On or before the reporting deadline, April 1, each *MS4 Operator* within the group, must sign the certification section of the Annual Report to take responsibility for the information in the Annual Report, which includes specific endorsement or acceptance of both the shared Annual Report information and Annual Report information on behalf of the individual *MS4 Operator*.

#### 5. Certification

All reports specified within this Part must be signed and certified in accordance with Part X.J.

#### 6. Annual Report and Interim Progress Certification Content

The Annual Report and Interim Progress Certifications shall summarize the activities performed throughout the Reporting Year, including:

- a. The status of compliance with permit requirements;
- b. Information documented in the *SWMP Plan*, as specified throughout this *SPDES* general permit; and
- c. A certification statement in accordance with 40 CFR 122.22(d).

#### C. SWMP Evaluation

Once every five (5) years, the MS4 Operator must evaluate the SWMP for compliance with the terms and conditions of this SPDES general permit, including the effectiveness or deficiencies of components of the individual SWMP Plan, and

the status of achieving the requirements outlined in this *SPDES* general permit. The *SWMP* evaluation must be documented in the *SWMP Plan*.

# Part VI. Minimum Control Measures (MCMs) for *Traditional Land Use Control MS4 Operators*

In addition to the requirements contained in Part I. through Part V, *traditional land use control MS4 Operators* must comply with the MCMs contained in this Part.

## A. MCM1 - Public Education and Outreach Program

The MS4 Operator must develop and implement an education and outreach program to increase public awareness of pollutant generating activities and behaviors. This MCM is designed to inform the public about the impacts of stormwater on water quality, the general sources of stormwater pollutants, and the steps the general public can take to reduce pollutants in stormwater runoff.

## 1. Development

#### a. Focus Areas

Within three (3) years of the EDC, the *MS4 Operator* must identify and document the focus areas in the *SWMP Plan*. The focus areas to be considered are as follows:

- i. Areas *discharging* to waters with Class AA-S, A-S, AA, A, B, SA, or SB (mapped in accordance with Part IV.D.1.e.ii.a));
- ii. Sewersheds for impaired waters listed in Appendix C (subject to Part VIII. requirements; mapped in accordance with Part IV.D.1.c. for MS4
   Operators continuing coverage and Part IV.D.2.a.ii. for newly designated MS4 Operators);
- iii. *TMDL* watersheds (subject to Part IX. requirements; mapped in accordance with Part IV.D.1.e.ii.c));
- iv. Areas with construction activities;
- v. Areas with on-site wastewater systems (subject to Part VIII. or Part IX. requirements);
- vi. Residential, commercial, and industrial areas (mapped in accordance with Part IV.D.1.e.iii.);
- vii. Stormwater hotspots; and
- viii. Areas with illicit discharges.

#### b. Target Audiences and Associated *Pollutant* Generating Activities

Within three (3) years of the EDC, the *MS4 Operator* must identify and document the applicable target audience(s) and associated *pollutant* generating activities that the outreach and education will address for each focus area identified by the *MS4 Operator* in Part VI.A.1.a. in the *SWMP Plan*. The target audiences are as follows:

- i. Residents;
- ii. Commercial: 10 Business owners and staff;
- iii. Institutions: 11 Managers, staff, and students;
- iv. Construction: Developers, contractors, and design professionals;
- v. Industrial: 12 Owners and staff; and
- vi. MS4 Operator's municipal staff.
- c. Education and Outreach Topics

Within three (3) years of the EDC, the *MS4 Operator* must identify and document in the *SWMP Plan* the education and outreach topics and how the education and outreach topics will reduce the potential for *pollutants* to be generated by the target audience(s) (Part VI.A.1.b.) for the focus area(s) (Part VI.A.1.a.).

# d. Illicit Discharge Education

Within six (6) months of the EDC, the *MS4 Operator* must make information related to the prevention of *illicit discharges*, available to *municipal* employees, businesses, and the public and document the completion of this requirement in the *SWMP Plan*. The information related to the prevention of illicit discharges must include the following:

- i. What types of discharges are allowable (Part I.A.3.);
- ii. What is an *illicit discharge* and why is it prohibited (Part VI.C.);
- iii. The environmental hazards associated with *illicit discharges* and improper disposal of waste;
- iv. Proper handling and disposal practices for the most common behaviors within the community (e.g., septic care, car washing, household hazardous waste, swimming pool draining, or other activities resulting in *illicit discharges* to the *MS4*); and
- v. How to report illicit discharges they may observe (Part VI.C.1.a.).

#### 2. Implementation and Frequency

a. Distribution Method of Educational Messages

Once every five (5) years, the *MS4 Operator* must identify and document in the *SWMP Plan* which of the following method(s) are used for the distribution of educational messages:

- i. Printed materials (e.g., mail inserts, brochures, and newsletters);
- ii. Electronic materials (e.g., websites, email listservs);

<sup>&</sup>lt;sup>10</sup> Business, retail stores, and restaurants.

<sup>&</sup>lt;sup>11</sup> Hospitals, churches, colleges, and schools.

<sup>&</sup>lt;sup>12</sup> Factories, recyclers, auto-salvage, and mines.

- iii. Mass media (e.g., newspapers, public service announcements on radio or cable);
- iv. Workshops or focus groups;
- v. Displays in public areas (e.g., town halls, library, parks); or
- vi. Social Media (e.g., Facebook, Twitter, blogs).

#### b. Frequency

Following the completion of Part VI.A.1.a, Part VI.A.1.b, and Part VI.A.1.c, within five (5) years of the EDC, and once every five (5) years, thereafter, the *MS4 Operator* must:

- i. Deliver an educational message to each target audience(s) (Part VI.A.1.b.) for each focus area(s) (Part VI.A.1.a.) based on the defined education and outreach topic(s) (Part VI.A.1.c.); and
- ii. Document the completion of this requirement in the SWMP Plan.
- c. Updates to the Public Education and Outreach Program

Following the completion of Part VI.A.1.a, Part VI.A.1.b, and Part VI.A.1.c, annually, by April 1, the *MS4 Operator* must:

- i. Review and update the focus areas, target audiences, and/or education and outreach topics; and
- ii. Document the completion of this requirement in the SWMP Plan.

# B. MCM 2 - Public Involvement/Participation

The *MS4 Operator* must provide opportunities to involve the public in the development, review, and implementation of the *SWMP*. This MCM is designed to give the public the opportunity to include their opinions in the implementation of this *SPDES* general permit.

## 1. Public Involvement/Participation

- a. Annually, the MS4 Operator must provide an opportunity for public involvement/participation in the development and implementation of the SWMP. The MS4 Operator must document the public involvement/participation opportunities in the SWMP Plan. The opportunities for public involvement/participation are as follows:
  - i. Citizen advisory group on *stormwater* management;
  - ii. Public hearings or meetings;
  - iii. Citizen volunteers to educate other individuals about the SWMP:
  - iv. Coordination with other pre-existing public involvement/participation opportunities;

- v. Reporting concerns about activities or behaviors observed; or
- vi. Stewardship activities.
- b. Annually, the *MS4 Operator* must inform the public of the opportunity (Part VI.B.1.a.) for their involvement/participation in the development and implementation of the *SWMP* and how they can become involved. The *MS4 Operator* must document the method for distribution of this information in the *SWMP Plan*. The methods for distribution are as follows:
  - i. Public notice;
  - ii. Printed materials (e.g., mail inserts, brochures and newsletters);
  - iii. Electronic materials (e.g., websites, email listservs);
  - iv. Mass media (e.g., newspapers, public service announcements on radio or cable);
  - v. Workshops or focus groups;
  - vi. Displays in public areas (e.g., town halls, library, parks); or
  - vii. Social Media (e.g., Facebook, Twitter, blogs).
- c. Within six (6) months of the EDC, the *MS4 Operator* must identify a local point of contact to receive and respond to public concerns regarding *stormwater* management and compliance with permit requirements. The name or title of this individual, with contact information, must be published on public outreach and public participation materials and documented in the *SWMP Plan*.

#### 2. Public Notice and Input Requirements

a. Public Notice and Input Requirements for SWMP Plan

Annually, the *MS4 Operator* must provide an opportunity for the public to review and comment on the publicly available *SWMP Plan* (Part IV.B.2.b.). The public must have the ability to ask questions and submit comments on the *SWMP Plan*. The completion of this permit requirement must be documented in the *SWMP Plan*. This requirement may be satisfied by Part VI.B.1.

- b. Public Notice and Input Requirements for Draft Annual Report
  - i. Annually, the MS4 Operator must provide an opportunity for the public to review and comment on the draft Annual Report. The completion of this permit requirement must be documented in the SWMP Plan. This requirement may be satisfied by either:
    - a) Presentation of the draft Annual Report at a regular meeting of an existing board (e.g., administrative, planning, zoning) or a separate meeting specifically for *stormwater*, as designated by the *MS4* or if requested by the public. The public must have the ability to ask

- questions about and make comments on the draft annual report during that presentation; or
- b) Posting of the draft Annual Report on a public website. The website must provide information on the timeframes and procedures to submit comments and/or request a meeting. However, if a public meeting is requested by two or more persons, the *MS4 Operator* must hold such a meeting.

## c. Consideration of Public Input

- i. Annually, the *MS4 Operator* must include a summary of comments received on the *SWMP Plan* and draft Annual Report in the *SWMP Plan*.
- ii. Within thirty (30) days of when public input is received, the *MS4 Operator* must update the *SWMP Plan*, where appropriate, based on the public input received.

# C. MCM 3 - *Illicit Discharge* Detection and Elimination

The *MS4 Operator* must *develop*, implement, and enforce a program which systematically detects, tracks down, and eliminates *illicit discharges* to the *MS4*. This MCM is designed to manage the *MS4* so it is not conveying *pollutants* associated with flows other than those directly attributable to *stormwater* runoff.

## 1. Illicit Discharge Detection

- a. Public Reporting of Illicit Discharges
  - i. Within six (6) months of the EDC, the *MS4 Operator* must establish and document in the *SWMP Plan* an email or phone number (with message recording capability) for the public to report *illicit discharges*.
  - ii. Within thirty (30) days of an *illicit discharge*, the *MS4 Operator* must document each report of an *illicit discharge* in the *SWMP Plan* with the following information:
    - a) Date of the report;
    - b) Location of the *illicit discharge*;
    - c) Nature of the illicit discharge;
    - d) Follow up actions taken or needed (including response times); and
    - e) Inspection outcomes and any enforcement taken.

# b. Monitoring Locations

The monitoring locations used to detect *illicit discharges* are identified as follows:

i. MS4 outfalls;<sup>13</sup>

<sup>&</sup>lt;sup>13</sup> MS4 outfalls can be found at a municipal facility.

- ii. Interconnections; 14 and
- iii. Municipal facility intraconnections. 15
- c. Monitoring Locations Inventory
  - i. Within three (3) years of the EDC, the *MS4 Operator* must *develop* and maintain an inventory of the monitoring locations in the *SWMP Plan*. The following information must be included in the inventory:<sup>16</sup>
    - a) Inventory information for MS4 outfalls
      - i) ID;
      - ii) Prioritization (high or low) (Part VI.C.1.d.);
      - iii) Type of monitoring location (Part VI.C.1.b.);
      - iv) Name of *MS4 Operator's municipal facility*, if located at a *municipal facility*; <sup>17</sup>
      - v) Receiving waterbody name and class (mapped in accordance with Part IV.D.1.e.ii.a));
      - vi) Receiving waterbody WI/PWL Segment ID (mapped in accordance with Part IV.D.1.e.ii.b));
      - vii) Land use in drainage area;
      - viii)Type of conveyance (open drainage or closed pipe);
      - ix) Material;
      - x) Shape;
      - xi) Dimensions;
      - xii) Submerged in water; and
      - xiii)Submerged in sediment.
    - b) Inventory information for interconnections
      - i) ID:
      - ii) Prioritization (high or low) (Part VI.C.1.d.);
      - iii) Type of monitoring location (Part VI.C.1.b.);
      - iv) Name of *MS4 Operator* receiving *discharge* or private storm system;
      - v) Name of MS4 Operator's municipal facility, if located at a municipal facility; and
      - vi) Receiving waterbody name and class (mapped in accordance with Part IV.D.1.e.ii.a)).
    - c) Inventory information for municipal facility intraconnections
      - I) ID
      - ii) Prioritization (high or low) (Part VI.C.1.d.);

<sup>&</sup>lt;sup>14</sup> Interconnections can be found at a municipal facility.

<sup>&</sup>lt;sup>15</sup> Municipal facility intraconnections can be found only at a municipal facility.

<sup>&</sup>lt;sup>16</sup> The information included in the inventory is collected during inspections on the Monitoring Locations Inspection and Sampling Field Sheet (Appendix D) unless otherwise specified by the permit conditions.

<sup>&</sup>lt;sup>17</sup> This information is collected as part of the *municipal facility* inventory.

- iii) Type of monitoring location (Part VI.C.1.b.);
- iv) Name of MS4 Operator's municipal facility; and
- v) Receiving waterbody name and class (mapped in accordance with Part IV.D.1.e.ii.a)).
- ii. Annually, the *MS4 Operator* must update the inventory if monitoring locations are created or discovered.

## d. Monitoring Locations Prioritization

- i. Within three (3) years of the EDC, the *MS4 Operator* must prioritize monitoring locations which are included in the monitoring locations inventory (Part VI.C.1.c.) as follows:
  - a) High priority monitoring locations include monitoring locations:
    - i) At a high priority *municipal facility*, as defined in Part VI.F.2.c;
    - ii) *Discharging* to impaired waters (subject to Part VIII. requirements; mapped in accordance with Part IV.D.1.e.ii.b));
    - iii) Discharging within a TMDL watershed (subject to Part IX. requirements; mapped in accordance with Part IV.D.1.e.ii.c));
    - iv) *Discharging* to waters with Class AA-S, A-S, AA, A, B, SA, or SB (mapped in accordance with Part IV.D.1.e.ii.a)); and/or
    - v) Confirmed citizen complaints on three or more separate occasions in the last twelve (12) months.
  - b) All other monitoring locations are considered low priority.
- ii. Within thirty (30) days of when a monitoring location is constructed or the *MS4 Operator* discovers it, the *MS4 Operator* must prioritize those monitoring locations; and
- iii. Annually, after the initial prioritization (Part VI.C.1.d.i.), the *MS4 Operator* must update the monitoring location prioritization in the inventory (Part VI.C.1.c.) based on information gathered as part of the monitoring location inspection and sampling program (Part VI.C.1.e.). The completion of this permit requirement must be documented in the *SWMP Plan*.
- e. Monitoring Locations Inspection and Sampling Program

Within two (2) years of the EDC, the *MS4 Operator* must *develop* and implement a monitoring locations inspection and sampling program. The monitoring locations inspection and sampling program must be documented in the *SWMP Plan* specifying:

i. The monitoring locations inspection and sampling procedures including:

Part VI.C.

- a) During *dry weather*, <sup>18</sup> one (1) inspection of each monitoring location identified in the inventory (Part VI.C.1.c.) every five (5) years following the most recent inspection;
- b) Documentation of all monitoring location inspections, including any sampling results, using the Monitoring Locations Inspection and Sampling Field Sheet (Appendix D) or an equivalent form containing the same information and include the completed monitoring location inspections and sampling results in the SWMP Plan (e.g., the completed Monitoring Locations Inspection and Sampling Field Sheets);
- c) Provisions to sample all monitoring locations which had inspections which resulted in a suspect or obvious illicit discharge characterization. The sampling requirement is based on the number and severity of physical indicators present in the flow to better inform track down procedures (Part VI.C.2.). If the source of the illicit discharge is clear and discernable (e.g., sewage), sampling is not necessary;
- d) Sampling may be done with field test kits or field instrumentation that are sufficiently sensitive to detect the parameter below the sampling action level used <sup>19</sup> and are not subject to 40 CFR Part 136 requirements for approved methods and certified laboratories;
- e) Provisions to initiate, or cause to initiate, <sup>20</sup> track down procedures (Part VI.C.2.a.), in accordance with the timeframes specified in Part VI.C.2.a.iii, for monitoring locations with an overall characterization<sup>21</sup> as *suspect illicit discharge* or *obvious illicit discharge* or that exceed any sampling action level used;
- f) Provisions to re-inspect the monitoring location within thirty (30) days of initial inspection if there is a *physical indicator not related to flow*, potentially indicative of *intermittent* or *transitory discharges*, utilizing techniques described in Chapter 12.6 of the Center for Watershed Protection Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assistance, October 2004 (CWP 2004) or equivalent.
  - i) If those same physical indicators persist, the *MS4 Operator* must initiate *illicit discharge* track down procedures (Part VI.C.2.a.).

<sup>&</sup>lt;sup>18</sup> MS4 Operators can reference the Center for Watershed Protection Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assistance, October 2004 (CWP 2004) for other factors to consider when determining when to conduct monitoring location inspection and sampling.

<sup>&</sup>lt;sup>19</sup> Refer to Chapter 12 of the CWP 2004 for parameters, sampling action levels, and procedures.

<sup>&</sup>lt;sup>20</sup> If track down is conducted by individuals or entities other than those conducting the monitoring locations inspections.

<sup>&</sup>lt;sup>21</sup> Reference to the Monitoring Locations Inspection and Sampling Field Sheet, adapted from CWP 2004, Section 6: Overall Monitoring Location Characterization based on the Relative Severity Index of physical indicators for flowing monitoring locations only.

- ii. The training provisions for the *MS4 Operator*'s monitoring locations inspection and sampling procedures (Part VI.C.1.e.i.).
  - a) If new staff are added, training on the MS4 Operator's monitoring locations inspection and sampling procedures (Part VI.C.1.e.i.) must be given prior to conducting monitoring locations inspections and sampling procedures;
  - b) For existing staff, training on the *MS4 Operator*'s monitoring locations inspection and sampling procedures (Part VI.C.1.e.i.) must be given prior to conducting monitoring locations inspections and sampling and once every five (5) years, thereafter; and
  - c) If the monitoring locations inspection and sampling procedures (Part VI.C.1.e.i.) are updated (Part VI.C.1.e.iv.), training on the updates must be given to all staff prior to conducting monitoring locations inspections and sampling.
- The names, titles, and contact information for the individuals who have received monitoring locations inspection and sampling procedures training and update annually; and
- iv. Annually, by April 1, the MS4 Operator must:
  - a) Review and update the monitoring location inspection and sampling procedures (Part VI.C.1.e.i.) based on monitoring location inspection results (e.g., trends, patterns, areas with *illicit discharges*, and common problems); and
  - b) Document the completion of this requirement in the SWMP Plan.

## 2. Illicit Discharge Track Down Program

Within two (2) years of the EDC, the *MS4 Operator* must *develop* and implement an *illicit discharge* track down program to identify the source of *illicit discharges* and the responsible party. The *illicit discharge* track down program must be documented in the *SWMP Plan* specifying:

- a. The illicit discharge track down procedures including:
  - i. Procedures as described in Chapter 13 of CWP 2004 or equivalent;
  - ii. Steps taken for *illicit discharge* track down procedures;
  - iii. The following timeframes to initiate *illicit discharge* track down:
    - a) Within twenty-four (24) hours of discovery, the *MS4 Operator* must initiate track down procedures for flowing *MS4* monitoring locations with *obvious illicit discharges*;<sup>22</sup>

<sup>&</sup>lt;sup>22</sup> Reference to the Monitoring Locations Inspection and Sampling Field Sheet, adapted from CWP 2004, Section 6: Overall Monitoring Location Characterization based on the Relative Severity Index of physical indicators for flowing monitoring locations only.

- b) Within two (2) hours of discovery, the *MS4 Operator* must initiate track down procedures for *obvious illicit discharges* of sanitary wastewater that would affect bathing areas during bathing season, shell fishing areas or public water intakes and report orally or electronically to the Regional Water Engineer and local health department; and
- c) Within five (5) days of discovery, the *MS4 Operator* must initiate track down procedures for *suspect illicit discharges*.
- b. The training provisions for the *MS4 Operator's illicit discharge* track down procedures (Part VI.C.2.a.).
  - If new staff are added, training on the MS4 Operator's illicit discharge track down procedures (Part VI.C.2.a.) must be given prior to conducting illicit discharge track downs;
  - ii. For existing staff, training on the *MS4 Operator*'s *illicit discharge* track down procedures (Part VI.C.2.a.) must be given prior to *conducting illicit discharge* track downs and once every five (5) years, thereafter; and
  - iii. If the *illicit discharge* track down procedures (Part VI.C.2.a.) are updated (Part VI.C.2.d.), training on the updates must be given to all staff prior to conducting *illicit discharge* track downs.
- c. The names, titles, and contact information for the individuals who have received *illicit discharge* track down procedures training and update annually; and
- d. Annually, by April 1, the MS4 Operator must:
  - i. Review and update the *illicit discharge* track down procedures (Part VI.C.2.a.); and
  - ii. Document the completion of this requirement in the SWMP Plan.

# 3. Illicit Discharge Elimination Program

Within two (2) years of the EDC, the *MS4 Operator* must *develop* and implement an *illicit discharge* elimination program. The *illicit discharge* elimination program must be documented in the *SWMP Plan* specifying:

- a. The *illicit discharge* elimination procedures including:
  - i. Provisions for escalating enforcement and tracking, both consistent with the ERP required in Part IV.F. of this *SPDES* general permit;
  - ii. Provisions to confirm the corrective actions have been taken;
  - iii. Steps taken for illicit discharge elimination procedures; and
  - iv. The following timeframes for *illicit discharge* elimination:
    - a) Within twenty-four (24) hours of identification of an *illicit discharge* that has a reasonable likelihood of adversely affecting human health or the environment, the *MS4 Operator* must eliminate the *illicit discharge*;

- b) Within five (5) days of identification of an *illicit discharge* that does not have a reasonable likelihood of adversely affecting human health or the environment, the *MS4 Operator* must eliminate the *illicit discharge*; and
- c) Where elimination of an *illicit discharge* within the specified timeframes (Part VI.C.3.a.iv.) is not possible, the *MS4 Operator* must notify the Regional Water Engineer.
- b. The training provisions for the *MS4 Operator's illicit discharge* elimination procedures (Part VI.C.3.a.).
  - If new staff are added, training on the MS4 Operator's illicit discharge elimination procedures (Part VI.C.3.a.) must be given prior to conducting illicit discharge eliminations;
  - ii. For existing staff, training on the MS4 Operator's illicit discharge elimination procedures (Part VI.C.3.a.) must be given prior to conducting illicit discharge eliminations and once every five (5) years, thereafter; and
  - iii. If the *illicit discharge* elimination procedures (Part VI.C.3.a.) are updated (Part VI.C.3.d.), training on the updates must be given to all staff prior to conducting *illicit discharge* eliminations.
- The names, titles, and contact information for the individuals who have received *illicit discharge* elimination procedures training and update annually; and
- d. Annually, by April 1, the MS4 Operator must:
  - i. Review and update the *illicit discharge* elimination procedures (Part VI.C.3.a.); and
  - ii. Document the completion of this requirement in the SWMP Plan.

#### D. MCM 4 - Construction Site Stormwater Runoff Control

The *MS4 Operator* must *develop*, implement, and enforce a program to ensure construction sites are effectively controlled. This MCM is designed to prevent *pollutants* from construction related activities, <sup>23</sup> as well as promote the proper planning and installation of post-construction *SMPs*.

#### 1. Applicable Construction Activities/Projects/Sites

- a. The construction site *stormwater* runoff control program must address *stormwater* runoff to the *MS4* from sites with *construction activities* that:
  - i. Result in a total land disturbance of greater than or equal to one acre; or

<sup>&</sup>lt;sup>23</sup> Projects that comply with the terms and conditions of the CGP or an individual *SPDES* permit for *stormwater* for which they obtained coverage and local erosion and sediment control requirements are effectively controlled.

- ii. Disturb less than one acre if part of a larger common plan of development or sale.
- b. For *construction activities* where the *MS4 Operator* is listed as the owner/operator on the Notice of Intent for coverage under the CGP:
  - i. The MS4 Operator must ensure compliance with the CGP; and
  - ii. The additional requirements for construction oversight described in Part VI.D.6 through Part VI.D.9 are not required.

## 2. Public Reporting of Construction Site Complaints

- a. Within six (6) months of the EDC, the *MS4 Operator* must establish and document in the *SWMP Plan* an email or phone number (with message recording capability) for the public to report complaints related to construction *stormwater* activity.
- b. The *MS4 Operator* must document reports of construction site complaints in the *SWMP Plan* with the following information:
  - i. Date of the report;
  - ii. Location of the construction site;
  - iii. Nature of complaint;
  - iv. Follow up actions taken or needed; and
  - v. Inspection outcomes and any enforcement taken.

#### 3. Construction Oversight Program

Within one (1) year of the EDC, the *MS4 Operator* must *develop* and implement a construction oversight program. The construction oversight program must be documented in the *SWMP Plan* specifying:

- a. The construction oversight procedures including:
  - i. When the construction site *stormwater* control program applies (Part VI.D.1.);
  - ii. What types of *construction activity* require a SWPPP;
  - iii. The procedures for submission of SWPPPs;
  - iv. SWPPP review requirements (Part VI.D.6.)
  - v. Pre-construction oversight requirements (Part VI.D.7.)
  - vi. Construction site inspection requirements (Part VI.D.8.);
  - vii. Construction site close-out requirements (Part VI.D.9.);
  - viii. Enforcement process/expectations for compliance; and
  - ix. Other procedures associated with the control of *stormwater* runoff from applicable *construction activities*.

- b. The training provisions for the *MS4 Operator*'s construction oversight procedures (Part VI.D.3.a.).
  - i. If new staff are added, training on the *MS4 Operator*'s construction oversight procedures (Part VI.D.3.a.) must be given prior to conducting any construction oversight activities;
  - ii. For existing staff, training on the *MS4 Operator*'s construction oversight procedures (Part VI.D.3.a.) must be given prior to conducting any construction oversight activities and once every five (5) years, thereafter; and
  - iii. If the construction oversight procedures (Part VI.D.3.a.) are updated (Part VI.D.3.a.), training on the updates must be given to all staff prior to conducting construction oversight.
- c. The names, titles, and contact information for the individuals who have received construction oversight training and update annually;
- d. Procedures to ensure those involved in the *construction activity* itself (e.g., contractor, subcontractor, *qualified inspector*, SWPPP reviewers) have received four (4) hours of *Department* endorsed training in proper erosion and sediment control principles from a Soil & Water Conservation District, or other *Department* endorsed entity; and
- e. Annually, by April 1, the MS4 Operator must:
  - Review and update the construction oversight procedures (Part VI.D.3.a.);
     and
  - ii. Document the completion of this requirement in the SWMP Plan.

# 4. Construction Site Inventory & Inspection Tracking

- a. Within six (6) months of the EDC, the *MS4 Operator* must *develop* and maintain an inventory of all applicable construction sites (Part VI.D.1.a.) in the *SWMP Plan*. The following information must be included in the inventory:
  - i. Location of the construction site:
  - ii. Owner/operator contact information, if other than the MS4 Operator;
  - iii. Receiving waterbody name and class (mapped in accordance with Part IV.D.1.e.ii.a));
  - iv. Receiving waterbody WI/PWL Segment ID (mapped in accordance with Part IV.D.1.e.ii.b));
  - v. Prioritization (high or low) (Part VI.D.5.);
  - vi. Construction project SPDES identification number;
  - vii. SWPPP approval date;
  - viii. Inspection history, including dates and ratings (satisfactory, marginal, or unsatisfactory, when available); and

- ix. Current status of the construction site/project (i.e., active, temporarily shut down, complete<sup>24</sup>).
- b. Annually, the *MS4 Operator* must update the inventory if construction projects are approved or completed.

#### 5. Construction Site Prioritization

- a. Within one (1) year of the EDC, the MS4 Operator must prioritize all construction sites which are included in the construction site inventory (Part VI.D.4.) as follows:
  - i. High priority construction sites include construction sites:
    - a) With a direct conveyance (e.g., channel, ditch, storm sewer) to a surface water of the State that is:
      - i) Listed in Appendix C with silt/sediment, phosphorus, or nitrogen as the POC;
      - ii) Classified as AA-S, AA, or A (mapped in accordance with Part IV.D.1.e.ii.a)); or
      - iii) Classified with a trout (T) or trout spawning (TS) designation (mapped in accordance with Part IV.D.1.e.ii.a));
    - b) With greater than five (5) acres of disturbed earth at any one time;
    - c) With earth disturbance within one hundred (100) feet of any lake or pond (mapped in accordance with Part IV.D.1.e.ii.b)); and/or
    - d) Within fifty (50) feet of any rivers or streams (mapped in accordance with Part IV.D.1.e.ii.b));
  - ii. All other construction sites are considered low priority.
- b. Within thirty (30) days of when a construction site becomes active, the *MS4 Operator* must prioritize those construction sites; and
- c. Annually, after the initial prioritization (Part VI.D.5.a.), the *MS4 Operator* must update the construction site prioritization in the inventory (Part VI.D.4.a.) based on information gathered as part of the construction oversight program (Part VI.D.3.). The completion of this permit requirement must be documented in the *SWMP Plan*.
  - If the prioritization of the construction site changes priority based on information gathered as part of the construction oversight program, the MS4 Operator must comply with the requirements that apply to that prioritization.

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<sup>&</sup>lt;sup>24</sup> Construction projects listed on the inventory must be inspected and tracked as described in Part VI.D.8. until a final site inspection has been completed as specified in Part VI.D.9. and the construction site status changes to complete.

#### 6. SWPPP Review

The MS4 Operator must:

- a. Ensure individual(s), responsible for reviewing SWPPPs for acceptance, receive:
  - i. Four (4) hours of *Department* endorsed training in proper erosion and sediment control principles from a Soil & Water Conservation District, or other *Department* endorsed entity. This training must be completed within three (3) years of the EDC and every three (3) years thereafter.
  - ii. Document the completion of this requirement in the SWMP Plan.
- b. Ensure SWPPP reviewers receive this training (Part VI.D.6.a.) prior to conducting SWPPP reviews for acceptance.
  - i. Individuals without these trainings cannot review SWPPPs for acceptance.
  - ii. Individuals who meet the definition of a *qualified professional* or *qualified inspector* are exempt from this requirement.
- c. Ensure individuals responsible for reviewing SWPPPs review all SWPPPs for applicable *construction activities* (Part VI.D.1.) and for conformance with the requirements of the CGP, including:
  - Erosion and sediment controls must be reviewed for conformance with the NYS E&SC 2016, or equivalent;
  - ii. Individuals responsible for review of post-construction SMPs must be qualified professionals or under the supervision of a qualified professional; and
  - iii. Post-construction *SMPs* must be reviewed for conformance with the NYS SWMDM 2015 or equivalent, including:
    - a) All post-construction *SMPs* must meet the *sizing criteria* contained in the CGP and NYS SWMDM 2015.
    - b) Deviations from the performance criteria of the NYS SWMDM 2015 must demonstrate that they are equivalent.
    - c) The SWPPP must include an O&M plan that includes inspection and maintenance schedules and actions to ensure continuous and effective operation of each post-construction SMP. The SWPPP must identify the entity that will be responsible for the long-term operation and maintenance of each practice.
- d. In the SWMP Plan, document and update annually the names, titles, and contact information for the individuals who have received the trainings listed in Part VI.D.6.a.
- e. In the SWMP Plan, document the SWPPP review including the information found in Part III.B. of the CGP;
- f. Prioritize new construction activities (Part VI.D.5.a.); and

g. Notify construction site owner/operators that their SWPPP has been accepted using the *MS4* SWPPP Acceptance Form<sup>25</sup> created by the *Department* and required by the CGP, signed in accordance with Part X.J.

# 7. Pre-Construction Meeting

Prior to commencement of *construction activities*, the *MS4 Operator* must ensure a pre-construction meeting is conducted. The date and content of the pre-construction inspection/meeting must be documented in the *SWMP Plan*. The owner/operator listed on the CGP NOI (if different from the *MS4 Operator*), the *MS4 Operator*, contractor(s) responsible for implementing the SWPPP for the *construction activity*, and the *qualified inspector* (if required for the *construction activity* by Part IV.C. the CGP) must attend the meeting in order to:

- a. Confirm the approved project has received, or will receive<sup>26</sup>, coverage under the CGP or an individual *SPDES* permit;
- b. Verify contractors and subcontractors selected by the owner/operator of the construction activity have identified at least one individual that has received four (4) hours of *Department* endorsed training in proper erosion and sediment control principles from a Soil & Water Conservation District or other endorsed entity as required by the CGP and Part VI.D.3.d; and
- c. Review the construction oversight program (Part VI.D.3.) and expectations for compliance.

## 8. Construction Site Inspections

The MS4 Operator must:

- a. Ensure individuals(s), responsible for construction site inspections, receive:
  - i. Four (4) hours of *Department* endorsed training in proper erosion and sediment control principles from a Soil & Water Conservation District, or other *Department* endorsed entity. This training must be complete, within three (3) years of the EDC and every three (3) years thereafter.
  - ii. Document the completion of this requirement in the SWMP Plan.
- b. Ensure all *MS4* Construction Site Inspectors receive this training prior to conducting construction site inspections.
  - i. Individuals without these trainings cannot inspect construction sites.
  - ii. Individuals who meet the definition of a *qualified professional* or *qualified inspector* are exempt from this requirement.

<sup>&</sup>lt;sup>25</sup> The MS4 SWPPP Acceptance Form can be found on the Department's website.

<sup>&</sup>lt;sup>26</sup> Preconstruction meetings may occur prior to the issuance of the MS4 SWPP Acceptance Form, however, the MS4 Operator must confirm coverage under the CGP will be applied for by the construction site owner/operator prior to commencement of construction of *construction activities*.

Part VI.D.

- c. Annually inspect all sites with *construction activity* identified in the inventory (Part VI.D.4.) during active construction after the pre-construction meeting (Part VI.D.7.), or sooner if deficiencies are noted that require attention.
  - Follow up to construction site inspections must confirm corrective actions are completed within timeframes established by the CGP and the MS4 Operator's ERP (Part IV.F.1.).
- d. In the SWMP Plan, document and update annually the names, titles, and contact information for the individuals who have received the trainings listed in Part VI.D.8.a.
- e. Document all inspections using the Construction Site Inspection Report Form (Appendix D) or an equivalent form containing the same information. The *MS4 Operator* must include the completed Construction Site Inspection Reports in the *SWMP Plan*.

#### 9. Construction Site Close-out

- a. The MS4 Operator must ensure a final construction site inspection is conducted and documentation of the final construction site inspection must be maintained in the SWMP Plan. The final construction site inspection must be documented using the Construction Site Inspection Report Form (Appendix D), or an equivalent form containing the same information, or accept the construction site owner/operator's qualified inspector final inspection certification required by the CGP.
- b. The Notice of Termination (NOT)<sup>27</sup> must be signed by the *MS4 Operator* as required by the CGP for projects determined to be complete. The NOT must be signed in accordance with Part X.J.

#### E. MCM 5 – Post-Construction Stormwater Management

The *MS4 Operator* must *develop*, implement, and enforce a program to ensure proper operation and maintenance of post construction *SMPs* for new or redeveloped sites. This MCM is designed to promote the long-term performance of post-construction *SMPs* in removing *pollutants* from *stormwater* runoff.

#### 1. Applicable Post-Construction SMPs

The post-construction *SMP* program must address *stormwater* runoff to the *MS4* from *publicly owned/operated* and *privately owned/operated* post-construction *SMPs* that meet the following:

a. Post-construction *SMPs* that have been installed as part of any CGP covered construction site or individual *SPDES* permit (since March 10, 2003); and

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<sup>&</sup>lt;sup>27</sup> The NOT can be found on the Department's website.

b. All new post-construction *SMPs* constructed as part of the construction site *stormwater* runoff control program (Part VI.D.).

# 2. Post-Construction *SMP* Inventory & Inspection Tracking<sup>28</sup>

- a. The MS4 Operators continuing coverage must:
  - i. Maintain the inventory from previous iterations of this *SPDES* general permit for post-construction *SMPs* installed after March 10, 2003; and
  - ii. *Develop* the inventory for post-construction *SMPs* installed after March 10, 2003 including post-construction *SMPs*:
    - a) As they are approved or discovered; or
    - b) After the owner/operator of the *construction activity* has filed the NOT with the *Department* (Part VI.D.9.b.).
- b. The newly designated *MS4 Operators* must *develop* and maintain the inventory for post-construction *SMPs* installed after March 10, 2003 including post-construction *SMPs*:
  - i. As they are approved or discovered; or
  - ii. After the owner/operator of the *construction activity* has filed the NOT with the *Department* (Part VI.D.9.b.).
- c. Annually, the MS4 Operator must update the inventory of post-construction SMPs to include the post-construction SMPs in Part VI.E.2.a. and Part VI.E.2.b.
- d. Within five (5) years of the EDC, the following information must be included in the inventory either by using the *MS4 Operator* maintenance records or by verification of maintenance records provided by the owner of the post-construction *SMP*:
  - Street address or tax parcel;
  - ii. Type;<sup>29</sup>
  - iii. Receiving waterbody name and class (mapped in accordance with Part IV.D.1.e.ii.a));
  - iv. Receiving waterbody WI/PWL Segment ID (mapped in accordance with Part IV.D.1.e.ii.b));
  - v. Date of installation (if available) or discovery;
  - vi. Ownership;
  - vii. Responsible party for maintenance;

<sup>&</sup>lt;sup>28</sup> Post-construction *SMPs* can be found at a *municipal facility*.

<sup>&</sup>lt;sup>29</sup> Post-construction *SMP* types are defined in the New York State Department of Environmental Conservation Maintenance Guidance: Stormwater Management Practices, March 31, 2017 (NYS DEC Maintenance Guidance 2017).

- viii. Contact information for party responsible for maintenance;
- ix. Location of documentation depicting O&M requirements and legal agreements for post-construction *SMP*;
- x. Frequency for inspection of post-construction *SMP*, as specified in the New York State Department of Environmental Conservation Maintenance Guidance: Stormwater Management Practices, March 31, 2017 (NYS DEC Maintenance Guidance 2017) or as specified in the O&M plan contained in the approved SWPPP (Part VI.D.6.);
- xi. Reason for installation (e.g., new development, redevelopment, retrofit, flood control), if known;
- xii. Date of last inspection;
- xiii. Inspection results; and
- xiv. Any corrective actions identified and completed.
- e. *MS4 Operators* must document the inventory of post-construction *SMPs* in the *SWMP Plan*.

#### 3. SWPPP Review

For post-construction *SMP* SWPPP review requirements, see Part VI.D.6.

## 4. Post-Construction SMP Inspection & Maintenance Program

Within one (1) year of the EDC, the *MS4 Operator* must *develop* and implement a post-construction *SMP* inspection and maintenance program. The post-construction *SMP* inspection and maintenance program must be documented in the *SWMP Plan* specifying:

- a. The post-construction *SMP* inspection and maintenance procedures including:
  - Provisions to ensure that each post-construction SMP identified in the post-construction SMP inventory (Part VI.E.2.) is inspected at the frequency specified in the NYS DEC Maintenance Guidance 2017 or as specified in the O&M plan contained in the approved SWPPP (Part VI.D.6.), if available;
    - The MS4 Operator can only accept Level 1 inspections (NYS DEC Maintenance Guidance 2017) by private owners inspecting postconstruction SMPs.
  - ii. Documentation of post-construction *SMP* inspections using the Post-Construction SMP Inspection Checklist<sup>30</sup> or an equivalent form containing the same information. The *MS4 Operator* must include the completed

<sup>&</sup>lt;sup>30</sup> The *Department* developed checklist forms specific to each post-construction *SMP* designed to assist *MS4 Operators* in conducting inspections and maintenance activities of standard practices. The Post-Construction SMP Inspection Checklist, March 31, 2017, can be found on the Department's website.

- post-construction *SMP* inspections (i.e., the completed Post-Construction SMP Inspection Checklist) in the *SWMP Plan*;
- iii. Provisions to initiate follow-up actions (i.e., maintenance, repair, or higher-level inspection) within thirty (30) days of post-construction SMP inspection; and
- iv. Provisions to initiate enforcement within sixty (60) days of the inspection if follow-up actions are not complete.
- b. The training provisions for the *MS4 Operator*'s post-construction *SMP* inspection and maintenance procedures (Part VI.E.4.a.).
  - i. If new staff are added, training on the MS4 Operator's post-construction SMP inspection and maintenance procedures (Part VI.E.4.a.) and procedures outlined in the Department endorsed program must be given prior to conducting any post-construction SMP inspection and maintenance:
  - ii. For existing staff, training on the *MS4 Operator*'s post-construction *SMP* inspection and maintenance procedures (Part VI.E.4.a.) and procedures outlined in the *Department* endorsed program must be given prior to conducting any post-construction *SMP* inspection and maintenance and once every five (5) years, thereafter; and
  - iii. If the post-construction *SMP* inspection and maintenance procedures (Part VI.E.4.a.) are updated (Part VI.E.4.d.), training on the updates must be given to all staff prior to conducting post-construction *SMP* inspection and maintenance.
- c. The names, titles, and contact information for the individuals who have received post-construction *SMP* inspection and maintenance procedures training and update annually; and
- d. Annually, by April 1, the MS4 Operator must:
  - i. Review and update the post-construction *SMP* inspection and maintenance procedures (Part VI.E.4.a.); and
  - ii. Document the completion of this requirement in the SWMP Plan.

## F. MCM 6 - Pollution Prevention and Good Housekeeping

The MS4 Operator must develop and implement a pollution prevention and good housekeeping program for municipal facilities and municipal operations to minimize pollutant discharges. This MCM is designed to ensure the MS4 Operator's own activities do not contribute pollutants to surface waters of the State.

## 1. Best Management Practices (BMPs) for Municipal Facilities & Operations

Within three (3) years of the EDC, the MS4 Operator must incorporate best management practices (BMPs) into the municipal facility program and municipal operations program to minimize the discharge of pollutants associated with municipal facilities and municipal operations, respectively. The BMPs to be considered are as follows and must be documented in the SWMP Plan:

## a. Minimize Exposure

- i. Exposure of materials to rain, snow, snowmelt, and runoff must be minimized, unless not technologically possible or not economically practicable and achievable in light of best industry practices, including areas used for loading and unloading, storage, disposal, cleaning, maintenance, and fueling operations, with the following BMPs:
  - a) Locate materials and activities inside or protect them with storm resistant coverings;
  - b) Use grading, berming, or curbing to prevent runoff of contaminated flows and divert run-on away from these areas;
  - c) Locate materials, equipment, and activities so leaks and spills are contained in existing containment and diversion systems;
  - d) Clean up spills and leaks promptly using dry methods (e.g., absorbents) to prevent the *discharge* of *pollutants*;
  - e) Store leaky vehicles and equipment indoors or, if stored outdoors, use drip pans and absorbents;
  - f) Use spill/overflow protection equipment;
  - g) Perform all vehicle and/or equipment cleaning operations indoors, under cover, or in bermed areas that prevent runoff and run-on and also captures any overspray;
  - h) Drain fluids, indoors or under cover, from equipment and vehicles that will be decommissioned, and, for any equipment and vehicles that will remain unused for extended periods of time, inspect at least monthly for leaks; and/or
  - i) Minimize exposure of chemicals by replacing with a less toxic alternative (e.g., use non-hazardous cleaners).
- ii. No Exposure Certification for High Priority Municipal Facilities

- a) Municipal facilities may qualify for No Exposure Certification (Appendix D) when all activities and materials are completely sheltered from exposure to rain, snow, snowmelt and/or runoff.
- b) High priority *municipal* facilities (Part VI.F.2.c.i.a)) with uncovered parking areas for vehicles awaiting maintenance may be considered a low priority *municipal facility* (Part VI.F.2.c.i.c)) if only routine maintenance is performed inside and all other no *exposure* criteria are met.
- c) *Municipal* facilities accepting or repairing disabled vehicles and/or vehicles that have been involved in accidents are not eligible for the *No Exposure* Certification.
- d) *Municipal* facilities must maintain the *No Exposure* Certification and document in the *SWMP Plan*. The *No Exposure* Certification ceases to apply when activities or materials become exposed.

## b. Follow a Preventive Maintenance Program

- i. Implement a preventative maintenance program that includes routine inspection, testing, maintenance, and repair of all fueling areas, vehicles and equipment and systems to prevent leaks, spills and other releases. This includes:
  - Performing inspections and preventive maintenance of stormwater drainage, source controls, treatment systems, and plant equipment and systems;
  - b) Maintaining non-structural *BMPs* (e.g., keep spill response supplies available, personnel appropriately trained, containment measures, covering fuel areas); and
  - c) Ensure vehicle washwater is not *discharged* to the *MS4* or to *surface* waters of the State. Wash equipment/vehicles in a designated and/or covered area where washwater is collected to be recycled or *discharged* to the sanitary sewer (Part I.B.2.d.).
- ii. Routine maintenance must be performed to ensure *BMPs* are operating properly.
- iii. When a *BMP* is not functioning to its designed effectiveness and needs repair or replacement:
  - a) Maintenance must be performed before the next anticipated storm event, or as necessary to maintain the continued effectiveness of *stormwater* controls. If maintenance prior to the next anticipated storm event is impracticable, maintenance must be scheduled and accomplished as soon as practicable; and
  - b) Interim measures must be taken to prevent or minimize the *discharge* of *pollutants* until the final repair or replacement is implemented,

including cleaning up any contaminated surfaces so that the material will not be *discharged* during subsequent storm events.

# c. Spill Prevention and Response Procedures

- i. Minimize the potential for leaks, spills and other releases that may be exposed to *stormwater* and *develop* plans for effective response to such spills if or when they occur. At a minimum, the *MS4 Operator* must:
  - a) Store materials in appropriate containers;
  - b) Label containers (e.g., "Used Oil," "Spent Solvents," "Fertilizers and Pesticides") that could be susceptible to spillage or leakage to encourage proper handling and facilitate rapid response if spills or leaks occur;
  - c) Implement procedures for material storage and handling, including the use of secondary containment and barriers between material storage and traffic areas, or a similarly effective means designed to prevent the discharge of pollutants from these areas;
  - d) *Develop* procedures for stopping, containing, and cleaning up leaks, spills, and other releases. As appropriate, execute such procedures as soon as possible;
  - e) Keep spill kits on-site, located near areas where spills may occur or where a rapid response can be made;
  - f) Develop procedures for notification of the appropriate facility personnel, emergency response agencies, and regulatory agencies when a leak, spill, or other release occurs. If possible, one of these individuals should be a member of the *stormwater* pollution prevention team (Part VI.F.2.d.i.a)). Any spills must be reported in accordance with 6 NYCRR 750-2.7; and
  - g) Following any spill or release, the *MS4 Operator* must evaluate the adequacy of the *BMPs* identified in the *municipal facility* specific SWPPP. If the *BMPs* are inadequate, the SWPPP must be updated to identify new *BMPs* that will prevent reoccurrence and improve the emergency response to such releases.
- ii. Measures for cleaning up spills or leaks must be consistent with applicable petroleum bulk storage, chemical bulk storage, or hazardous waste management regulations at 6 NYCRR Parts 596-599, 613 and 370-373.
- iii. This *SPDES* general permit does not relieve the *MS4 Operator* of any reporting or other requirements related to spills or other releases of petroleum or hazardous substances. Any spill of a hazardous substance must be reported in accordance with 6 NYCRR 597.4. Any spill of petroleum must be reported in accordance with 6 NYCRR 613.6 or 17 NYCRR 32.3.

#### d. Erosion and Sediment Controls<sup>31</sup>

- i. Stabilize exposed areas and control runoff using structural and/or nonstructural controls to minimize onsite erosion and sedimentation.
- ii. The MS4 Operator must consider:
  - a) Structural and/or non-structural controls found in the NYS E&SC 2016;
  - b) Areas that, due to topography, land disturbance (e.g., construction), or other factors, have potential for significant soil erosion;
  - c) Whether structural, vegetative, and/or stabilization *BMPs* are needed to limit erosion;
  - d) Whether velocity dissipation devices (or equivalent measures) are needed at *discharge* locations and along the length of any channel to provide a non-erosive flow velocity from the structure to a water course; and
  - e) Address erosion or areas with poor vegetative cover, especially if the erosion is within fifty (50) feet of a *surface water of the State*.
- e. Manage Vegetated Areas and Open Space on Municipal Property
  - i. Maintain vegetated areas on *MS4 Operator* owned/operated property and right of ways:
    - a) Specify proper use, storage, and disposal of pesticides, herbicides, and fertilizers including minimizing the use of these products and using only in accordance manufacturer's instruction;
    - b) Use lawn maintenance and landscaping practices that are protective of water quality. Protective practices include: reduced mowing frequencies; proper disposal of lawn clippings; and use of alternative landscaping materials (e.g., drought resistant planting);
    - Place pet waste disposal containers and signage concerning the proper collection and disposal of pet waste at all parks and open space where pets are permitted; and
    - d) Address waterfowl congregation areas where needed to reduce waterfowl droppings from entering the *MS4*.
- f. Salt<sup>32</sup> Storage Piles or Pile Containing Salt

Enclose or cover storage piles of salt, or piles containing salt, used for deicing or maintenance of paved surfaces, except during loading, unloading, and handling. Implement appropriate measures (e.g., good housekeeping, routine sweeping, diversions, containment) to minimize exposure resulting from adding to or removing materials from the pile.

<sup>&</sup>lt;sup>31</sup> The use of the term "controls" in Part VI.F.1.d. aligns with the use of the term "controls" in the CGP.

<sup>&</sup>lt;sup>32</sup> For purposes of this *SPDES* general permit, salt means any chloride-containing material used to treat paved surfaces for deicing, including sodium chloride, calcium chloride, magnesium chloride, and brine solutions.

## g. Waste, Garbage, and Floatable Debris

- Keep all dumpster lids closed when not in use. For dumpsters and roll off boxes that do not have lids and could leak, ensure that *discharges* have a control (e.g., secondary containment, treatment); and
- ii. Keep exposed areas free of waste, garbage, and debris or intercept them before they are *discharged*:
  - a) Manage trash containers at parks and open space (scheduled cleanings; sufficient number);
  - b) Pick up trash and debris on *MS4 Operator* owned/operated property and rights of way; and
  - c) Clean out *catch basins* within the appropriate timeframes (Part VI.F.3.c.iii.).

# h. Alternative Implementation Options

When alternative implementation options (Part IV.A.1.) are utilized, require the parties performing *municipal operations* as contracted services, including but not limited to street sweeping, snow removal, and lawn/grounds care, to meet permit requirements as the requirements apply to the activity performed.

# 2. Municipal Facilities<sup>33</sup>

## a. Municipal Facility Program

Within three (3) years of the EDC, the *MS4 Operator* must *develop* and implement a *municipal facility* program. The *municipal facility* program must be documented in the *SWMP Plan* specifying:

- i. The *municipal facility* procedures including:
  - a) The *BMPs* (Part VI.F.1.) incorporated into the *municipal facility* program;
  - b) The high priority *municipal facility* requirements (Part VI.F.2.d.) as applied to the specific *municipal facility*; and
  - c) The low priority *municipal facility* requirements (Part VI.F.2.e.) as applied to the specific *municipal facility*.
- ii. The training provisions for the *MS4 Operator's municipal facility* procedures (Part VI.F.2.a.i.).
  - a) If new staff are added, training on the *MS4 Operator's municipal facility* procedures (Part VI.F.2.a.i.) must be given prior to conducting *municipal facility* procedures;
  - b) For existing staff, training on the *MS4 Operator's municipal facility* procedures (Part VI.F.2.a.i.) must be given prior to conducting

<sup>&</sup>lt;sup>33</sup> *Municipal facilities* that have coverage under a separate *SPDES* permit (either individual or MSGP) must comply with the terms and conditions of that permit and the requirements set forth in this Part are not applicable.

- *municipal facility* procedures and once every five (5) years, thereafter; and
- c) If the *municipal facility* procedures (Part VI.F.2.a.i.) are updated (Part VI.F.2.a.iv.), training on the updates must be given to all staff prior to conducting *municipal facility* procedures.
- iii. The names, titles, and contact information for the individuals who have received *municipal facility* training and update annually; and
- iv. Annually, by April 1, the MS4 Operator must:
  - Review and update the municipal facility procedures (Part VI.F.2.a.i.);
     and
  - b) Document the completion of this requirement in the SWMP Plan.

#### b. *Municipal Facility* Inventory

- i. Within two (2) years of the EDC, the *MS4 Operator* must *develop* and maintain an inventory of all *municipal* facilities in the *SWMP* Plan. The following information must be included in the inventory:
  - a) Name of municipal facility;
  - b) Street address;
  - c) Type of municipal facility;
  - d) Prioritization (high or low) (Part VI.F.2.c.);
  - e) Receiving waterbody name and class (mapped in accordance with Part IV.D.1.e.ii.a));
  - Receiving waterbody WI/PWL Segment ID (mapped in accordance with Part IV.D.1.e.ii.b));
  - g) Contact information;
  - h) Responsible department;
  - i) Location of SWPPP (if high priority; when completed);
  - j) Type of activities present on site;
  - k) Size of facility (acres);
  - Date of last assessment;
  - m) BMPs identified; and
  - n) Projected date of next comprehensive site assessment (Part VI.F.2.d.ii.c) or Part VI.F.2.e.ii.c), depending on the *municipal facility* prioritization (Part VI.F.2.c.)).
- ii. Annually, the *MS4 Operator* must update the inventory if new *municipal* facilities are added.

#### c. Municipal Facility Prioritization

- i. Within three (3) years of the EDC, the *MS4 Operator* must prioritize all known *municipal* facilities as follows:
  - a) High priority *municipal facilities* include *municipal* facilities that have one or more of the following on site and exposed to *stormwater*:
    - Storage of chemicals, salt, petroleum, pesticides, fertilizers, antifreeze, lead-acid batteries, tires, waste/debris;
    - ii) Fueling stations; and/or
    - iii) Vehicle or equipment maintenance/repair.
  - b) Low priority *municipal facilities* include any *municipal* facilities that do not meet the criteria for a high priority (Part VI.F.2.c.i.a)) *municipal facility*.
  - c) High priority *municipal facilities* (Part IV.F.2.c.i.a)) which qualify for a *No Exposure* Certification (Part VI.F.1.a.ii.) are low priority *municipal* facilities.
- ii. Within thirty (30) days of when a *municipal facility* is added to the inventory, the *MS4 Operator* must prioritize those *municipal* facilities; and
- iii. Annually, after the initial prioritization (Part VI.F.2.c.i.), the *MS4 Operator* must update the *municipal facility* prioritization in the inventory (Part VI.F.2.b.i.) based on information gathered as part of the *municipal facility* program (Part VI.F.2.a.), including cases where a *No Exposure* Certification (Part VI.F.1.a.ii.) ceases to apply. The completion of this permit requirement must be documented in the *SWMP Plan*.

#### d. High Priority Municipal Facility Requirements

#### i. Municipal Facility Specific SWPPP

Within five (5) years of the EDC, *MS4 Operators* must *develop* and implement a *municipal facility* specific SWPPP for each high priority *municipal facility* (Part VI.F.2.c.i.a)) and retain a copy of the *municipal facility* specific SWPPP on site of the respective *municipal facility*. The SWPPP must contain:

a) Stormwater Pollution Prevention Team

The *municipal facility* specific SWPPP must identify the individuals (by name and/or title) and their role/responsibilities in *developing*, implementing, maintaining, and revising the *municipal facility* specific SWPPP. The activities and responsibilities of the team must address all aspects of the *municipal facility* specific SWPPP.

b) General Site Description

A written description of the nature of the activities occurring at the *municipal facility* with a potential to *discharge pollutants*, type of

*pollutants* expected, and location of key features as detailed in the site map (Part VI.F.2.d.i.e)).

c) Summary of potential *pollutant* sources

The *municipal facility* specific SWPPP must identify each area at the *municipal facility* where materials or activities are exposed to *stormwater* or from which authorized non-*stormwater discharges* (Part I.A.3.) originate, including any potential *pollutant* sources for which the *municipal facility* has reporting requirements under the Emergency Planning and Community Right-To-Know Act (EPCRA), Section 313.

- i) Materials or activities include: machinery; raw materials; intermediate products; byproducts; final products or waste products; and, material handling activities which includes storage, loading and unloading, transportation or conveyance of any raw material, intermediate product, final product or waste product.
- ii) For each separate area identified, the description must include:
  - (a) Activities A list of the activities occurring in the area (e.g., material storage, equipment fueling and cleaning);
  - (b) <u>Pollutants</u> A list of the associated <u>pollutant(s)</u> for each activity. The <u>pollutant(s)</u> list must include all materials that are exposed to <u>stormwater</u>, and
  - (c) Potential for presence in stormwater For each area of the municipal facility that generates stormwater discharges, a prediction of the direction of flow, and the likelihood of the activity to contaminate the stormwater discharge. Factors to consider include the toxicity of chemicals, quantity of chemicals used, produced or discharged, the likelihood of contact with stormwater, and history of leaks or spills of toxic or hazardous pollutants.

#### d) Spills and Releases

For areas that are exposed to precipitation or that otherwise drain to a *stormwater* conveyance to be covered under this *SPDES* general permit, the *municipal facility* specific SWPPP must include a list of spills or releases<sup>34</sup> of petroleum and hazardous substances or other *pollutants*, including unauthorized *non-stormwater discharges*, that may adversely affect water quality that occurred during the last three-year period. The list must be updated when spills or releases occur.

e) Site Map

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<sup>&</sup>lt;sup>34</sup> This may also include releases of petroleum or hazardous substances that are not in excess of reporting quantities but which may still cause or contribute to significant water quality impairment.

The *municipal facility* specific SWPPP must include a site map identifying the following, as applicable:

- Property boundaries and size in acres;
- ii) Location and extent of significant structures (including materials shelters), and impervious surfaces;
- iii) Monitoring locations (mapped in accordance with Part IV.D.2.a.i.) with its approximate *sewershed*. Each monitoring location must be labeled with the monitoring location identification;
- iv) Location of all post-construction *SMPs* (mapped in accordance with Part IV.D.2.a.iv.) and *MS4* infrastructure (mapped in accordance with Part IV.D.2.b.i.);
- v) Locations of *discharges* authorized under other *SPDES* permits;
- vi) Locations where potential spills or releases can contribute to pollutants in stormwater discharges and their accompanying drainage points;
- vii) Locations of haul and access roads;
- viii)Rail cars and tracks;
- ix) Arrows showing direction of stormwater flow;
- x) Location of all receiving waters in the immediate vicinity of the municipal facility, indicating if any of the waters are impaired and, if so, whether the waters have TMDLs established for them (mapped in accordance with Part IV.D.1.e.ii.);
- xi) Locations where *stormwater* flows have significant potential to cause erosion;
- xii) Location and source of run-on from adjacent property containing significant quantities of *pollutants* and/or volume of concern to the *municipal facility*; and
- xiii) Locations of the following areas where such areas are exposed to precipitation or *stormwater*:
  - (a) Fueling stations;
  - (b) Vehicle and equipment maintenance and/or cleaning areas;
  - (c) Loading/unloading areas;
  - (d) Locations used for the treatment, storage or disposal of wastes;
  - (e) Liquid storage tanks;
  - (f) Processing and storage areas;
  - (g) Locations where significant materials, fuel or chemicals are stored and transferred;
  - (h) Locations where vehicles and/or machinery are stored when not in use
  - (i) Transfer areas for substances in bulk;

- (j) Location and description of non-stormwater discharges (Part I.A.3.);
- (k) Locations where spills<sup>35</sup> or leaks have occurred; and
- (I) Locations of all existing structural BMPs.
- f) Stormwater Best Management Practices (BMPs)

The *municipal facility* specific SWPPP must document the location and type of *BMPs* implemented at the *municipal facility* (Part VI.F.1.). The *municipal facility* specific SWPPP must describe how each *BMP* is being implemented for all the potential *pollutant* sources.

g) Municipal facility assessments
The municipal facility specific SWPPP must include a schedule for completing and recording results of routine and comprehensive site assessments (Part VI.F.2.d.ii.c)).

## ii. Municipal Facility Assessments

- a) Wet Weather Visual Monitoring
  - i) Once every five (5) years, the *MS4 Operator* must conduct wet weather visual monitoring of the monitoring locations (Part VI.C.1.b.) and other sites of *stormwater* leaving the site that are *discharging stormwater* from fueling areas, storage areas, vehicle and equipment maintenance/fueling areas, material handling areas and similar potential *pollutant* generating areas (Part VI.F.2.d.i.e)xiii)).
    - (a) All samples must be collected from *discharges* resulting from a *qualifying storm event*. The storm event must be documented using the Storm Event Data Form (Appendix D) and kept with the *municipal facility* specific SWPPP. The sample must be taken during the first thirty (30) minutes (or as soon as practical, but not to exceed one hour) of the *discharge* at the monitoring location.
    - (b) No analytical tests are required to be performed on the samples for the purpose of meeting the visual monitoring requirements.
    - (c) The visual examination must document observations of color, odor, clarity, floating solids, settled solids, suspended solids, foam, oil sheen, and any other obvious indicators of *stormwater* pollution.
    - (d) The visual examination of the sample must be conducted in a well-lit area.

<sup>&</sup>lt;sup>35</sup> A spill includes: any spill of a hazardous substance that must be reported in accordance with 6 NYCRR 597.4 and any spill of petroleum that must be reported in accordance with 6 NYCRR 613.6 or 17 NYCRR 32.3.

- (e) Where practicable, the same individual should carry out the collection and examination of *discharges* for the entire permit term for consistency.
- (f) The MS4 Operator must document the visual examination using the Visual Monitoring Form (Appendix D) and keep it with the municipal facility specific SWPPP to record:
  - (i) Monitoring location ID;
  - (ii) Examination date and time;
  - (iii) Personnel conducting the examination;
  - (iv) Nature of the discharge (runoff or snowmelt);
  - (v) Visual quality of the stormwater discharge including observations of color, odor, clarity, floating solids, settled solids, suspended solids, foam, oil sheen, and other obvious indicators of stormwater pollution; and
  - (vi) Probable sources of any observed *stormwater* contamination.
  - (vii) Corrective and follow up actions If the visual examination indicates the presence of color, odor, floating solids, settled solids, suspended solids, foam, oil sheen, or other indicators of stormwater pollution, the MS4 Operator must, at minimum, complete and document the following actions:
    - (1) Evaluate the facility for potential sources;
    - (2) Remedy the problems identified;
    - (3) Revise the municipal facility specific SWPPP; and
    - (4) Perform an additional visual inspection during the first qualifying storm event following implementation of the corrective action. If the first qualifying storm event does not occur until the next visual monitoring period, this follow up action may be used as the next visual inspection.
- b) The monitoring locations inspection and sampling program must be implemented at the *municipal facility* (Part VI.C.1.e.).
- c) Comprehensive Site Assessments
  - i) Once every five (5) years following the most recent assessment, the MS4 Operator must complete a comprehensive site assessment for each high priority municipal facility as identified in the inventory (Part VI.F.2.b.) using the Municipal Facility Assessment Form (Appendix D) or an equivalent form containing

the same information, and document in the *municipal facility* specific SWPPP and *SWMP Plan* that:

- (a) The *municipal facility* is in compliance with the terms and conditions of this *SPDES* general permit;
- (b) Deficiencies were identified and all reasonable steps will be taken to minimize any *discharge* in violation of the permit, which has a reasonable likelihood of adversely affecting human health or the environment:
  - (i) Within twenty-four (24) hours, the *MS4 Operator* must prepare a schedule that includes corrective actions and specific interim milestones to be implemented until the corrective action is implemented; or
- (c) Deficiencies were identified and all reasonable steps will be taken to minimize any discharge in violation of the permit, which does not have a reasonable likelihood of adversely affecting human health or the environment;
  - (i) Within seven (7) days, the *MS4 Operator* must prepare a schedule that includes corrective actions and specific interim milestones to be implemented until the corrective action is implemented.

## e. Low Priority Municipal Facility Requirements

- i. The MS4 Operator must identify procedures outlining BMPs for the types of activities that occur at the low priority municipal facilities as described in Part VI.F.1. A municipal facility specific SWPPP is not required.
- ii. Municipal Facility Assessments
  - a) Low priority *municipal* facilities are not required to conduct wet weather visual monitoring.
  - b) The monitoring locations inspection and sampling program must be implemented at the *municipal facility* (Part VI.C.1.e.).
  - c) Comprehensive Site Assessments
    - i) Once every five (5) years following the most recent assessment, the *MS4 Operator* must complete a comprehensive site assessment for each low priority *municipal facility* as identified in the inventory (Part VI.F.2.b.) using the Municipal Facility Assessment Form (Appendix D) or an equivalent form containing the same information, and document in the *SWMP Plan* that:
      - (a) The *municipal facility* is in compliance with the terms and conditions of this *SPDES* general permit;
      - (b) Deficiencies were identified and all reasonable steps will be taken to minimize any *discharge* in violation of the permit, which

has a reasonable likelihood of adversely affecting human health or the environment;

- (i) Within twenty-four (24) hours, the *MS4 Operator* must prepare a schedule that includes corrective actions and specific interim milestones to be implemented until the corrective action is implemented; or
- (c) Deficiencies were identified and all reasonable steps will be to minimize any discharge in violation of the permit, which does not have a reasonable likelihood of adversely affecting human health or the environment;
  - (i) Within seven (7) days, the *MS4 Operator* must prepare a schedule that includes corrective actions and specific interim milestones to be implemented until the corrective action is implemented.

## 3. Municipal Operations & Maintenance

a. Municipal Operations Program

Municipal operations are: street and bridge maintenance; winter road maintenance; MS4 maintenance; open space maintenance; solid waste management; new construction and land disturbances; right-of-way maintenance; marine operations; or hydrologic habitat modification.

Within three (3) years of the EDC, the *MS4 Operator* must *develop* and implement a *municipal operations* program. The *municipal operations* program must be documented in the *SWMP Plan* specifying:

- i. The *municipal operations* procedures including:
  - a) The *BMPs* (Part VI.F.1.) incorporated into the *municipal operations* program;
  - b) The *municipal operations* corrective actions requirements (Part VI.F.3.b.);
  - c) Catch basin inspection and maintenance requirements (Part VI.F.3.c.);
  - d) Roads, bridges, parking lots, and right of way maintenance requirements (Part VI.F.3.d.); and
  - e) All other *municipal operations* maintenance requirements.
- ii. The training provisions for the *MS4 Operator*'s *municipal operations* procedures (Part VI.F.3.a.i.).
  - a) If new staff are added, training on the *MS4 Operator's municipal operations* procedures (Part VI.F.3.a.i.) must be given prior to conducting *municipal operations* procedures;

- b) For existing staff, training on the *MS4 Operator*'s *municipal operations* procedures (Part VI.F.3.a.i.) must be given prior to conducting *municipal operations* procedures and once every five (5) years, thereafter; and
- c) If the *municipal operations* procedures (Part VI.F.3.a.i.) are updated (Part VI.F.3.a.iv.), training on the updates must be given to all staff prior to conducting *municipal operations* procedures.
- iii. The names, titles, and contact information for the individuals who have received *municipal operations* training and update annually; and
- iv. Annually, by April 1, the MS4 Operator must:
  - a) Review and update the *municipal operations* procedures (Part VI.F.3.a.i.); and
  - c) Document the completion of this requirement in the SWMP Plan.
- b. Municipal Operations Corrective Actions
  - i. For municipal operations, MS4 Operators must either:
    - a) Ensure compliance with the terms and conditions of this *SPDES* general permit; or
    - b) Implement corrective actions according to the following schedule and, after implementation, ensure the operations are in compliance with the terms and conditions of this *SPDES* general permit:
      - i) Within twenty-four (24) hours of discovery for situations that have a reasonable likelihood of adversely affecting human health or the environment:
      - ii) Initiated within seven (7) days of inspection and completed within thirty (30) days of inspection for situations that do not have a reasonable likelihood of adversely affecting human health or the environment; and
      - iii) For corrective actions that require special funding or construction that will take longer than thirty (30) days to complete, a schedule must be prepared that specifies interim milestones that will ensure compliance in the shortest reasonable time.
- c. Catch Basin Inspection and Maintenance

Within three (3) years of the EDC, the MS4 Operator must:

- i. Identify when *catch basin* inspection is needed with consideration for:
  - a) Areas with *construction activities* (mapped in accordance with Part IV.D.2.a.iii.);
  - b) Residential, commercial, and industrial areas (mapped in accordance with Part IV.D.1.d.iii.);

- c) Recurring or history of issues; or
- d) Confirmed citizen complaints on three or more separate occasions in the last twelve (12) months.
- ii. Inventory *catch basin* inspection information including:
  - a) Date of inspection;
  - b) Approximate level of trash, sediment, and/or debris captured at time of clean-out (no trash, sediment, and/or debris, <50% of the depth of the *sump*, >50% of the depth of the *sump*);
  - c) Depth of structure;
  - d) Depth of sump; and
  - e) Date of clean out, if applicable (Part VI.F.3.c.iii.).
- iii. Based on inspection results, clean out *catch basins* within the following timeframes:
  - a) Within six (6) months after the catch basin inspection, catch basins which had trash, sediment, and/or debris exceeding 50% of the depth of the sump as a result of a catch basin inspection must be cleaned out;
  - b) Within one (1) year after the *catch basin* inspection, *catch basins* which had trash, sediment, and/or debris at less than 50% of the depth of the *sump* as a result of a *catch basin* inspection must be cleaned out; and
  - c) MS4 Operators are not required to clean out *catch basins* if the *catch basins* are operating properly and:
    - i. There is no trash, sediment, and/or debris in the *catch basin*; or
    - ii. The *sump* depth of the *catch basin* is less than or equal to two (2) feet.
- iv. Properly manage (handling and disposal) materials removed from *catch* basins during clean out so that:
  - a) Water removed during the *catch basin* cleaning process will not reenter the *MS4* or *surface waters of the State*;
  - b) Material removed from *catch basins* is disposed of in accordance with any applicable environmental laws and regulations; and
  - c) Material removed during the *catch basin* cleaning process will not reenter the *MS4* or *surface waters of the State*.
- v. Determine if there are signs/evidence of *illicit discharges* and procedures for referral/follow-up if *illicit discharges* are encountered.

## d. Roads, Bridges, Parking Lots, & Right of Way Maintenance

#### i. Sweeping

Within six (6) months of the EDC, the *MS4 Operator* must *develop* and implement procedures for sweeping and/or cleaning *municipal* streets, bridges, parking lots, and right of ways owned/operated by the *MS4 Operator*. The procedures and completion of permit requirements must be documented in the *SWMP Plan* specifying:

- a) All roads, bridges, parking lots, and right of ways must be swept and/or cleaned once every five (5) years in the spring (following winter activities such as sanding). This requirement is not applicable to:
  - i) Uncurbed roads with no catch basins;
  - ii) High-speed limited access highways; or
  - iii) Roads defined as interstates, freeways and expressways, or arterials by the United States Department of Transportation, Federal Highway Administration, Highway Functional Classification Concepts, Criteria and Procedures, 2013.
- b) Annually, from April 1 through October 31, roads in business and commercial areas must be swept. This requirement is not applicable to:
  - i) Uncurbed roads with no catch basins;
  - ii) High-speed limited access highways; or
  - iii) Roads defined as interstates, freeways and expressways, or arterials by the USDOT 2013.

#### ii. Maintenance

Within five (5) years of the EDC, in addition to the *BMPs* (Part VI.F.1.), the *MS4 Operator* must implement the following provisions:

- a) Pave, mark, and seal in dry conditions;
- b) Stage road operations and maintenance activity (e.g., patching, potholes) to reduce the potential discharge of pollutants to the *MS4* or *surface waters of the State*;
- c) Restrict the use of herbicides/pesticide application to roadside vegetation; and
- d) Contain *pollutants* associated with bridge maintenance activities (e.g., paint chips, dust, cleaning products, other debris).

#### iii. Winter Road Maintenance

Within five (5) years of the EDC, in addition to the *BMPs* (Part VI.F.1.), the *MS4 Operator* must implement the following provisions:

a) Routinely calibrate equipment to control salt/sand application rates;
 and

 Ensure that routine snow disposal activities comply with the Division of Water Technical and Operation Guidance Series 5.1.11, Snow Disposal.<sup>36</sup>

 $<sup>^{36}</sup>$  The Division of Water Technical and Operation Guidance Series 5.1.11, Snow Disposal can be found on the Department's website.

# Part VII. Minimum Control Measures (MCMs) for *Traditional Non-Land Use Control & Non-Traditional MS4 Operators*

In addition to the requirements contained in Part I. through Part V, traditional non-land use and non-traditional MS4 Operators must comply with the MCMs contained in this Part. These MS4 Operators should consider their public to be:

- Employees (i.e., staff, faculty);
- User population/visitors;
- Students;
- Tenants; and
- Contractors & developers working for MS4 Operator.

## A. MCM1 – Public Education and Outreach Program

The MS4 Operator must develop and implement an education and outreach program to increase public awareness of *pollutant* generating activities and behaviors. This MCM is designed to inform the public about the impacts of *stormwater* on water quality, the general sources of *stormwater pollutants*, and the steps the general public can take to reduce *pollutants* in *stormwater* runoff.

## 1. Development

#### a. Focus Areas

Within three (3) years of the EDC, the *MS4 Operator* must identify and document the focus areas in the *SWMP Plan*. The focus areas to be considered are as follows:

- i. Areas *discharging* to waters with Class AA-S, A-S, AA, A, B, SA, or SB (mapped in accordance with Part IV.D.1.e.ii.a));
- ii. Sewersheds for impaired waters listed in Appendix C (subject to Part VIII. requirements; mapped in accordance with Part IV.D.1.c. for MS4 Operators continuing coverage and Part IV.D.2.a.ii. for newly designated MS4 Operators);
- iii. *TMDL* watersheds (subject to Part IX. requirements; mapped in accordance with Part IV.D.1.e.ii.c));
- iv. Areas with construction activities;
- v. Areas with on-site wastewater systems (subject to Part VIII. or Part IX. requirements);
- vi. Residential, commercial, and industrial areas (mapped in accordance with Part IV.D.1.e.iii.);
- vii. Stormwater hotspots; and
- viii. Areas with *illicit discharges*.

## b. Target Audiences and Associated Pollutant Generating Activities

Within three (3) years of the EDC, the *MS4 Operator* must identify and document the applicable target audience(s) and associated *pollutant* generating activities that the outreach and education will address for each focus area identified by the *MS4 Operator* in Part VII.A.1.a. in the *SWMP Plan*. The target audiences are as follows:

- i. Residents;
- ii. Commercial:<sup>37</sup> Business owners and staff:
- iii. Institutions: 38 Managers, staff, and students;
- iv. Construction: Developers, contractors, and design professionals;
- v. Industrial:39 Owners and staff; and
- vi. MS4 Operator's municipal staff.

#### c. Education and Outreach Topics

Within three (3) years of the EDC, the *MS4 Operator* must identify and document in the *SWMP Plan* the education and outreach topics and how the education and outreach topics will reduce the potential for *pollutants* to be generated by the target audience(s) (Part VII.A.1.b.) for the focus area(s) (Part VII.A.1.a.).

## e. Illicit Discharge Education

Within six (6) months of the EDC, the *MS4 Operator* must make information related to the prevention of *illicit discharges*, available to *municipal* employees, businesses, and the public and document the completion of this requirement in the *SWMP Plan*. The information related to the prevention of illicit discharges must include the following:

- i. What types of *discharges* are allowable (Part I.A.3.);
- ii. What is an *illicit discharge* and why is it prohibited (Part VII.C.);
- iii. The environmental hazards associated with *illicit discharges* and improper disposal of waste;
- iv. Proper handling and disposal practices for the most common behaviors within the community (e.g., septic care, car washing, household hazardous waste, swimming pool draining, or other activities resulting in *illicit discharges* to the *MS4*); and
- v. How to report *illicit discharges* they may observe (Part VII.C.1.a.).

<sup>&</sup>lt;sup>37</sup> Business, retail stores, and restaurants.

<sup>&</sup>lt;sup>38</sup> Hospitals, churches, colleges, and schools.

<sup>&</sup>lt;sup>39</sup> Factories, recyclers, auto-salvage, and mines.

## 2. Implementation and Frequency

#### a. Distribution Method of Educational Messages

Once every five (5) years, the *MS4 Operator* must identify and document in the *SWMP Plan* which of the following method(s) are used for the distribution of educational messages:

- i. Printed materials (e.g., mail inserts, brochures, and newsletters);
- ii. Electronic materials (e.g., websites, email listservs);
- iii. Mass media (e.g., newspapers, public service announcements on radio or cable);
- iv. Workshops or focus groups;
- v. Displays in public areas (e.g., town halls, library, parks); or
- vi. Social Media (e.g., Facebook, Twitter, blogs).

#### b. Frequency

Following the completion of Part VII.A.1.a, Part VII.A.1.b, and Part VII.A.1.c, within five (5) years of the EDC, and once every five (5) years, thereafter, the *MS4 Operator* must:

- Deliver an educational message to each target audience(s) (Part VII.A.1.b.) for each focus area(s) (Part VII.A.1.a.) based on the defined education and outreach topic(s) (Part VII.A.1.c.); and
- ii. Document the completion of this requirement in the SWMP Plan.

#### c. Updates to the Public Education and Outreach Program

Following the completion of Part VII.A.1.a, Part VII.A.1.b, and Part VII.A.1.c, annually, by April 1, the *MS4 Operator* must:

- Review and update the focus areas, target audiences, and/or education and outreach topics; and
- ii. Document the completion of this requirement in the SWMP Plan.

## B. MCM 2 - Public Involvement/Participation

The *MS4 Operator* must provide opportunities to involve the public in the development, review, and implementation of the *SWMP*. This MCM is designed to give the public the opportunity to include their opinions in the implementation of this *SPDES* general permit.

#### 1. Public Involvement/Participation

a. Annually, the MS4 Operator must provide an opportunity for public involvement/participation in the development and implementation of the SWMP. The MS4 Operator must document the public involvement/participation opportunities in the SWMP Plan. The opportunities for public involvement/participation are as follows:

- i. Citizen advisory group on *stormwater* management;
- ii. Public hearings or meetings;
- iii. Citizen volunteers to educate other individuals about the SWMP;
- iv. Coordination with other pre-existing public involvement/participation opportunities;
- v. Reporting concerns about activities or behaviors observed; or
- vi. Stewardship activities.
- b. Annually, the *MS4 Operator* must inform the public of the opportunity (Part VII.B.1.a.) for their involvement/participation in the development and implementation of the *SWMP* and how they can become involved. The *MS4 Operator* must document the method for distribution of this information in the *SWMP Plan*. The methods for distribution are as follows:
  - i. Public notice:
  - ii. Printed materials (e.g., mail inserts, brochures and newsletters);
  - iii. Electronic materials (e.g., websites, email listservs);
  - iv. Mass media (e.g., newspapers, public service announcements on radio or cable);
  - v. Workshops or focus groups;
  - vi. Displays in public areas (e.g., town halls, library, parks); or
  - vii. Social Media (e.g., Facebook, Twitter, blogs).
- c. Within six (6) months of the EDC, the *MS4 Operator* must identify a local point of contact to receive and respond to public concerns regarding *stormwater* management and compliance with permit requirements. The name or title of this individual, with contact information, must be published on public outreach and public participation materials and documented in the *SWMP Plan*.

#### 2. Public Notice and Input Requirements

a. Public Notice and Input Requirements for SWMP Plan

Annually, the *MS4 Operator* must provide an opportunity for the public to review and comment on the publicly available *SWMP Plan* (Part IV.B.2.b.). The public must have the ability to ask questions and submit comments on the *SWMP Plan*. The completion of this permit requirement must be documented in the *SWMP Plan*. This requirement may be satisfied by Part VII.B.1.

#### b. Public Notice and Input Requirements for Draft Annual Report

- i. Annually, the MS4 Operator must provide an opportunity for the public to review and comment on the draft Annual Report. The completion of this permit requirement must be documented in the SWMP Plan. This requirement may be satisfied by either:
  - a) Presentation of the draft Annual Report at a regular meeting of an existing board (e.g., administrative, planning, zoning) or a separate meeting specifically for *stormwater*, as designated by the *MS4* or if requested by the public. The public must have the ability to ask questions about and make comments on the draft annual report during that presentation; or
  - b) Posting of the draft Annual Report on a public website. The website must provide information on the timeframes and procedures to submit comments and/or request a meeting. However, if a public meeting is requested by two or more persons, the *MS4 Operator* must hold such a meeting.

## c. Consideration of Public Input

- i. Annually, the *MS4 Operator* must include a summary of comments received on the *SWMP Plan* and draft Annual Report in the *SWMP Plan*.
- ii. Within thirty (30) days of when public input is received, the *MS4 Operator* must update the *SWMP Plan*, where appropriate, based on the public input received.

## C. MCM 3 - Illicit Discharge Detection and Elimination

The *MS4 Operator* must *develop*, implement, and enforce a program which systematically detects, tracks down, and eliminates *illicit discharges* to the *MS4*. This MCM is designed to manage the *MS4* so it is not conveying *pollutants* associated with flows other than those directly attributable to *stormwater* runoff.

#### 1. Illicit Discharge Detection

## a. Public Reporting of *Illicit Discharges*

- i. Within six (6) months of the EDC, the *MS4 Operator* must establish and document in the *SWMP Plan* an email or phone number (with message recording capability) for the public to report *illicit discharges*.
- ii. Within thirty (30) days of an *illicit discharge*, the *MS4 Operator* must document each report of an *illicit discharge* in the *SWMP Plan* with the following information:
  - a) Date of the report;
  - b) Location of the illicit discharge;
  - c) Nature of the *illicit discharge*;

- d) Follow up actions taken or needed (including response times); and
- e) Inspection outcomes and any enforcement taken.

#### b. Monitoring Locations

The monitoring locations used to detect *illicit discharges* are identified as follows:

- i. MS4 outfalls:40
- ii. Interconnections;41 and
- iii. Municipal facility intraconnections. 42

#### c. Monitoring Locations Inventory

- i. Within three (3) years of the EDC, the *MS4 Operator* must *develop* and maintain an inventory of the monitoring locations in the *SWMP Plan*. The following information must be included in the inventory:<sup>43</sup>
  - a) Inventory information for MS4 outfalls
    - i) ID:
    - ii) Prioritization (high or low) (Part VII.C.1.d.);
    - iii) Type of monitoring location (Part VII.C.1.b.);
    - iv) Name of MS4 Operator's municipal facility, if located at a municipal facility:<sup>44</sup>
    - v) Receiving waterbody name and class (mapped in accordance with Part IV.D.1.e.ii.a));
    - vi) Receiving waterbody WI/PWL Segment ID (mapped in accordance with Part IV.D.1.e.ii.b));
    - vii) Land use in drainage area;
    - viii)Type of conveyance (open drainage or closed pipe);
    - ix) Material;
    - x) Shape;
    - xi) Dimensions;
    - xii) Submerged in water; and
    - xiii)Submerged in sediment.
  - b) Inventory information for *interconnections* 
    - i) ID
    - ii) Prioritization (high or low) (Part VII.C.1.d.);
    - iii) Type of monitoring location (Part VII.C.1.b.);
    - iv) Name of *MS4 Operator* receiving *discharge* or private storm system;

<sup>&</sup>lt;sup>40</sup> MS4 outfalls can be found at a municipal facility.

<sup>&</sup>lt;sup>41</sup> Interconnections can be found a municipal facility.

<sup>&</sup>lt;sup>42</sup> Municipal facility intraconnections can be found only at a municipal facility.

<sup>&</sup>lt;sup>43</sup> The information included in the inventory is collected during inspections on the Monitoring Locations Inspection and Sampling Field Sheet (Appendix D) unless otherwise specified by the permit conditions.

<sup>&</sup>lt;sup>44</sup> This information is collected as part of the *municipal facility* inventory.

- v) Name of *MS4 Operator's municipal facility*, if located at a *municipal facility*; and
- vi) Receiving waterbody name and class (mapped in accordance with Part IV.D.1.e.ii.a)).
- c) Inventory information for municipal facility intraconnections
  - i) ID;
  - ii) Prioritization (high or low) (Part VII.C.1.d.);
  - iii) Type of monitoring location (Part VII.C.1.b.);
  - iv) Name of MS4 Operator's municipal facility; and
  - v) Receiving waterbody name and class (mapped in accordance with Part IV.D.1.e.ii.a)).
- ii. Annually, the *MS4 Operator* must update the inventory if monitoring locations are created or discovered.

#### d. Monitoring Locations Prioritization

- i. Within three (3) years of the EDC, the MS4 Operator must prioritize monitoring locations which are included in the monitoring locations inventory (Part VII.C.1.c.) as follows:
  - a) High priority monitoring locations include monitoring locations:
    - vi) At a high priority *municipal facility*, as defined in Part VII.F.2.c;
    - vii) *Discharging* to impaired waters (subject to Part VIII. requirements; mapped in accordance with Part IV.D.1.e.ii.b));
    - viii) Discharging within a TMDL watershed (subject to Part IX. requirements; mapped in accordance with Part IV.D.1.e.ii.c));
    - ix) Discharging to waters with Class AA-S, A-S, AA, A, B, SA, or SB (mapped in accordance with Part IV.D.1.e.ii.a)); and/or
    - x) Confirmed citizen complaints on three or more separate occasions in the last twelve (12) months.
  - b) All other monitoring locations are considered low priority.
- ii. Within thirty (30) days of when a monitoring location is constructed or the *MS4 Operator* discovers it, the *MS4 Operator* must prioritize those monitoring locations; and
- iii. Annually, after the initial prioritization (Part VII.C.1.d.i.), the *MS4 Operator* must update the monitoring location prioritization in the inventory (Part VII.C.1.c.) based on information gathered as part of the monitoring location inspection and sampling program (Part VII.C.1.e.). The completion of this permit requirement must be documented in the *SWMP Plan*.

#### e. Monitoring Locations Inspection and Sampling Program

Within two (2) years of the EDC, the *MS4 Operator* must *develop* and implement a monitoring locations inspection and sampling program. The monitoring locations inspection and sampling program must be documented in the *SWMP Plan* specifying:

- i. The monitoring locations inspection and sampling procedures including:
  - a) During *dry weather*,<sup>45</sup> one (1) inspection of each monitoring location identified in the inventory (Part VII.C.1.c.) every five (5) years following the most recent inspection;
  - b) Documentation of all monitoring location inspections, including any sampling results, using the Monitoring Locations Inspection and Sampling Field Sheet (Appendix D) or an equivalent form containing the same information and include the completed monitoring location inspections and sampling results in the SWMP Plan (e.g., the completed Monitoring Locations Inspection and Sampling Field Sheets);
  - c) Provisions to sample all monitoring locations which had inspections which resulted in a *suspect* or *obvious illicit discharge* characterization. The sampling requirement is based on the number and severity of *physical indicators present in the flow* to better inform track down procedures (Part VII.C.2.). If the source of the *illicit discharge* is clear and discernable (e.g., sewage), sampling is not necessary;
  - d) Sampling may be done with field test kits or field instrumentation that are sufficiently sensitive to detect the parameter below the sampling action level used<sup>46</sup> and are not subject to 40 CFR Part 136 requirements for approved methods and certified laboratories;
  - e) Provisions to initiate, or cause to initiate, <sup>47</sup> track down procedures (Part VII.C.2.a.), in accordance with the timeframes specified in Part VII.C.2.a.iii, for monitoring locations with an overall characterization <sup>48</sup> as *suspect illicit discharge* or *obvious illicit discharge* or that exceed any sampling action level used;
  - f) Provisions to re-inspect the monitoring location within thirty (30) days of initial inspection if there is a *physical indicator not related to flow*, potentially indicative of *intermittent* or *transitory discharges*, utilizing techniques described in Chapter 12.6 of the Center for Watershed

<sup>&</sup>lt;sup>45</sup> MS4 Operators can reference the Center for Watershed Protection Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assistance, October 2004 (CWP 2004) for other factors to consider when determining when to conduct monitoring location inspection and sampling.

<sup>&</sup>lt;sup>46</sup> Refer to Chapter 12 of the CWP 2004 for parameters, sampling action levels, and procedures.

<sup>&</sup>lt;sup>47</sup> If track down is conducted by individuals or entities other than those conducting the monitoring locations inspections.

<sup>&</sup>lt;sup>48</sup> Reference to the Monitoring Locations Inspection and Sampling Field Sheet, adapted from CWP 2004, Section 6: Overall Monitoring Location Characterization based on the Relative Severity Index of physical indicators for flowing monitoring locations only.

Protection Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assistance, October 2004 (CWP 2004) or equivalent.

- i) If those same physical indicators persist, the *MS4 Operator* must initiate *illicit discharge* track down procedures (Part VII.C.2.a.).
- ii. The training provisions for the *MS4 Operator*'s monitoring locations inspection and sampling procedures (Part VII.C.1.e.i.).
  - a) If new staff are added, training on the *MS4 Operator*'s monitoring locations inspection and sampling procedures (Part VII.C.1.e.i.) must be given prior to conducting monitoring locations inspections and sampling procedures;
  - b) For existing staff, training on the *MS4 Operator*'s monitoring locations inspection and sampling procedures (Part VII.C.1.e.i.) must be given prior to conducting monitoring locations inspections and sampling and once every five (5) years, thereafter; and
  - c) If the monitoring locations inspection and sampling procedures (Part VII.C.1.e.i.) are updated (Part VII.C.1.e.iv.), training on the updates must be given to all staff prior to conducting monitoring locations inspections and sampling.
- The names, titles, and contact information for the individuals who have received monitoring locations inspection and sampling procedures training and update annually; and
- iv. Annually, by April 1, the MS4 Operator must:
  - a) Review and update the monitoring location inspection and sampling procedures (Part VII.C.1.e.i.) based on monitoring location inspection results (e.g., trends, patterns, areas with *illicit discharges*, and common problems); and
  - b) Document the completion of this requirement in the SWMP Plan.

#### 2. Illicit Discharge Track Down Program

Within two (2) years of the EDC, the *MS4 Operator* must *develop* and implement an *illicit discharge* track down program to identify the source of *illicit discharges* and the responsible party. The *illicit discharge* track down program must be documented in the *SWMP Plan* specifying:

- a. The *illicit discharge* track down procedures including:
  - i. Procedures as described in Chapter 13 of CWP 2004 or equivalent;
  - ii. Steps taken for illicit discharge track down procedures;
  - iii. The following timeframes to initiate *illicit discharge* track down:

- a) Within twenty-four (24) hours of discovery, the *MS4 Operator* must initiate track down procedures for flowing *MS4* monitoring locations with *obvious illicit discharges*;<sup>49</sup>
- b) Within two (2) hours of discovery, the *MS4 Operator* must initiate track down procedures for *obvious illicit discharges* of sanitary wastewater that would affect bathing areas during bathing season, shell fishing areas or public water intakes and report orally or electronically to the Regional Water Engineer and local health department; and
- c) Within five (5) days of discovery, the *MS4 Operator* must initiate track down procedures for *suspect illicit discharges*.
- b. The training provisions for the *MS4 Operator's illicit discharge* track down procedures (Part VII.C.2.a.).
  - If new staff are added, training on the MS4 Operator's illicit discharge track down procedures (Part VII.C.2.a.) must be given prior to conducting illicit discharge track downs;
  - ii. For existing staff, training on the MS4 Operator's illicit discharge track down procedures (Part VII.C.2.a.) must be given prior to conducting illicit discharge track downs and once every five (5) years, thereafter; and
  - iii. If the *illicit discharge* track down procedures (Part VII.C.2.a.) are updated (Part VII.C.2.d.), training on the updates must be given to all staff prior to conducting *illicit discharge* track downs.
- c. The names, titles, and contact information for the individuals who have received *illicit discharge* track down procedures training and update annually; and
- d. Annually, by April 1, the MS4 Operator must:
  - i. Review and update the *illicit discharge* track down procedures (Part VII.C.2.a.); and
  - ii. Document the completion of this requirement in the SWMP Plan.

## 3. Illicit Discharge Elimination Program

Within two (2) years of the EDC, the *MS4 Operator* must *develop* and implement an *illicit discharge* elimination program. The *illicit discharge* elimination program must be documented in the *SWMP Plan* specifying:

- a. The *illicit discharge* elimination procedures including:
  - i. Provisions for escalating enforcement and tracking, both consistent with the ERP required in Part IV.F. of this *SPDES* general permit;
  - ii. Provisions to confirm the corrective actions have been taken;

<sup>&</sup>lt;sup>49</sup> Reference to the Monitoring Locations Inspection and Sampling Field Sheet, adapted from CWP 2004, Section 6: Overall Monitoring Location Characterization based on the Relative Severity Index of physical indicators for flowing monitoring locations only.

- iii. Steps taken for illicit discharge elimination procedures; and
- iv. The following timeframes for *illicit discharge* elimination:
  - a) Within twenty-four (24) hours of identification of an *illicit discharge* that has a reasonable likelihood of adversely affecting human health or the environment, the *MS4 Operator* must eliminate the *illicit discharge*;
  - b) Within five (5) days of identification of an *illicit discharge* that does not have a reasonable likelihood of adversely affecting human health or the environment, the *MS4 Operator* must eliminate the *illicit discharge*; and
  - c) Where elimination of an *illicit discharge* within the specified timeframes (Part VII.C.3.a.iv.) is not possible, the *MS4 Operator* must notify the Regional Water Engineer.
- b. The training provisions for the *MS4 Operator's illicit discharge* elimination procedures (Part VII.C.3.a.).
  - i. If new staff are added, training on the *MS4 Operator's illicit discharge* elimination procedures (Part VII.C.3.a.) must be given prior to conducting *illicit discharge* eliminations;
  - ii. For existing staff, training on the MS4 Operator's illicit discharge elimination procedures (Part VII.C.3.a.) must be given prior to conducting illicit discharge eliminations and once every five (5) years, thereafter; and
  - iii. If the *illicit discharge* elimination procedures (Part VII.C.3.a.) are updated (Part VII.C.3.d.), training on the updates must be given to all staff prior to conducting *illicit discharge* eliminations.
- The names, titles, and contact information for the individuals who have received *illicit discharge* elimination procedures training and update annually; and
- d. Annually, by April 1, the MS4 Operator must:
  - i. Review and update the *illicit discharge* elimination procedures (Part VII.C.3.a.); and
  - ii. Document the completion of this requirement in the SWMP Plan.

#### D. MCM 4 - Construction Site Stormwater Runoff Control

The *MS4 Operator* must *develop*, implement, and enforce a program to ensure construction sites are effectively controlled. This MCM is designed to prevent *pollutants* from construction related activities, <sup>50</sup> as well as promote the proper planning and installation of post-construction *SMPs*.

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<sup>&</sup>lt;sup>50</sup> Projects that comply with the terms and conditions of the CGP or an individual *SPDES* permit for *stormwater* for which they obtained coverage and local erosion and sediment control requirements are effectively controlled.

#### 1. Applicable Construction Activities/Projects/Sites

- a. The construction site *stormwater* runoff control program must address *stormwater* runoff to the *MS4* from sites with *construction activities* permitted, approved, funded, or owned/operated by the *MS4 Operator* that:
  - i. Result in a total land disturbance of greater than or equal to one acre; or,
  - ii. Disturb less than one acre if part of a larger common plan of development or sale.
- b. For *construction activities* where the *MS4 Operator* is listed as the owner/operator on the Notice of Intent for coverage under the CGP:
  - i. The MS4 Operator must ensure compliance with the CGP; and
  - ii. The additional requirements for construction oversight described in Part VII.D.6 through Part VII.D.9 are not required.

#### 2. Public Reporting of Construction Site Complaints

- a. Within six (6) months of the EDC, the *MS4 Operator* must establish and document in the *SWMP Plan* an email or phone number (with message recording capability) for the public to report complaints related to construction *stormwater* activity.
- b. The *MS4 Operator* must document reports of construction site complaints in the *SWMP Plan* with the following information:
  - i. Date of the report;
  - ii. Location of the construction site;
  - iii. Nature of complaint;
  - iv. Follow up actions taken or needed; and
  - v. Inspection outcomes and any enforcement taken.

#### 3. Construction Oversight Program

Within one (1) year of the EDC, the *MS4 Operator* must *develop* and implement a construction oversight program. The construction oversight program must be documented in the *SWMP Plan* specifying:

- a. The construction oversight procedures including:
  - i. When the construction site *stormwater* control program applies (Part VII.D.1.);
  - ii. What types of construction activity require a SWPPP;
  - iii. The procedures for submission of SWPPPs;
  - iv. SWPPP review requirements (Part VII.D.6.)
  - v. Pre-construction oversight requirements (Part VII.D.7.)

- vi. Construction site inspection requirements (Part VII.D.8.);
- vii. Construction site close-out requirements (Part VII.D.9.);
- viii. Enforcement process/expectations for compliance; and
- ix. Other procedures associated with the control of *stormwater* runoff from applicable *construction activities*.
- b. The training provisions for the *MS4 Operator*'s construction oversight procedures (Part VII.D.3.a.).
  - If new staff are added, training on the MS4 Operator's construction oversight procedures (Part VII.D.3.a.) must be given prior to conducting any construction oversight activities;
  - ii. For existing staff, training on the *MS4 Operator*'s construction oversight procedures (Part VII.D.3.a.) must be given prior to conducting any construction oversight activities and once every five (5) years, thereafter; and
  - iii. If the construction oversight procedures (Part VII.D.3.a.) are updated (Part VII.D.3.a.), training on the updates must be given to all staff prior to conducting construction oversight.
- c. The names, titles, and contact information for the individuals who have received construction oversight training and update annually;
- d. Procedures to ensure those involved in the *construction activity* itself (e.g., contractor, subcontractor, *qualified inspector*, SWPPP reviewers) have received four (4) hours of *Department* endorsed training in proper erosion and sediment control principles from a Soil & Water Conservation District, or other *Department* endorsed entity; and
- e. Annually, by April 1, the *MS4 Operator* must:
  - Review and update the construction oversight procedures (Part VII.D.3.a.); and
  - ii. Document the completion of this requirement in the SWMP Plan.

## 4. Construction Site Inventory & Inspection Tracking

- a. Within six (6) months of the EDC, the *MS4 Operator* must *develop* and maintain an inventory of all applicable construction sites (Part VII.D.1.a.) in the *SWMP Plan*. The following information must be included in the inventory:
  - i. Location of the construction site:
  - ii. Owner/operator contact information, if other than the MS4 Operator;
  - iii. Receiving waterbody name and class (mapped in accordance with Part IV.D.1.e.ii.a));
  - iv. Receiving waterbody WI/PWL Segment ID (mapped in accordance with Part IV.D.1.e.ii.b));

- v. Prioritization (high or low) (Part VII.D.5.);
- vi. Construction project SPDES identification number;
- vii. SWPPP approval date;
- viii. Inspection history, including dates and ratings (satisfactory, marginal, or unsatisfactory, when available); and
- ix. Current status of the construction site/project (i.e., active, temporarily shut down, complete<sup>51</sup>).
- b. Annually, the *MS4 Operator* must update the inventory if construction projects are approved or completed.

#### 5. Construction Site Prioritization

- a. Within one (1) year of the EDC, the *MS4 Operator* must prioritize all construction sites which are included in the construction site inventory (Part VII.D.4.) as follows:
  - i. High priority construction sites include construction sites:
    - a) With a direct conveyance (e.g., channel, ditch, storm sewer) to a *surface water of the State* that is:
      - i) Listed in Appendix C with silt/sediment, phosphorus, or nitrogen as the POC;
      - ii) Classified as AA-S, AA, or A (mapped in accordance with Part IV.D.1.e.ii.a)); or
      - iii) Classified with a trout (T) or trout spawning (TS) designation (mapped in accordance with Part IV.D.1.e.ii.a));
    - b) With greater than five (5) acres of disturbed earth at any one time;
    - c) With earth disturbance within one hundred (100) feet of any lake or pond (mapped in accordance with Part IV.D.1.e.ii.b)); and/or
    - d) Within fifty (50) feet of any rivers or streams (mapped in accordance with Part IV.D.1.e.ii.b));
  - ii. All other construction sites are considered low priority.
- b. Within thirty (30) days of when a construction site becomes active, the *MS4 Operator* must prioritize those construction sites; and
- c. Annually, after the initial prioritization (Part VII.D.5.a.), the *MS4 Operator* must update the construction site prioritization in the inventory (Part VII.D.4.a.) based on information gathered as part of the construction oversight program (Part VII.D.3.). The completion of this permit requirement must be documented in the *SWMP Plan*.

<sup>51</sup> 

 If the prioritization of the construction site changes priority based on information gathered as part of the construction oversight program, the MS4 Operator must comply with the requirements that apply to that prioritization.

#### 6. SWPPP Review

The MS4 Operator must:

- a. Ensure individual(s), responsible for reviewing SWPPPs for acceptance, receive:
  - i. Four (4) hours of *Department* endorsed training in proper erosion and sediment control principles from a Soil & Water Conservation District, or other *Department* endorsed entity. This training must be completed within three (3) years of the EDC and every three (3) years thereafter.
  - ii. Document the completion of this requirement in the SWMP Plan.
- b. Ensure SWPPP reviewers receive this training (Part VII.D.6.a.) prior to conducting SWPPP reviews for acceptance.
  - i. Individuals without these trainings cannot review SWPPPs for acceptance.
  - ii. Individuals who meet the definition of a *qualified professional* or *qualified inspector* are exempt from this requirement.
- c. Ensure individuals responsible for reviewing SWPPPs review all SWPPPs for applicable *construction activities* (Part VII.D.1.) and for conformance with the requirements of the CGP, including:
  - Erosion and sediment controls must be reviewed for conformance with the NYS E&SC 2016, or equivalent;
  - ii. Individuals responsible for review of post-construction SMPs must be qualified professionals or under the supervision of a qualified professional; and
  - iii. Post-construction *SMPs* must be reviewed for conformance with the NYS SWMDM 2015 or equivalent, including:
    - a) All post-construction *SMPs* must meet the *sizing criteria* contained in the CGP and NYS SWMDM 2015.
    - b) Deviations from the performance criteria of the NYS SWMDM 2015 must demonstrate that they are equivalent.
    - c) The SWPPP must include an O&M plan that includes inspection and maintenance schedules and actions to ensure continuous and effective operation of each post-construction *SMP*. The SWPPP must identify the entity that will be responsible for the long-term operation and maintenance of each practice.

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- d. In the SWMP Plan, document and update annually the names, titles, and contact information for the individuals who have received the trainings listed in Part VII.D.6.a.
- e. In the SWMP Plan, document the SWPPP review including the information found in Part III.B. of the CGP;
- f. Prioritize new construction activities (Part VII.D.5.a.); and
- g. Notify construction site owner/operators that their SWPPP has been accepted using the *MS4* SWPPP Acceptance Form<sup>52</sup> created by the *Department* and required by the CGP, signed in accordance with Part X.J.

## 7. Pre-Construction Meeting

Prior to commencement of *construction activities*, the *MS4 Operator* must ensure a pre-construction meeting is conducted. The date and content of the pre-construction inspection/meeting must be documented in the *SWMP Plan*. The owner/operator listed on the CGP NOI (if different from the *MS4 Operator*), the *MS4 Operator*, contractor(s) responsible for implementing the SWPPP for the *construction activity*, and the *qualified inspector* (if required for the *construction activity* by Part IV.C. the CGP) must attend the meeting in order to:

- a. Confirm the approved project has received, or will receive<sup>53</sup>, coverage under the CGP or an individual SPDES permit;
- b. Verify contractors and subcontractors selected by the owner/operator of the construction activity have identified at least one individual that has received four (4) hours of *Department* endorsed training in proper erosion and sediment control principles from a Soil & Water Conservation District or other endorsed entity as required by the CGP and Part VII.D.3.d; and
- c. Review the construction oversight program (Part VII.D.3.) and expectations for compliance.

#### 8. Construction Site Inspections

The MS4 Operator must:

- a. Ensure individuals(s), responsible for construction site inspections, receive:
  - i. Four (4) hours of *Department* endorsed training in proper erosion and sediment control principles from a Soil & Water Conservation District, or other *Department* endorsed entity. This training must be complete, within three (3) years of the EDC and every three (3) years thereafter.
  - ii. Document the completion of this requirement in the SWMP Plan.

<sup>&</sup>lt;sup>52</sup> The MS4 SWPPP Acceptance Form can be found on the Department's website.

<sup>&</sup>lt;sup>53</sup> Preconstruction meetings may occur prior to the issuance of the MS4 SWPP Acceptance Form, however, the MS4 Operator must confirm coverage under the CGP will be applied for by the construction site owner/operator prior to commencement of construction of *construction activities*.

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b. Ensure all *MS4* Construction Site Inspectors receive this training prior to conducting construction site inspections.

- i. Individuals without these trainings cannot inspect construction sites.
- ii. Individuals who meet the definition of a *qualified professional* or *qualified inspector* are exempt from this requirement.
- c. Annually inspect all sites with *construction activity* identified in the inventory (Part VII.D.4.) during active construction after the pre-construction meeting (Part VII.D.7.), or sooner if deficiencies are noted that require attention.
  - Follow up to construction site inspections must confirm corrective actions are completed within timeframes established by the CGP and the MS4 Operator's ERP (Part IV.F.1.).
- d. In the SWMP Plan, document and update annually the names, titles, and contact information for the individuals who have received the trainings listed in Part VII.D.8.a.
- e. Document all inspections using the Construction Site Inspection Report Form (Appendix D) or an equivalent form containing the same information. The *MS4 Operator* must include the completed Construction Site Inspection Reports in the *SWMP Plan*.

#### 9. Construction Site Close-out

- a. The MS4 Operator must ensure a final construction site inspection is conducted and documentation of the final construction site inspection must be maintained in the SWMP Plan. The final construction site inspection must be documented using the Construction Site Inspection Report Form (Appendix D), or an equivalent form containing the same information, or accept the construction site owner/operator's qualified inspector final inspection certification required by the CGP.
- b. The Notice of Termination (NOT)<sup>54</sup> must be signed by the *MS4 Operator* as required by the CGP for projects determined to be complete. The NOT must be signed in accordance with Part X.J.

#### E. MCM 5 – Post-Construction Stormwater Management

The *MS4 Operator* must *develop*, implement, and enforce a program to ensure proper operation and maintenance of post-construction *SMPs* for new or redeveloped sites. This MCM is designed to promote the long-term performance of post-construction *SMPs* in removing *pollutants* from *stormwater* runoff.

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<sup>&</sup>lt;sup>54</sup> The NOT can be found on the Department's website.

## 1. Applicable Post-Construction SMPs

The post-construction *SMP program* must address *stormwater* runoff to the *MS4* from *publicly owned/operated* post-construction *SMPs* that meet the following:

- a. Post-construction *SMPs* that have been installed as part of any CGP covered construction site or individual *SPDES* permit (since March 10, 2003); and
- b. All new post-construction *SMPs* constructed as part of the construction site *stormwater* runoff control program (Part VII.D.).

## 2. Post-Construction SMP Inventory & Inspection Tracking<sup>55</sup>

- a. The MS4 Operators continuing coverage must:
  - i. Maintain the inventory from previous iterations of this *SPDES* general permit for post-construction *SMPs* installed after March 10, 2003; and
  - ii. *Develop* the inventory for post-construction *SMPs* installed after March 10, 2003 including post-construction *SMPs*:
    - a) As they are approved or discovered; or
    - b) After the owner/operator of the *construction activity* has filed the NOT with the *Department* (Part VII.D.9.b.).
- b. The newly designated *MS4 Operators* must *develop* and maintain the inventory for post-construction *SMPs* installed after March 10, 2003 including post-construction *SMPs*:
  - i. As they are approved or discovered; or
  - ii. After the owner/operator of the *construction activity* has filed the NOT with the *Department* (Part VII.D.9.b.).
- c. Annually, the MS4 Operator must update the inventory of post-construction SMPs to include the post-construction *SMPs* in Part VII.E.2.a. and Part VII.E.2.b.
- d. Within five (5) years of the EDC, the following information must be included in the inventory either by using the *MS4 Operator* maintenance records or by verification of maintenance records provided by the owner of the post-construction *SMP*:
  - i. Street address or tax parcel;
  - ii. Type;<sup>56</sup>
  - iii. Receiving waterbody name and class (mapped in accordance with Part IV.D.1.e.ii.a));

<sup>&</sup>lt;sup>55</sup> Post-construction *SMPs* can be found at a *municipal facility*.

<sup>&</sup>lt;sup>56</sup> Post-construction *SMP* types are defined in the New York State Department of Environmental Conservation Maintenance Guidance: Stormwater Management Practices, March 31, 2017 (NYS DEC Maintenance Guidance 2017).

- iv. Receiving waterbody WI/PWL Segment ID (mapped in accordance with Part IV.D.1.e.ii.b));
- v. Date of installation (if available) or discovery;
- vi. Ownership;
- vii. Responsible party for maintenance;
- viii. Contact information for party responsible for maintenance;
- ix. Location of documentation depicting O&M requirements and legal agreements for post-construction *SMP*;
- x. Frequency for inspection of post-construction *SMP*, as specified in the New York State Department of Environmental Conservation Maintenance Guidance: Stormwater Management Practices, March 31, 2017 (NYS DEC Maintenance Guidance 2017) or as specified in the O&M plan contained in the approved SWPPP (Part VII.D.6.);
- xi. Reason for installation (e.g., new development, redevelopment, retrofit, flood control), if known;
- xii. Date of last inspection;
- xiii. Inspection results; and
- xiv. Any corrective actions identified and completed.
- e. *MS4 Operators* must document the inventory of post-construction *SMPs* in the *SWMP Plan*.

#### 3. SWPPP Review

For post-construction *SMP* SWPPP review requirements, see Part VII.D.6.

#### 4. Post-Construction SMP Inspection & Maintenance Program

Within one (1) year of the EDC, the *MS4 Operator* must *develop* and implement a post-construction *SMP* inspection and maintenance program. The post-construction *SMP* inspection and maintenance program must be documented in the *SWMP Plan* specifying:

- a. The post-construction *SMP* inspection and maintenance procedures including:
  - Provisions to ensure that each post-construction SMP identified in the post-construction SMP inventory (Part VII.E.2.) is inspected at the frequency specified in the NYS DEC Maintenance Guidance 2017 or as specified in the O&M plan contained in the approved SWPPP (Part VII.D.6.), if available;

- ii. Documentation of post-construction SMP inspections using the Post-Construction SMP Inspection Checklist<sup>57</sup> or an equivalent form containing the same information. The MS4 Operator must include the completed post-construction SMP inspections (i.e., the completed Post-Construction SMP Inspection Checklist) in the SWMP Plan;
- iii. Provisions to initiate follow-up actions (i.e., maintenance, repair, or higher-level inspection) within thirty (30) days of post-construction *SMP* inspection; and
- iv. Provisions to initiate enforcement within sixty (60) days of the inspection if follow-up actions are not complete.
- b. The training provisions for the *MS4 Operator*'s post-construction *SMP* inspection and maintenance procedures (Part VII.E.4.a.).
  - i. If new staff are added, training on the MS4 Operator's post-construction SMP inspection and maintenance procedures (Part VII.E.4.a.) and procedures outlined in the Department endorsed program must be given prior to conducting any post-construction SMP inspection and maintenance;
  - ii. For existing staff, training on the *MS4 Operator*'s post-construction *SMP* inspection and maintenance procedures (Part VII.E.4.a.) and procedures outlined in the *Department* endorsed program must be given prior to conducting any post-construction *SMP* inspection and maintenance and once every five (5) years, thereafter; and
  - iii. If the post-construction *SMP* inspection and maintenance procedures (Part VII.E.4.a.) are updated (Part VII.E.4.d.), training on the updates must be given to all staff prior to conducting post-construction *SMP* inspection and maintenance.
- c. The names, titles, and contact information for the individuals who have received post-construction *SMP* inspection and maintenance procedures training and update annually; and
- d. Annually, by April 1, the MS4 Operator must:
  - i. Review and update the post-construction *SMP* inspection and maintenance procedures (Part VII.E.4.a.); and
  - ii. Document the completion of this requirement in the *SWMP Plan*.

## F. MCM 6 - Pollution Prevention and Good Housekeeping

The MS4 Operator must develop and implement a pollution prevention and good housekeeping program for municipal facilities and municipal operations to minimize

<sup>&</sup>lt;sup>57</sup> The *Department* developed checklist forms specific to each post-construction *SMP* designed to assist *MS4 Operators* in conducting inspections and maintenance activities of standard practices. The Post-Construction SMP Inspection Checklist, March 31, 2017, can be found on the Department's website.

pollutant discharges. This MCM is designed to ensure the MS4 Operator's own activities do not contribute pollutants to surface waters of the State.

## 1. Best Management Practices (BMPs) for Municipal Facilities & Operations

Within three (3) years of the EDC, the MS4 Operator must incorporate best management practices (BMPs) into the municipal facility program and municipal operations program to minimize the discharge of pollutants associated with municipal facilities and municipal operations, respectively. The BMPs to be considered are as follows and must be documented in the SWMP Plan:

#### a. Minimize Exposure

- i. Exposure of materials to rain, snow, snowmelt, and runoff must be minimized, unless not technologically possible or not economically practicable and achievable in light of best industry practices, including areas used for loading and unloading, storage, disposal, cleaning, maintenance, and fueling operations, with the following BMPs:
  - a) Locate materials and activities inside or protect them with storm resistant coverings;
  - b) Use grading, berming, or curbing to prevent runoff of contaminated flows and divert run-on away from these areas;
  - c) Locate materials, equipment, and activities so leaks and spills are contained in existing containment and diversion systems;
  - d) Clean up spills and leaks promptly using dry methods (e.g., absorbents) to prevent the *discharge* of *pollutants*;
  - e) Store leaky vehicles and equipment indoors or, if stored outdoors, use drip pans and absorbents;
  - f) Use spill/overflow protection equipment;
  - g) Perform all vehicle and/or equipment cleaning operations indoors, under cover, or in bermed areas that prevent runoff and run-on and also captures any overspray;
  - h) Drain fluids, indoors or under cover, from equipment and vehicles that will be decommissioned, and, for any equipment and vehicles that will remain unused for extended periods of time, inspect at least monthly for leaks; and/or
  - i) Minimize exposure of chemicals by replacing with a less toxic alternative (e.g., use non-hazardous cleaners).
- ii. No Exposure Certification for High Priority Municipal Facilities
  - a) Municipal facilities may qualify for No Exposure Certification (Appendix D) when all activities and materials are completely sheltered from exposure to rain, snow, snowmelt and/or runoff.

- b) High priority *municipal facilities* (Part VII.F.2.c.i.a)) with uncovered parking areas for vehicles awaiting maintenance may be considered a low priority *municipal facility* (Part VII.F.2.c.i.c)) if only routine maintenance is performed inside and all other no *exposure* criteria are met.
- c) Municipal facilities accepting or repairing disabled vehicles and/or vehicles that have been involved in accidents are not eligible for the No Exposure Certification.
- d) *Municipal facilities* must maintain the *No Exposure* Certification and document in the *SWMP Plan*. The *No Exposure* Certification ceases to apply when activities or materials become exposed.

#### b. Follow a Preventive Maintenance Program

- i. Implement a preventative maintenance program that includes routine inspection, testing, maintenance, and repair of all fueling areas, vehicles and equipment and systems to prevent leaks, spills and other releases. This includes:
  - a) Performing inspections and preventive maintenance of stormwater drainage, source controls, treatment systems, and plant equipment and systems;
  - b) Maintaining non-structural *BMPs* (e.g., keep spill response supplies available, personnel appropriately trained, containment measures, covering fuel areas); and
  - c) Ensure vehicle washwater is not *discharged* to the *MS4* or to *surface* waters of the State. Wash equipment/vehicles in a designated and/or covered area where washwater is collected to be recycled or *discharged* to the sanitary sewer (Part I.B.2.d.).
- ii. Routine maintenance must be performed to ensure *BMPs* are operating properly.
- iii. When a *BMP* is not functioning to its designed effectiveness and needs repair or replacement:
  - a) Maintenance must be performed before the next anticipated storm event, or as necessary to maintain the continued effectiveness of stormwater controls. If maintenance prior to the next anticipated storm event is impracticable, maintenance must be scheduled and accomplished as soon as practicable; and
  - b) Interim measures must be taken to prevent or minimize the *discharge* of *pollutants* until the final repair or replacement is implemented, including cleaning up any contaminated surfaces so that the material will not be *discharged* during subsequent storm events.

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#### c. Spill Prevention and Response Procedures

- i. Minimize the potential for leaks, spills and other releases that may be exposed to *stormwater* and *develop* plans for effective response to such spills if or when they occur. At a minimum, the *MS4 Operator* must:
  - a) Store materials in appropriate containers;
  - b) Label containers (e.g., "Used Oil," "Spent Solvents," "Fertilizers and Pesticides") that could be susceptible to spillage or leakage to encourage proper handling and facilitate rapid response if spills or leaks occur;
  - c) Implement procedures for material storage and handling, including the use of secondary containment and barriers between material storage and traffic areas, or a similarly effective means designed to prevent the discharge of pollutants from these areas;
  - d) *Develop* procedures for stopping, containing, and cleaning up leaks, spills, and other releases. As appropriate, execute such procedures as soon as possible;
  - e) Keep spill kits on-site, located near areas where spills may occur or where a rapid response can be made;
  - f) Develop procedures for notification of the appropriate facility personnel, emergency response agencies, and regulatory agencies when a leak, spill, or other release occurs. If possible, one of these individuals should be a member of the stormwater pollution prevention team (Part VII.F.2.d.i.a)). Any spills must be reported in accordance with 6 NYCRR 750-2.7; and
  - g) Following any spill or release, the *MS4 Operator* must evaluate the adequacy of the *BMPs* identified in the *municipal facility* specific SWPPP. If the *BMPs* are inadequate, the SWPPP must be updated to identify new *BMPs* that will prevent reoccurrence and improve the emergency response to such releases.
- ii. Measures for cleaning up spills or leaks must be consistent with applicable petroleum bulk storage, chemical bulk storage, or hazardous waste management regulations at 6 NYCRR Parts 596-599, 613 and 370-373.
- iii. This SPDES general permit does not relieve the MS4 Operator of any reporting or other requirements related to spills or other releases of petroleum or hazardous substances. Any spill of a hazardous substance must be reported in accordance with 6 NYCRR 597.4. Any spill of petroleum must be reported in accordance with 6 NYCRR 613.6 or 17 NYCRR 32.3.

#### d. Erosion and Sediment Controls<sup>58</sup>

i. Stabilize exposed areas and control runoff using structural and/or nonstructural controls to minimize onsite erosion and sedimentation.

<sup>&</sup>lt;sup>58</sup> The use of the term "controls" in Part VII.F.1.d. aligns with the use of the term "controls" in the CGP.

- ii. The MS4 Operator must consider:
  - a) Structural and/or non-structural controls found in the NYS E&SC 2016;
  - b) Areas that, due to topography, land disturbance (e.g., construction), or other factors, have potential for significant soil erosion;
  - c) Whether structural, vegetative, and/or stabilization *BMPs* are needed to limit erosion:
  - d) Whether velocity dissipation devices (or equivalent measures) are needed at *discharge* locations and along the length of any channel to provide a non-erosive flow velocity from the structure to a water course; and
  - e) Address erosion or areas with poor vegetative cover, especially if the erosion is within fifty (50) feet of a *surface water of the State*.
- e. Manage Vegetated Areas and Open Space on Municipal Property
  - i. Maintain vegetated areas on *MS4 Operator* owned/operated property and right of ways:
    - Specify proper use, storage, and disposal of pesticides, herbicides, and fertilizers including minimizing the use of these products and using only in accordance manufacturer's instruction;
    - b) Use lawn maintenance and landscaping practices that are protective of water quality. Protective practices include: reduced mowing frequencies; proper disposal of lawn clippings; and use of alternative landscaping materials (e.g., drought resistant planting);
    - Place pet waste disposal containers and signage concerning the proper collection and disposal of pet waste at all parks and open space where pets are permitted; and
    - d) Address waterfowl congregation areas where needed to reduce waterfowl droppings from entering the *MS4*.
- f. Salt<sup>59</sup> Storage Piles or Pile Containing Salt

Enclose or cover storage piles of salt, or piles containing salt, used for deicing or maintenance of paved surfaces, except during loading, unloading, and handling. Implement appropriate measures (e.g., good housekeeping, routine sweeping, diversions, containment) to minimize exposure resulting from adding to or removing materials from the pile.

- g. Waste, Garbage, and Floatable Debris
  - i. Keep all dumpster lids closed when not in use. For dumpsters and roll off boxes that do not have lids and could leak, ensure that *discharges* have a control (e.g., secondary containment, treatment); and

<sup>&</sup>lt;sup>59</sup> For purposes of this *SPDES* general permit, salt means any chloride-containing material used to treat paved surfaces for deicing, including sodium chloride, calcium chloride, magnesium chloride, and brine solutions.

- ii. Keep exposed areas free of waste, garbage, and debris or intercept them before they are *discharged*:
  - a) Manage trash containers at parks and open space (scheduled cleanings; sufficient number);
  - b) Pick up trash and debris on *MS4 Operator* owned/operated property and rights of way; and
  - c) Clean out *catch basins* within the appropriate timeframes (Part VII.F.3.c.iii.).

### h. Alternative Implementation Options

When alternative implementation options (Part IV.A.1.) are utilized, require the parties performing *municipal operations* as contracted services, including but not limited to street sweeping, snow removal, and lawn/grounds care, to meet permit requirements as the requirements apply to the activity performed.

# 2. Municipal Facilities<sup>60</sup>

a. Municipal Facility Program

Within three (3) years of the EDC, the *MS4 Operator* must *develop* and implement a *municipal facility* program. The *municipal facility* program must be documented in the *SWMP Plan* specifying:

- i. The *municipal facility* procedures including:
  - a) The *BMPs* (Part VII.F.1.) incorporated into the *municipal facility* program;
  - b) The high priority *municipal facility* requirements (Part VII.F.2.d.) as applied to the specific *municipal facility*; and
  - c) The low priority *municipal facility* requirements (Part VII.F.2.e.) as applied to the specific *municipal facility*.
- ii. The training provisions for the *MS4 Operator's municipal facility* procedures (Part VII.F.2.a.i.).
  - a) If new staff are added, training on the MS4 Operator's municipal facility procedures (Part VII.F.2.a.i.) must be given prior to conducting municipal facility procedures;
  - b) For existing staff, training on the MS4 Operator's municipal facility procedures (Part VII.F.2.a.i.) must be given prior to conducting municipal facility procedures and once every five (5) years, thereafter; and

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<sup>&</sup>lt;sup>60</sup> *Municipal facilities* that have coverage under a separate *SPDES* permit (either individual or MSGP) must comply with the terms and conditions of that permit and the requirements set forth in this Part are not applicable.

- c) If the *municipal facility* procedures (Part VII.F.2.a.i.) are updated (Part VII.F.2.a.iv.), training on the updates must be given to all staff prior to conducting *municipal facility* procedures.
- iii. The names, titles, and contact information for the individuals who have received *municipal facility* training and update annually; and
- iv. Annually, by April 1, the MS4 Operator must:
  - a) Review and update the *municipal facility* procedures (Part VII.F.2.a.i.); and
  - b) Document the completion of this requirement in the SWMP Plan.

## b. *Municipal Facility* Inventory

- i. Within two (2) years of the EDC, the MS4 Operator must develop and maintain an inventory of all municipal facilities in the SWMP Plan. The following information must be included in the inventory:
  - a) Name of municipal facility;
  - b) Street address;
  - c) Type of municipal facility;
  - d) Prioritization (high or low) (Part VII.F.2.c.);
  - e) Receiving waterbody name and class (mapped in accordance with Part IV.D.1.e.ii.a));
  - Receiving waterbody WI/PWL Segment ID (mapped in accordance with Part IV.D.1.e.ii.b));
  - g) Contact information;
  - h) Responsible department;
  - i) Location of SWPPP (if high priority; when completed);
  - j) Type of activities present on site;
  - k) Size of facility (acres);
  - Date of last assessment;
  - m) BMPs identified; and
  - n) Projected date of next comprehensive site assessment (Part VII.F.2.d.ii.c) or Part VII.F.2.e.ii.c), depending on the *municipal facility* prioritization (Part VII.F.2.c.)).
- ii. Annually, the *MS4 Operator* must update the inventory if new *municipal* facilities are added.

### c. Municipal Facility Prioritization

i. Within three (3) years of the EDC, the *MS4 Operator* must prioritize all known *municipal* facilities as follows:

- a) High priority *municipal* facilities include *municipal* facilities that have one or more of the following on site and exposed to *stormwater*:
  - Storage of chemicals, salt, petroleum, pesticides, fertilizers, antifreeze, lead-acid batteries, tires, waste/debris;
  - ii) Fueling stations; and/or
  - iii) Vehicle or equipment maintenance/repair.
- b) Low priority *municipal* facilities include any *municipal* facilities that do not meet the criteria for a high priority (Part VII.F.2.c.i.a)) *municipal* facility.
- c) High priority *municipal* facilities (Part IV.F.2.c.i.a)) which qualify for a *No Exposure* Certification (Part VII.F.1.a.ii.) are low priority *municipal* facilities.
- ii. Within thirty (30) days of when a *municipal facility* is added to the inventory, the *MS4 Operator* must prioritize those *municipal* facilities; and
- iii. Annually, after the initial prioritization (Part VII.F.2.c.i.), the *MS4 Operator* must update the *municipal facility* prioritization in the inventory (Part VII.F.2.b.i.) based on information gathered as part of the *municipal facility* program (Part VII.F.2.a.), including cases where a *No Exposure* Certification (Part VII.F.1.a.ii.) ceases to apply. The completion of this permit requirement must be documented in the *SWMP Plan*.

# d. High Priority Municipal Facility Requirements

### i. Municipal Facility Specific SWPPP

Within five (5) years of the EDC, *MS4 Operators* must *develop* and implement a *municipal facility* specific SWPPP for each high priority *municipal facility* (Part VII.F.2.c.i.a)) and retain a copy of the *municipal facility* specific SWPPP on site of the respective *municipal facility*. The SWPPP must contain:

a) Stormwater Pollution Prevention Team

The *municipal facility* specific SWPPP must identify the individuals (by name and/or title) and their role/responsibilities in *developing*, implementing, maintaining, and revising the *municipal facility* specific SWPPP. The activities and responsibilities of the team must address all aspects of the *municipal facility* specific SWPPP.

b) General Site Description

A written description of the nature of the activities occurring at the *municipal facility* with a potential to *discharge pollutants*, type of *pollutants* expected, and location of key features as detailed in the site map (Part VII.F.2.d.i.e)).

c) Summary of potential *pollutant* sources

The municipal facility specific SWPPP must identify each area at the municipal facility where materials or activities are exposed to stormwater or from which authorized non-stormwater discharges (Part I.A.3.) originate, including any potential pollutant sources for which the municipal facility has reporting requirements under the Emergency Planning and Community Right-To-Know Act (EPCRA), Section 313.

- i) Materials or activities include: machinery; raw materials; intermediate products; byproducts; final products or waste products; and material handling activities which includes storage, loading and unloading, transportation or conveyance of any raw material, intermediate product, final product or waste product.
- ii) For each separate area identified, the description must include:
  - (a) <u>Activities -</u> A list of the activities occurring in the area (e.g., material storage, equipment fueling and cleaning);
  - (b) <u>Pollutants</u> A list of the associated <u>pollutant(s)</u> for each activity. The <u>pollutant(s)</u> list must include all materials that are exposed to <u>stormwater</u>, and
  - (c) Potential for presence in stormwater For each area of the municipal facility that generates stormwater discharges, a prediction of the direction of flow, and the likelihood of the activity to contaminate the stormwater discharge. Factors to consider include the toxicity of chemicals, quantity of chemicals used, produced or discharged, the likelihood of contact with stormwater, and history of leaks or spills of toxic or hazardous pollutants.

### d) Spills and Releases

For areas that are exposed to precipitation or that otherwise drain to a *stormwater* conveyance to be covered under this *SPDES* general permit, the *municipal facility* specific SWPPP must include a list of spills or releases<sup>61</sup> of petroleum and hazardous substances or other *pollutants*, including unauthorized *non-stormwater discharges*, that may adversely affect water quality that occurred during the last three-year period. The list must be updated when spills or releases occur.

# e) Site Map

The *municipal facility* specific SWPPP must include a site map identifying the following, as applicable:

i) Property boundaries and size in acres;

<sup>&</sup>lt;sup>61</sup> This may also include releases of petroleum or hazardous substances that are not in excess of reporting quantities but which may still cause or contribute to significant water quality impairment.

- ii) Location and extent of significant structures (including materials shelters), and impervious surfaces;
- iii) Monitoring locations (mapped in accordance with Part IV.D.2.a.i.) with its approximate *sewershed*. Each monitoring location must be labeled with the monitoring location identification;
- iv) Location of all post-construction *SMPs* (mapped in accordance with Part IV.D.2.a.iv.) and *MS4* infrastructure (mapped in accordance with Part IV.D.2.b.i.);
- v) Locations of *discharges* authorized under other *SPDES* permits;
- vi) Locations where potential spills or releases can contribute to pollutants in stormwater discharges and their accompanying drainage points;
- vii) Locations of haul and access roads;
- viii)Rail cars and tracks;
- ix) Arrows showing direction of stormwater flow;
- x) Location of all receiving waters in the immediate vicinity of the municipal facility, indicating if any of the waters are impaired and, if so, whether the waters have *TMDLs* established for them (mapped in accordance with Part IV.D.1.e.ii.);
- xi) Locations where *stormwater* flows have significant potential to cause erosion;
- xii) Location and source of run-on from adjacent property containing significant quantities of *pollutants* and/or volume of concern to the *municipal facility*; and
- xiii) Locations of the following areas where such areas are exposed to precipitation or *stormwater*:
  - (a) Fueling stations;
  - (b) Vehicle and equipment maintenance and/or cleaning areas;
  - (c) Loading/unloading areas:
  - (d) Locations used for the treatment, storage or disposal of wastes:
  - (e) Liquid storage tanks;
  - (f) Processing and storage areas;
  - (g) Locations where significant materials, fuel or chemicals are stored and transferred;
  - (h) Locations where vehicles and/or machinery are stored when not in use
  - (i) Transfer areas for substances in bulk;
  - (j) Location and description of non-stormwater discharges (Part I.A.3.);

- (k) Locations where spills<sup>62</sup> or leaks have occurred; and
- (I) Locations of all existing structural *BMP*s.
- f) Stormwater Best Management Practices (BMPs)

The *municipal facility* specific SWPPP must document the location and type of *BMPs* implemented at the *municipal facility* (Part VII.F.1). The *municipal facility* specific SWPPP must describe how each *BMP* is being implemented for all the potential *pollutant* sources.

g) Municipal facility assessments
The municipal facility specific SWPPP must include a schedule for
completing and recording results of routine and comprehensive site
assessments (Part VII.F.2.d.ii.c)).

# ii. Municipal Facility Assessments

- a) Wet Weather Visual Monitoring
  - i) Once every five (5) years, the MS4 Operator must conduct wet weather visual monitoring of the monitoring locations (Part VII.C.1.b.) and other sites of stormwater leaving the site that are discharging stormwater from fueling areas, storage areas, vehicle and equipment maintenance/fueling areas, material handling areas and similar potential pollutant generating areas (Part VII.F.2.d.i.e)xiii)).
    - (a) All samples must be collected from *discharges* resulting from a *qualifying storm event*. The storm event must be documented using the Storm Event Data Form (Appendix D) and kept with the *municipal facility* specific SWPPP. The sample must be taken during the first thirty (30) minutes (or as soon as practical, but not to exceed one hour) of the *discharge* at the monitoring location.
    - (b) No analytical tests are required to be performed on the samples for the purpose of meeting the visual monitoring requirements.
    - (c) The visual examination must document observations of color, odor, clarity, floating solids, settled solids, suspended solids, foam, oil sheen, and any other obvious indicators of *stormwater* pollution.
    - (d) The visual examination of the sample must be conducted in a well-lit area.
    - (e) Where practicable, the same individual should carry out the collection and examination of *discharges* for the entire permit term for consistency.

<sup>&</sup>lt;sup>62</sup> A spill includes: any spill of a hazardous substance that must be reported in accordance with 6 NYCRR 597.4 and any spill of petroleum that must be reported in accordance with 6 NYCRR 613.6 or 17 NYCRR 32.3.

- (f) The MS4 Operator must document the visual examination using the Visual Monitoring Form (Appendix D) and keep it with the municipal facility specific SWPPP to record:
  - (i) Monitoring location ID;
  - (ii) Examination date and time;
  - (iii) Personnel conducting the examination;
  - (iv) Nature of the *discharge* (runoff or snowmelt);
  - (v) Visual quality of the stormwater discharge including observations of color, odor, clarity, floating solids, settled solids, suspended solids, foam, oil sheen, and other obvious indicators of stormwater pollution; and
  - (vi) Probable sources of any observed *stormwater* contamination.
  - (vii) Corrective and follow up actions If the visual examination indicates the presence of color, odor, floating solids, settled solids, suspended solids, foam, oil sheen, or other indicators of stormwater pollution, the MS4 Operator must, at minimum, complete and document the following actions:
    - (1) Evaluate the facility for potential sources;
    - (2) Remedy the problems identified;
    - (3) Revise the municipal facility specific SWPPP; and
    - (4) Perform an additional visual inspection during the first qualifying storm event following implementation of the corrective action. If the first qualifying storm event does not occur until the next visual monitoring period, this follow up action may be used as the next visual inspection.
- b) The monitoring locations inspection and sampling program must be implemented at the *municipal facility* (Part VII.C.1.e.).
- c) Comprehensive Site Assessments
  - i) Once every five (5) years following the most recent assessment, the MS4 Operator must complete a comprehensive site assessment for each high priority municipal facility as identified in the inventory (Part VII.F.2.b.) using the Municipal Facility Assessment Form (Appendix D) or an equivalent form containing the same information, and document in the municipal facility specific SWPPP and SWMP Plan that:

- (a) The *municipal facility* is in compliance with the terms and conditions of this *SPDES* general permit;
- (b) Deficiencies were identified and all reasonable steps will be taken to minimize any discharge in violation of the permit, which has a reasonable likelihood of adversely affecting human health or the environment;
  - (i) Within twenty-four (24) hours, the *MS4 Operator* must prepare a schedule that includes corrective actions and specific interim milestones to be implemented until the corrective action is implemented; or
- (c) Deficiencies were identified and all reasonable steps will be taken to minimize any discharge in violation of the permit, which does not have a reasonable likelihood of adversely affecting human health or the environment:
  - (i) Within seven (7) days, the MS4 Operator must prepare a schedule that includes corrective actions and specific interim milestones to be implemented until the corrective action is implemented.

## e. Low Priority Municipal Facility Requirements

- i. The MS4 Operator must identify procedures outlining BMPs for the types of activities that occur at the low priority municipal facilities as described in Part VII.F.1. A municipal facility specific SWPPP is not required.
- ii. Municipal Facility Assessments
  - a) Low priority *municipal* facilities are not required to conduct wet weather visual monitoring.
  - b) The monitoring locations inspection and sampling program must be implemented at the *municipal facility* (Part VII.C.1.e.).
  - c) Comprehensive Site Assessments
    - i) Once every five (5) years following the most recent assessment, the MS4 Operator must complete a comprehensive site assessment for each low priority municipal facility as identified in the inventory (Part VII.F.2.b.) using the Municipal Facility Assessment Form (Appendix D) or an equivalent form containing the same information, and document in the SWMP Plan that:
      - (a) The *municipal facility* is in compliance with the terms and conditions of this *SPDES* general permit;
      - (b) Deficiencies were identified and all reasonable steps will be taken to minimize any *discharge* in violation of the permit, which has a reasonable likelihood of adversely affecting human health or the environment:

- (i) Within twenty-four (24) hours, the MS4 Operator must prepare a schedule that includes corrective actions and specific interim milestones to be implemented until the corrective action is implemented; or
- (c) Deficiencies were identified and all reasonable steps will be to minimize any *discharge* in violation of the permit, which does not have a reasonable likelihood of adversely affecting human health or the environment;
  - (i) Within seven (7) days, the *MS4 Operator* must prepare a schedule that includes corrective actions and specific interim milestones to be implemented until the corrective action is implemented.

# 3. Municipal Operations & Maintenance

a. Municipal Operations Program

Municipal operations are: street and bridge maintenance; winter road maintenance; MS4 maintenance; open space maintenance; solid waste management; new construction and land disturbances; right-of-way maintenance; marine operations; or hydrologic habitat modification.

Within three (3) years of the EDC, the *MS4 Operator* must *develop* and implement a *municipal operations* program. The *municipal operations* program must be documented in the *SWMP Plan* specifying:

- i. The *municipal operations* procedures including:
  - a) The *BMPs* (Part VII.F.1.) incorporated into the *municipal operations* program;
  - b) The *municipal operations* corrective actions requirements (Part VII.F.3.b.);
  - c) Catch basin inspection and maintenance requirements (Part VII.F.3.c.);
  - d) Roads, bridges, parking lots, and right of way maintenance requirements (Part VII.F.3.d.); and
  - e) All other municipal operations maintenance requirements.
- ii. The training provisions for the *MS4 Operator*'s *municipal operations* procedures (Part VII.F.3.a.i.).
  - a) If new staff are added, training on the MS4 Operator's municipal operations procedures (Part VII.F.3.a.i.) must be given prior to conducting municipal operations procedures;
  - b) For existing staff, training on the *MS4 Operator's municipal operations* procedures (Part VII.F.3.a.i.) must be given prior to conducting

- *municipal operations* procedures and once every five (5) years, thereafter; and
- c) If the *municipal operations* procedures (Part VII.F.3.a.i.) are updated (Part VII.F.3.a.iv.), training on the updates must be given to all staff prior to conducting *municipal operations* procedures.
- iii. The names, titles, and contact information for the individuals who have received *municipal operations* training and update annually; and
- iv. Annually, by April 1, the MS4 Operator must:
  - a) Review and update the *municipal operations* procedures (Part VII.F.3.a.i.); and
  - b) Document the completion of this requirement in the SWMP Plan.

### b. Municipal Operations Corrective Actions

- i. For municipal operations, MS4 Operators must either:
  - a) Ensure compliance with the terms and conditions of this *SPDES* general permit; or
  - b) Implement corrective actions according to the following schedule and, after implementation, ensure the operations are in compliance with the terms and conditions of this *SPDES* general permit:
    - i) Within twenty-four (24) hours of discovery for situations that have a reasonable likelihood of adversely affecting human health or the environment:
    - ii) Initiated within seven (7) days of inspection and completed within thirty (30) days of inspection for situations that do not have a reasonable likelihood of adversely affecting human health or the environment; and
    - iii) For corrective actions that require special funding or construction that will take longer than thirty (30) days to complete, a schedule must be prepared that specifies interim milestones that will ensure compliance in the shortest reasonable time.

### c. Catch Basin Inspection and Maintenance

Within three (3) years of the EDC, the MS4 Operator must:

- i. Identify when *catch basin* inspection is needed with consideration for:
  - a) Areas with *construction activities* (mapped in accordance with Part IV.D.2.a.iii.);
  - b) Residential, commercial, and industrial areas (mapped in accordance with Part IV.D.1.d.iii.);
  - c) Recurring or history of issues; or

- d) Confirmed citizen complaints on three or more separate occasions in the last twelve (12) months.
- ii. Inventory *catch basin* inspection information including:
  - a) Date of inspection;
  - b) Approximate level of trash, sediment, and/or debris captured at time of clean-out (no trash, sediment, and/or debris, <50% of the depth of the *sump*, >50% of the depth of the *sump*);
  - c) Depth of structure;
  - d) Depth of sump; and
  - e) Date of clean out, if applicable (Part VII.F.3.c.iii.).
- iii. Based on inspection results, clean out *catch basins* within the following timeframes:
  - a) Within six (6) months after the catch basin inspection, catch basins which had trash, sediment, and/or debris exceeding 50% of the depth of the sump as a result of a catch basin inspection must be cleaned out;
  - b) Within one (1) year after the *catch basin* inspection, *catch basins* which had trash, sediment, and/or debris at less than 50% of the depth of the *sump* as a result of a *catch basin* inspection must be cleaned out; and
  - c) MS4 Operators are not required to clean out *catch basins* if the *catch basins* are operating properly and:
    - i. There is no trash, sediment, and/or debris in the *catch basin*; or
    - ii. The *sump* depth of the *catch basin* is less than or equal to two (2) feet.
- iv. Properly manage (handling and disposal) materials removed from *catch* basins during clean out so that:
  - a) Water removed during the *catch basin* cleaning process will not reenter the *MS4* or *surface waters of the State*;
  - b) Material removed from *catch basins* is disposed of in accordance with any applicable environmental laws and regulations; and
  - c) Material removed during the *catch basin* cleaning process will not reenter the *MS4* or *surface waters of the State*.
- v. Determine if there are signs/evidence of *illicit discharges* and procedures for referral/follow-up if *illicit discharges* are encountered.

# d. Roads, Bridges, Parking Lots, & Right of Way Maintenance

### i. Sweeping

Within six (6) months of the EDC, the *MS4 Operator* must *develop* and implement procedures for sweeping and/or cleaning *municipal* streets, bridges, parking lots, and right of ways owned/operated by the *MS4 Operator*. The procedures and completion of permit requirements must be documented in the *SWMP Plan* specifying:

- a) All roads, bridges, parking lots, and right of ways must be swept and/or cleaned once every five (5) years in the spring (following winter activities such as sanding). This requirement is not applicable to:
  - i) Uncurbed roads with no catch basins;
  - ii) High-speed limited access highways; or
  - iii) Roads defined as interstates, freeways and expressways, or arterials by the United States Department of Transportation, Federal Highway Administration, Highway Functional Classification Concepts, Criteria and Procedures, 2013.
- b) Annually, from April 1 through October 31, roads in business and commercial areas must be swept. This requirement is not applicable to:
  - i) Uncurbed roads with no catch basins;
  - ii) High-speed limited access highways; or
  - iii) Roads defined as interstates, freeways and expressways, or arterials by the USDOT 2013.

#### ii. Maintenance

Within five (5) years of the EDC, in addition to the *BMPs* (Part VII.F.1.), the *MS4 Operator* must implement the following provisions:

- a) Pave, mark, and seal in dry conditions;
- b) Stage road operations and maintenance activity (e.g., patching, potholes) to reduce the potential discharge of pollutants to the *MS4* or *surface waters of the State*;
- c) Restrict the use of herbicides/pesticide application to roadside vegetation; and
- d) Contain *pollutants* associated with bridge maintenance activities (e.g., paint chips, dust, cleaning products, other debris).

### iii. Winter Road Maintenance

Within five (5) years of the EDC, in addition to the *BMPs* (Part VII.F.1.), the *MS4 Operator* must implement the following provisions:

a) Routinely calibrate equipment to control salt/sand application rates;
 and

 Ensure that routine snow disposal activities comply with the Division of Water Technical and Operation Guidance Series 5.1.11, Snow Disposal.<sup>63</sup>

 $<sup>^{63}</sup>$  The Division of Water Technical and Operation Guidance Series 5.1.11, Snow Disposal can be found on the Department's website.

# Part VIII. Enhanced Requirements for Impaired Waters

Part VIII. requirements must be implemented in addition to the applicable requirements of the six (6) MCMs in Part VI. or Part VII, depending on the MS4 Operator type. Part VIII. requirements apply in the sewersheds which discharge to waters impaired for phosphorus, silt/sediment, pathogens, nitrogen, or floatables (Appendix C). MS4 outfalls are in the automatically designated area. ADA MS4 outfalls are in the additionally designated area subject to Criterion 3 of the Additional Designation Criteria (Appendix B).

MS4 Operator's subject to Part VIII. that implement pollutant specific BMPs after the EDC but prior to MS4 infrastructure and sewershed mapping can use those BMPs to satisfy the permit requirements in this section.

The Part VIII. requirements, applicable to the *POC*, must be incorporated in the *MS4 Operator's SWMP* and *SWMP Plan*.

# A. Pollutant Specific BMPs for Phosphorus

Part VIII.A. must be implemented for all phosphorus impaired waters listed in Appendix C.

### 1. Mapping

In accordance with the timeframes listed below, the *MS4 Operator* must update, in geographic information system (GIS) format with a scale of 1:24,000 or finer, the comprehensive system mapping (Part IV.D.) to include:

- a. Within three (3) years of the EDC, *MS4* infrastructure mapping requirements (Part IV.D.2.b.i.) and *sewersheds* for each:
  - i. MS4 outfall; and
  - ii. ADA MS4 outfall.
- b. Within three (3) years of the EDC, the following information for each MS4 outfall:
  - i. Retail and wholesale plant nurseries (including big box stores);
  - ii. Commercial lawn care facilities; and
  - iii. Golf courses.
- c. Within three (3) years of the EDC, ADA MS4 outfalls.

#### 2. Public Education and Outreach

a. Within six (6) months of the EDC, the MS4 Operator must make available information on how the impairment is being addressed by implementation of the MS4 Operator's local law or legal mechanism with content equivalent to the model local law (Part IV.E.1 and Part IV.E.2.). MS4 Operators must document the completion of this requirement in the SWMP Plan.

b. Following the completion of Part VIII.A.1, twice a year, once from March to August and once from September to February, the *MS4 Operator* must provide educational messages with information specific to phosphorus to the applicable target audiences within the *sewersheds* for impaired waters listed in Appendix C focus area, identified in Part VI.A.1.b. or Part VII.A.1.b, depending on the MS4 Operator type. The *SWMP Plan* must be updated with changes made to public education and outreach program (Part VI.A or Part VII.A, depending on the *MS4 Operator* type). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.

### 3. Public Involvement/Participation

No additional requirements.

# 4. Illicit Discharge Detection and Elimination

Following the completion of Part VIII.A.1, within five (5) years of the EDC, the MS4 Operator must include on the *MS4 outfall* inventory (Part VI.C.1.c. or Part VII.C.1.c, depending on the MS4 Operator type) the number of each item identified in Part VIII.A.1.b. for each associated *MS4 outfall*.

### 5. Construction Site Stormwater Runoff Control

For Following the completion of Part VIII.A.1, high priority construction sites must be inspected during active construction after the pre-construction meeting (Part VI.D.7. or Part VII.D.7, depending on the *MS4 Operator* type).

- a. If the *MS4 Operator* is completing the inspection, the construction site must be inspected every ninety (90) days; or
- b. If the *MS4 Operator* utilizes the *qualified inspector's* weekly inspection reports, as required by the CGP, to satisfy this requirement, the *MS4 Operator* must inspect the construction site once every six (6) months, or sooner if any deficiencies are noted that require attention.

MS4 Operators must document the construction site inspections in the SWMP Plan.

### 6. Post-Construction Stormwater Management

No additional requirements.

# 7. Pollution Prevention and Good Housekeeping

Following the completion of Part VIII.A.1:

- a. Annually, from April 1 through October 31, all streets located in sewersheds discharging to phosphorus impaired segments must be swept. MS4 Operators must document the completion of this requirement in the SWMP Plan. This requirement is not applicable to:
  - i. Uncurbed roads with no catch basins:

- ii. High-speed limited access highways; or
- iii. Roads defined as interstates, freeways and expressways, or arterials by the United States Department of Transportation, Federal Highway Administration, Highway Functional Classification Concepts, Criteria and Procedures, 2013.
- b. Within six (6) months of *MS4 outfall* inspection, the *MS4 Operator* must initiate actions to repair all *MS4 outfall* protection and/or bank stability problems identified during the inspection. Repairs must be completed in accordance with the NYS E&SC 2016. *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.

# 8. Planned Upgrades to *Municipal Facilities* in *Sewersheds* to Impaired Waters

Incorporate, where feasible, <sup>64</sup> cost-effective runoff reduction techniques <sup>65</sup> during planned *municipal* upgrades including *municipal* right of ways (e.g., bioswales, green streets, porous pavement, replacement of closed drainage with grass swales, replacement of the existing islands in the parking lots with bioretention or curb cuts to route the flow through below-grade infiltration areas or other low-cost improvements that provide runoff treatment or reduction).

# B. Pollutant Specific BMPs for Silt/Sediment

Part VIII.B. must be implemented for all silt/sediment impaired waters listed in Appendix C.

### 1. Mapping

In accordance with the timeframes listed below, the *MS4 Operator* must update, in geographic information system (GIS) format with a scale of 1:24,000 or finer, the comprehensive system mapping (Part IV.D.) to include:

- a. Within three (3) years of the EDC, *MS4* infrastructure mapping requirements (Part IV.D.2.b.i.) and *sewersheds* for each:
  - i. MS4 outfall; and
  - ii. ADA MS4 outfall.
- b. Within three (3) years of the EDC, facilities with *SPDES* permit coverage under the MSGP with *stormwater discharges* applicable under Sector C, E, L, or J with facility contact.
- c. Within three (3) years of the EDC, ADA MS4 outfalls.

<sup>&</sup>lt;sup>64</sup> Consideration of feasibility should include type of land use or *municipal operation*, suitability of soils, presence of utilities, potential for exacerbating existing contamination problems, safety issues, maintenance requirements, and expected lifespans of available technologies.

<sup>&</sup>lt;sup>65</sup> Runoff reduction techniques can be found in Chapters 4 and 5 of the NYS SWMDM 2015.

### 2. Public Education and Outreach

- a. Within six (6) months of the EDC, the *MS4 Operator* must make available information on how the impairment is being addressed by implementation of the MS4 Operator's local law or legal mechanism with content equivalent to the model local law (Part IV.E.1 and Part IV.E.2.). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.
- b. Following the completion of Part VIII.B.1, each year of active construction, the MS4 Operator must educate individuals involved in construction activity (e.g., contractor, subcontractor, qualified inspector, SWPPP reviewers) within the sewershed boundary on the use of post-construction SMPs that are intended to collect and separate silt and sediment debris from stormwater before discharging to waters of the State (e.g., sediment forebays) as detailed in the NYS SWMDM 2015. MS4 Operators must document the completion of this requirement in the SWMP Plan.

### 3. Public Involvement/Participation

No additional requirements.

### 4. Illicit Discharge Detection and Elimination

Following the completion of Part VIII.B.1, within five (5) years of the EDC, the MS4 Operator must include on the *MS4 outfall* inventory (Part VI.C.1.c. or Part VII.C.1.c, depending on the MS4 Operator type) the number of each item identified in Part VIII.B.1.b. for each associated *MS4 outfall*.

### 5. Construction Site Stormwater Runoff Control

Following the completion of Part VIII.B.1, high priority construction sites must be inspected during active construction after the pre-construction meeting (Part VI.D.7. or Part VII.D.7, depending on the *MS4 Operator* type).

- a. If the *MS4 Operator* is completing the inspection, the construction site must be inspected every ninety (90) days; or
- b. If the *MS4 Operator* utilizes the *qualified inspector's* weekly inspection reports, as required by the CGP, to satisfy this requirement, the *MS4 Operator* must inspect the construction site once every six (6) months, or sooner if any deficiencies are noted that require attention.

MS4 Operators must document the construction site inspections in the SWMP Plan.

### 6. Post-Construction *Stormwater* Management

No additional requirements.

### 7. Pollution Prevention and Good Housekeeping

Following the completion of Part VIII.B.1:

Part VIII.B.

- a. Annually, from April 1 through October 31, all streets located in *sewersheds* discharging to silt/sediment impaired segments must be swept. *MS4* Operators must document the completion of this requirement in the *SWMP* Plan. This requirement is not applicable to:
  - i. Uncurbed roads with no catch basins:
  - ii. High-speed limited access highways; or
  - iii. Roads defined as interstates, freeways and expressways, or arterials by the United States Department of Transportation, Federal Highway Administration, Highway Functional Classification Concepts, Criteria and Procedures, 2013.
- b. For areas within the *sewershed* that are compacted, poorly drained, contain areas of exposed soil, or nutrient deficient, the *MS4 Operator* must:
  - i. Refer to Section 4 of the NYS E&SC 2016 for Soil Stabilization practices, and follow BMP procedures; and
  - ii. *Develop* and implement procedures for watering and maintenance of implemented BMPs appropriate to establish root and vegetative cover, utilizing products which provide critical support to vegetation and soil stabilization.

MS4 Operators must document the completion of this requirement in the SWMP Plan.

c. Within six (6) months of *MS4 outfall* inspection, the *MS4 Operator* must initiate actions to repair all *MS4 outfall* protection and/or bank stability problems identified during the inspection. Repairs must be completed in accordance with the NYS E&SC 2016. *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.

# 8. Planned Upgrades to *Municipal Facilities* in *Sewersheds* to Impaired Waters

Incorporate, where feasible, <sup>66</sup> cost-effective runoff reduction techniques <sup>67</sup> during planned *municipal* upgrades including *municipal* right of ways (e.g., bioswales, green streets, porous pavement, replacement of closed drainage with grass swales, replacement of the existing islands in the parking lots with bioretention or curb cuts to route the flow through below-grade infiltration areas or other low-cost improvements that provide runoff treatment or reduction).

<sup>&</sup>lt;sup>66</sup> Consideration of feasibility should include type of land use or *municipal operation*, suitability of soils, presence of utilities, potential for exacerbating existing contamination problems, safety issues, maintenance requirements, and expected lifespans of available technologies.

<sup>&</sup>lt;sup>67</sup> Runoff reduction techniques can be found in Chapters 4 and 5 of the NYS SWMDM 2015.

# C. Pollutant Specific BMPs for Pathogens

Part VIII.C. must be implemented for all pathogen impaired waters listed in Appendix C.

### 1. Mapping

In accordance with the timeframes listed below, the *MS4 Operator* must update, in geographic information system (GIS) format with a scale of 1:24,000 or finer, the comprehensive system mapping (Part IV.D.) to include:

- a. Within three (3) years of the EDC, *MS4* infrastructure mapping requirements (Part IV.D.2.b.i.) and *sewersheds* for each:
  - i. MS4 outfall; and
  - ii. ADA MS4 outfall.
- b. Within three (3) years of the EDC, the following information for each *MS4* outfall:
  - i. Areas with a history of sanitary sewer overflows;
  - ii. Waterfowl congregation areas on municipal property or right of way;
  - iii. Areas where pets/domestic animals may frequent (i.e., public trails, dog parks, and zoos); and
  - iv. Waste disposal areas (e.g., active landfills, transfer stations).
- c. Within three (3) years of the EDC, ADA MS4 outfalls.

#### 2. Public Education and Outreach

- a. Within six (6) months of the EDC, the *MS4 Operator* must make available information on any how the impairment is being addressed by implementation of the MS4 Operator's local law or legal mechanism with content equivalent to the model local law (Part IV.E.1 and Part IV.E.2.). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.
- b. Following the completion of Part VIII.C.1, twice a year, once from March to August and once from September to February, the *MS4 Operator* must provide educational messages with information specific to pathogens to the applicable target audiences within the *sewersheds* for impaired waters listed in Appendix C focus area, identified in Part VI.A.1.b. or Part VII.A.1.b, depending on the MS4 Operator type. The *SWMP Plan* must be updated with changes made to public education and outreach program (Part VI.A. or Part VII.A, depending on the *MS4 Operator* type). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.

### 3. Public Involvement/Participation

No additional requirements.

### 4. Illicit Discharge Detection and Elimination

Following the completion of Part VIII.C.1, within five (5) years of the EDC, the MS4 Operator must include on the *MS4 outfall* inventory (Part VI.C.1.c. or Part VII.C.1.c, depending on the MS4 Operator type) the number of each item identified in Part VIII.C.1.b. for each associated *MS4 outfall*.

### 5. Construction Site Stormwater Runoff Control

No additional requirements.

### 6. Post-Construction *Stormwater* Management

No additional requirements.

### 7. Pollution Prevention and Good Housekeeping

Following the completion of Part VIII.C.1:

### a. Infrastructure Maintenance

- i. Annually, from April 1 through October 31, all streets located in sewersheds discharging to pathogen impaired segments must be swept. MS4 Operators must document the completion of this requirement in the SWMP Plan. This requirement is not applicable to:
  - a) Uncurbed roads with no catch basins;
  - b) High-speed limited access highways; or
  - c) Roads defined as interstates, freeways and expressways, or arterials by the United States Department of Transportation, Federal Highway Administration, Highway Functional Classification Concepts, Criteria and Procedures, 2013.
- ii. Within six (6) months of *MS4 outfall* inspection, the *MS4 Operator* must initiate actions to repair all *MS4 outfall* protection and/or bank stability problems identified during the inspection. Repairs must be completed in accordance with the NYS E&SC 2016. *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.

### b. Wildlife Control

- i. Within six (6) months of the EDC, the *MS4 Operator* must identify *municipal facilities* with nuisance bird populations that have the potential to contribute pathogens (e.g., Canada Geese) and document those *municipal facilities* in the *SWMP Plan*.
- ii. Within six (6) months of the EDC, signage must be available at these municipal facilities, instructing the public not to feed wildlife. *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.
- iii. Within six (6) months of the EDC, the *MS4 Operator* must remove accumulated trash and debris from *municipal* facilities when necessary to

- eliminate potential food sources for wildlife. *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.
- iv. Within one (1) year of the EDC, *MS4 Operators* must evaluate the effectiveness of deterrents, population controls, and other measures that may reduce bird related pathogen contributions and document the results of the evaluation in the *SWMP Plan*.

### c. Animal Waste Control

Within one (1) year of the EDC, the *MS4 Operator* must make dog waste receptacles available in areas where pets/domestic animals may frequent (e.g., public trails, dog parks). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.

# 8. Planned Upgrades to *Municipal Facilities* in *Sewersheds* to Impaired Waters

Incorporate, where feasible, <sup>68</sup> cost-effective runoff reduction techniques <sup>69</sup> during planned *municipal* upgrades including *municipal* right of ways (e.g., bioswales, green streets, porous pavement, replacement of closed drainage with grass swales, replacement of the existing islands in the parking lots with bioretention or curb cuts to route the flow through below-grade infiltration areas or other low-cost improvements that provide runoff treatment or reduction).

# D. Pollutant Specific BMPs for Nitrogen

Part VIII.D. must be implemented for all nitrogen impaired waters listed in Appendix C.

# 1. Mapping

In accordance with the timeframes listed below, the *MS4 Operator* must update, in geographic information system (GIS) format with a scale of 1:24,000 or finer, the comprehensive system mapping (Part IV.D.) to include:

- a. Within three (3) years of the EDC, *MS4* infrastructure mapping requirements (Part IV.D.2.b.i.) and *sewersheds* for each:
  - i. MS4 outfall; and
  - ii. ADA MS4 outfall.
- b. Within three (3) years of the EDC, the following information for each *MS4* outfall:
  - i. Retail and wholesale plant nurseries (including big box stores);
  - ii. Commercial lawn care facilities; and

<sup>&</sup>lt;sup>68</sup> Consideration of feasibility should include type of land use or *municipal operation*, suitability of soils, presence of utilities, potential for exacerbating existing contamination problems, safety issues, maintenance requirements, and expected lifespans of available technologies.

<sup>&</sup>lt;sup>69</sup> Runoff reduction techniques can be found in Chapters 4 and 5 of the NYS SWMDM 2015.

- iii. Golf courses.
- c. Within three (3) years of the EDC, ADA MS4 outfalls.

#### 2. Public Education and Outreach

- a. Within six (6) months of the EDC, the *MS4 Operator* must make available information on any how the impairment is being addressed by implementation of the MS4 Operator's local law or legal mechanism with content equivalent to the model local law (Part IV.E.1 and Part IV.E.2.). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.
- b. Following the completion of Part VIII.D.1, twice a year, once from March to August and once from September to February, the *MS4 Operator* must provide educational messages with information specific to nitrogen to the applicable target audiences within the *sewersheds* for impaired waters listed in Appendix C focus area, identified in Part VI.A.1.b. or Part VII.A.1.b, depending on the MS4 Operator type. The *SWMP Plan* must be updated with changes made to public education and outreach program (Part VI.A or Part VII.A, depending on the *MS4 Operator* type). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.

### 3. Public Involvement/Participation

No additional requirements.

# 4. Illicit Discharge Detection and Elimination

Following the completion of Part VIII.D.1, within five (5) years of the EDC, the MS4 Operator must include on the *MS4 outfall* inventory (Part VI.C.1.c. or Part VII.C.1.c, depending on the MS4 Operator type) the number of each item identified in Part VIII.D.1.b for each associated *MS4 outfall*.

### 5. Construction Site Stormwater Runoff Control

Following the completion of Part VIII.D.1, high priority construction sites must be inspected during active construction after the pre-construction meeting (Part VI.D.7. or Part VII.D.7, depending on the *MS4 Operator* type).

- a. If the *MS4 Operator* is completing the inspection, the construction site must be inspected every ninety (90) days; or
- b. If the *MS4 Operator* utilizes the *qualified inspector's* weekly inspection reports, as required by the CGP, to satisfy this requirement, the *MS4 Operator* must inspect the construction site once every six (6) months, or sooner if any deficiencies are noted that require attention.

MS4 Operators must document the construction site inspections in the SWMP Plan.

### 6. Post-Construction Stormwater Management

No additional requirements.

# 7. Pollution Prevention and Good Housekeeping

Following the completion of Part VIII.D.1:

- a. Annually, from April 1 through October 31, all streets located in *sewersheds* discharging to nitrogen impaired segments must be swept. *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*. This requirement is not applicable to:
  - i. Uncurbed roads with no catch basins;
  - ii. High-speed limited access highways; or
  - iii. Roads defined as interstates, freeways and expressways, or arterials by the United States Department of Transportation, Federal Highway Administration, Highway Functional Classification Concepts, Criteria and Procedures, 2013.
- b. Within six (6) months of MS4 outfall inspection, the MS4 Operator must initiate actions to repair all MS4 outfall protection and/or bank stability problems identified during the inspection. Repairs must be completed in accordance with the NYS E&SC 2016. MS4 Operators must document the completion of this requirement in the SWMP Plan.

# 8. Planned Upgrades to *Municipal Facilities* in *Sewersheds* to Impaired Waters

Incorporate, where feasible,<sup>70</sup> cost-effective runoff reduction techniques<sup>71</sup> during planned *municipal* upgrades including *municipal* right of ways (e.g., bioswales, green streets, porous pavement, replacement of closed drainage with grass swales, replacement of the existing islands in the parking lots with bioretention or curb cuts to route the flow through below-grade infiltration areas or other low-cost improvements that provide runoff treatment or reduction).

# E. Pollutant Specific BMPs for Floatables

Part VIII.E. must be implemented for all floatable impaired waters listed in Appendix C.

### 1. Mapping

In accordance with the timeframes listed below, the *MS4 Operator* must update, in geographic information system (GIS) format with a scale of 1:24,000 or finer, the comprehensive system mapping (Part IV.D.) to include:

a. Within three (3) years of the EDC, *MS4* infrastructure mapping requirements (Part IV.D.2.b.i.) and *sewersheds* for each:

<sup>&</sup>lt;sup>70</sup> Consideration of feasibility should include type of land use or *municipal operation*, suitability of soils, presence of utilities, potential for exacerbating existing contamination problems, safety issues, maintenance requirements, and expected lifespans of available technologies.

<sup>71</sup> Runoff reduction techniques can be found in Chapters 4 and 5 of the NYS SWMDM 2015.

- i. MS4 outfall; and
- ii. ADA MS4 outfall.
- b. Within three (3) years of the EDC, ADA MS4 outfalls.

### 2. Public Education and Outreach

- a. Within six (6) months of the EDC, the *MS4 Operator* must make available information on any how the impairment is being addressed by implementation of the MS4 Operator's local law or legal mechanism with content equivalent to the model local law (Part IV.E.1 and Part IV.E.2.). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.
- b. Following the completion of Part VIII.E.1, twice a year, once from March to August and once from September to February, the *MS4 Operator* must provide educational messages with information specific to floatables to the applicable target audiences within the *sewersheds* for impaired waters listed in Appendix C focus area, identified in Part VI.A.1.b. or Part VII.A.1.b, depending on the MS4 Operator type. The *SWMP Plan* must be updated with changes made to public education and outreach program (Part VI.A or Part VII.A, depending on the *MS4 Operator* type). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.

# 3. Public Involvement/Participation

No additional requirements.

### 4. *Illicit Discharge* Detection and Elimination

No additional requirements.

### 5. Construction Site Stormwater Runoff Control

No additional requirements.

### 6. Post-Construction Stormwater Management

No additional requirements.

### 7. Pollution Prevention and Good Housekeeping

Following completion of Part VIII.E.1:

- a. Annually, from April 1 through October 31, all streets located in sewersheds discharging to floatables impaired segments must be swept. MS4 Operators must document the completion of this requirement in the SWMP Plan. This requirement is not applicable to:
  - i. Uncurbed roads with no catch basins;
  - ii. High-speed limited access highways; or

Part VIII.E.

- iii. Roads defined as interstates, freeways and expressways, or arterials by the United States Department of Transportation, Federal Highway Administration, Highway Functional Classification Concepts, Criteria and Procedures, 2013.
- b. Within six (6) months of *MS4 outfall* inspection, the *MS4 Operator* must initiate actions to repair all *MS4 outfall* protection and/or bank stability problems identified during the inspection. Repairs must be completed in accordance with the NYS E&SC 2016. *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.

# 8. Planned Upgrades to *Municipal Facilities* in *Sewersheds* to Impaired Waters

Incorporate, where feasible,<sup>72</sup> cost-effective runoff reduction techniques<sup>73</sup> during planned *municipal* upgrades including *municipal* right of ways (e.g., bioswales, green streets, porous pavement, replacement of closed drainage with grass swales, replacement of the existing islands in the parking lots with bioretention or curb cuts to route the flow through below-grade infiltration areas or other low-cost improvements that provide runoff treatment or reduction).

<sup>&</sup>lt;sup>72</sup> Consideration of feasibility should include type of land use or *municipal operation*, suitability of soils, presence of utilities, potential for exacerbating existing contamination problems, safety issues, maintenance requirements, and expected lifespans of available technologies.

<sup>&</sup>lt;sup>73</sup> Runoff reduction techniques can be found in Chapters 4 and 5 of the NYS SWMDM 2015.

# Part IX. Watershed Improvement Strategy Requirements for TMDL Implementation

Part IX. requirements must be implemented in addition to the applicable requirements of the six (6) MCMs in Part VI. or Part VII, depending on the *MS4 Operator* type. Part IX. requirements apply in the watersheds where the *Department* developed implementation plans for which USEPA has approved a TMDL (Table 3). Finalized TMDL implementation plans referenced in this Part are incorporated into and enforceable under this *SPDES* general permit.

MS4 Operator's subject to Part IX. that implement TMDL specific BMPs after the EDC but prior to MS4 infrastructure and sewershed mapping can use those BMPs to satisfy the permit requirements in this section.

The Part IX. requirements must be incorporated in the MS4 Operator's SWMP and SWMP Plan.

# A. NYC East of Hudson Phosphorus Impaired Watershed *MS4*s

Table 4. Phosphorus Impaired Watershed(s)					
Areas where requirements apply	New York City East of Hudson (EOH)				
EPA Approved TMDL	Phase II Phosphorus TMDLs for Reservoirs in the NYC Watershed, June 2000	Total Maximum Daily Load (TMDL) for Phosphorus in Lake Carmel, October 2016	Total Maximum Daily Load (TMDL) for Phosphorus in Palmer Lake, <sup>2</sup> March 2015		
Implementation Plan	Croton Watershed Phase II TMDL Implementation Plan (January 2009)				
POC	Phosphorus				
Area where requirements Apply	NYC EOH Watershed				
Achievement of Pollutant Load Reduction	Continued <i>retrofit</i> implementation to achieve the pollutant load reduction specified in that Phase II Implementation Plan				

MS4 Operators located within the watersheds listed in Table 4 must develop and implement the following phosphorus-specific BMPs in addition to the Croton Watershed Phase II TMDL Implementation Plan (January 2009) and the applicable requirements in Part VI. or Part VII, depending on the MS4 Operator type.

### 1. Mapping

In accordance with the timeframes listed below, the *MS4 Operator* must update, in geographic information system (GIS) format with a scale of 1:24,000 or finer, the comprehensive system mapping (Part IV.D.) to include:

- a. Within three (3) years of the EDC, areas with potential to contribute phosphorus to the TMDL waterbody, which include:
  - i. Retail and wholesale plant nurseries (including big box stores);
  - ii. Commercial lawn care facilities;
  - iii. Golf courses:
  - iv. Commercial or industrial yard waste storage areas (e.g., yard waste composting and disposal areas); and
  - v. *MS4* infrastructure with a history of issues (e.g., clogged infrastructure, infiltration and inflow (I/I)).
- b. Within three (3) years of the EDC, the following information for all post-construction *SMPs* as identified in the post-construction *SMP* inventory (Part VI.E.2. or Part VII.E.2, depending on the *MS4 Operator* type):
  - i. Type;<sup>74</sup> and
  - ii. Ownership.

# 2. Public Education and Outreach on Stormwater Impacts

- a. Within six (6) months of the EDC, the MS4 Operator must make available information on how the impairment is being addressed by implementation of the MS4 Operator's local law or legal mechanism with content equivalent to the model local law (Part IV.E.1 and Part IV.E.2.). MS4 Operators must document the completion of this requirement in the SWMP Plan.
- b. Following the completion of Part IX.A.1, twice a year, once from March to August and once from September to February, the MS4 Operator must provide educational messages with information specific to phosphorus to the applicable target audiences within the TMDL watershed focus area, identified in Part VI.A.1.b. or Part VII.A.1.b, depending on the MS4 Operator type. The SWMP Plan must be updated with changes made to public education and outreach program (Part VI.A. or Part VII.A, depending on the MS4 Operator type). MS4 Operators must document the completion of this requirement in the SWMP Plan.

### 3. Public Involvement/Participation

No additional requirements.

2017).

Maintenance Guidance: Stormwater Management Practices, March 31, 2017 (NYS DEC Maintenance Guidance

<sup>&</sup>lt;sup>74</sup> Post-construction *SMP* types are defined in the New York State Department of Environmental Conservation

# 4. Illicit Discharge Detection and Elimination

### a. Inventory of Potential Phosphorus Sources

Following the completion of Part IX.A.1, within five (5) years of the EDC, the MS4 Operator must include on the *MS4 outfall* inventory (Part VI.C.1.c. or Part VII.C.1.c, depending on the MS4 Operator type) the number of each item identified in Part IX.A.1.a. for each associated *MS4 outfall*.

### b. On-site wastewater systems

The MS4 Operator must develop, implement, and enforce a program that ensures on-site wastewater systems (i.e., septic tanks, cesspools, absorption fields or distribution systems) are properly operated and do not contribute pollutants to the MS4. To ensure this, the MS4 Operator must:

- i. Once every five (5) years, ensure that residential septic tanks/cesspools are pumped out and system components (i.e., septic tanks, cesspools and installed absorption field) are inspected;
- ii. Ensure the following information is collected and document the completion of this requirement in the *SWMP Plan*:
  - a) Individual performing inspection;
  - b) Inspection date;
  - c) Address;
  - d) Location of system on property; and
  - e) Evidence of failed systems.
- iii. Refer failures to the appropriate agency to ensure corrective actions are taken; and
- iv. Eliminate *illicit discharges* from on-site wastewater systems to the *MS4* in accordance with the time frames specified in Part VI.C.3. or Part VII.C.3, depending on the *MS4 Operator* type.

### 5. Construction Site Stormwater Runoff Control

- a. The MS4 Operator must include construction projects that disturb between 5000 square feet (sf) and one (1) acre in the construction site runoff control program as described in Part VI.D. or Part VII.D, depending on the MS4 Operator type. Construction projects meeting this threshold are low priority construction sites.
- b. The legal authority used to satisfy Part IV.E.2.b. must include the following language:

"Land activity is defined as *construction activity* including clearing, grading, excavating, soil disturbance or placement of fill that results in land disturbance of equal to or greater than 5000 sf and activities disturbing less

- than 5000 sf of total land area that are part of a *larger common plan of development or sale* and will occur under one plan."
- c. High priority construction sites must be inspected during active construction after the pre-construction meeting (Part VI.D.7. or Part VII.D.7, depending on the *MS4 Operator* type).
  - i. If the *MS4 Operator* is completing the inspection, the construction site must be inspected every ninety (90) days; or
  - ii. If the *MS4 Operator* utilizes the *qualified inspector's* weekly inspection reports, as required by the CGP, to satisfy this requirement, the *MS4 Operator* must inspect the construction site once every six (6) months, or sooner if any deficiencies are noted that require attention.

MS4 Operators must document the construction site inspections in the SWMP Plan.

# 6. Post-Construction Stormwater Management

- a. The MS4 Operator must require the use of the Enhanced Phosphorus Removal design standards contained in Chapter 10 of the NYS SWMDM 2015 for all new development and redevelopment projects that disturb greater than or equal to one (1) acre and construction projects less than one acre that are part of a larger common plan of development or sale.
- b. The legal authority used to satisfy Part IV.E. must also meet the following provisions:
  - Land development activities requiring water quantity and quality controls (post-construction *stormwater* runoff controls) must include: "Single-family home construction located in the NYC East of Hudson watershed" and "Single-family residential subdivisions located in the NYC East of Hudson watershed."
- c. Requirements for SWPPPs that include post-construction stormwater controls must include: "Post-construction SMPs in the SWPPP must be designed in conformance with Chapter 10 of the NYS SWMDM 2015 for Enhanced Phosphorus Removal Design Standards."
- d. Performance Standards must include the following enhanced stabilization requirements: "For construction sites located in the NYC East of Hudson watershed, where soil disturbance activity has temporarily or permanently ceased, the application of soil stabilization measures must be initiated by the end of the next business day and completed within seven (7) days from the date the current soil disturbance activity ceased. The soil stabilization measures selected must be in conformance with the NYS E&SC 2016."
- e. Inspections of land development activities during construction must include requirements for a *qualified inspector* to conduct two (2) site inspections every seven (7) calendar days for single-family homes, and single-family residential, subdivisions within the NYC East of Hudson watersheds.

### f. Retrofit program

- i. All MS4 Operators identified within the Croton Watershed Phase II TMDL Implementation Plan, January 2009, must continue to implement the retrofit program according to the following schedule:
  - a) Within one (1) year of the EDC, the *MS4 Operator* must submit to the *Department* a *retrofit* plan that identifies the following:
    - i) Project name;
    - ii) Location;
    - iii) Proposed retrofit type;
    - iv) Anticipated date for construction;
    - v) Estimated phosphorus reduction (using the criteria in the Croton Watershed Phase II TMDL Implementation Plan, January 2009); and
    - vi) Estimated total phosphorus reduction for all projects demonstrating they will meet the reduction specified in the Croton Watershed Phase II TMDL Implementation Plan, January 2009.
  - b) Within five (5) years of the EDC, all *retrofit* projects must be constructed to achieve the five (5) year phosphorus reduction assigned to the *MS4 Operator*, as required by the Croton Watershed Phase II TMDL Implementation Plan, January 2009.
- ii. Annually, by December 31, *MS4 Operators* (or *RSE* representing *MS4 Operators* as described in Part III.B.2.b.) must submit to the *Department* any changes made to the *retrofit* plan including the information in Part IX.A.6.e.i.
- iii. *MS4 Operators* must document the retrofit program in the *SWMP Plan* specifying:
  - a) Progress on *retrofit* projects already commenced; and
  - b) Identification of retrofit projects for the upcoming construction season;
     and
  - c) Certification that completed retrofit projects have been constructed in accordance with the *retrofit* plans.

### 7. Pollution Prevention/Good Housekeeping

a. Twice a year, once from March to August and once from September to February, all *catch basins* located in the TMDL watershed(s) must be inspected (Part VI.F.3.c. or Part VII.F.3.c, depending on the MS4 Operator type). MS4 Operators must document the completion of this requirement in the SWMP Plan.

- b. Following the completion of Part IX.A.1, annually, from April 1 through October 31, all streets located in the TMDL watershed(s) must be swept. *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*. This requirement is not applicable to:
  - i. Uncurbed roads with no catch basins;
  - ii. High-speed limited access highways;
  - iii. Roads defined as interstates, freeways and expressways, or arterials by the United States Department of Transportation, Federal Highway Administration, Highway Functional Classification Concepts, Criteria and Procedures, 2013.
- c. Within six (6) months of MS4 outfall inspection, the MS4 Operator must initiate actions to repair all MS4 outfall protection and/or bank stability problems identified during the inspection. Repairs must be completed in accordance with the NYS E&SC 2016. MS4 Operators must document the completion of this requirement in the SWMP Plan. Within thirty (30) days of inspection, the MS4 Operator must initiate all necessary maintenance and repair activities discovered for municipally owned or operated post-construction SMPs. MS4 Operators must document the completion of this requirement in the SWMP Plan.
- 8. Planned Upgrades to Municipal Facilities in Watersheds to Impaired Waters

Incorporate, where feasible, <sup>75</sup> cost-effective runoff reduction techniques <sup>76</sup> during planned *municipal* upgrades including *municipal* right of ways (e.g., bioswales, green streets, porous pavement, replacement of closed drainage with grass swales, replacement of the existing islands in the parking lots with bioretention or curb cuts to route the flow through below-grade infiltration areas or other low-cost improvements that provide runoff treatment or reduction).

<sup>&</sup>lt;sup>75</sup> Consideration of feasibility should include type of land use or *municipal operation*, suitability of soils, presence of utilities, potential for exacerbating existing contamination problems, safety issues, maintenance requirements, and expected lifespans of available technologies.

<sup>&</sup>lt;sup>76</sup> Runoff reduction techniques can be found in Chapters 4 and 5 of the NYS SWMDM 2015.

# B. Other Phosphorus Impaired Watershed MS4s

Table 5. Other Phosphorus Impaired Watersheds				
Area where Requirements Apply	Greenwood Lake	Onondaga Lake	Oscawana Lake	
EPA Approved TMDL	Impaired Waters Restoration Plan for Greenwood Lake – Total Maximum Daily Load for Total Phosphorus, Sept 2005	Updated Phosphorus Total Maximum Daily Load for Onondaga Lake, June 2012	Total Maximum Daily Load (TMDL) for Phosphorus in Lake Oscawana, September 2008	
Implementation Plan	Greenwood Lake Watershed Phosphorus TMDL Implementation Plan, October 2019	None	None	
POC	Phosphorus			
Achievement of Pollutant Load Reduction	In accordance with Implementation Plan	In accordance with approved TMDL	In accordance with approved TMDL	

MS4 Operators located in the watersheds listed in Table 5 must develop and implement the following phosphorus-specific BMPs in addition to the applicable Implementation Plan and applicable requirements in Part VI. or Part VII, depending on the MS4 Operator type:

# 1. Mapping

In accordance with the timeframes listed below, the *MS4 Operator* must update, in geographic information system (GIS) format with a scale of 1:24,000 or finer, the comprehensive system mapping (Part IV.D.) to include:

- a. Within three (3) years of the EDC, include areas with potential to contribute phosphorus to the TMDL waterbody, which include:
  - i. Retail and wholesale plant nurseries (including big box stores);
  - ii. Commercial lawn care facilities;
  - iii. Golf courses; and
  - iv. Commercial or industrial yard waste storage areas (e.g., yard waste composting and disposal areas).
- b. Within three (3) years of the EDC, include the following information for all post-construction *SMPs* as identified in the post-construction *SMP* inventory (Part VI.E.2. or Part VII.E.2, depending on the *MS4 Operator* type):

- i. Type<sup>77</sup>; and
- ii. Ownership.

### 2. Public Education and Outreach on Stormwater Impacts

- a. Within six (6) months of the EDC, the *MS4 Operator* must make available information on any how the impairment is being addressed by implementation of the MS4 Operator's local law or legal mechanism with content equivalent to the model local law (Part IV.E.1 and Part IV.E.2.). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.
- b. Following the completion of Part IX.B.1, twice a year, once from March to August and once from September to February, the *MS4 Operator* must provide educational messages with information specific to phosphorus to the applicable target audiences within the TMDL watershed focus area, identified in Part VI.A.1.b. or Part VII.A.1.b, depending on the MS4 Operator type. The *SWMP Plan* must be updated with changes made to public education and outreach program (Part VI.A. or Part VII.A, depending on the *MS4 Operator* type). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.
- c. Twice a permit term, separated by a minimum of one (1) year, the *MS4*Operator must educate residential on-site wastewater system users on the on-site wastewater inspection program described in Part IX.B.4.c and proper maintenance practices. The *SWMP Plan* must be updated with changes made to public education and outreach program (Part VI.A or Part VII.A, depending on the *MS4 Operator* type). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.

### 3. Public Involvement/Participation

No additional requirements.

# 4. Illicit Discharge Detection and Elimination

a. Inventory of Potential Phosphorus Sources

Following the completion of Part IX.B.1, within five (5) years of the EDC, the MS4 Operator must include on the *MS4 outfall* inventory (Part VI.C.1.c. or Part VII.C.1.c, depending on the MS4 Operator type) the number of each item identified in Part VIII.B.1.a. for each associated MS4 outfall.

b. On-site wastewater systems

The MS4 Operator (with the exclusion of MS4 Operators located in the Onondaga Lake watershed) must develop, implement, and enforce a program that ensures residential on-site wastewater systems (i.e., septic tanks,

<sup>&</sup>lt;sup>77</sup> Post-construction *SMP* types are defined in the New York State Department of Environmental Conservation Maintenance Guidance: Stormwater Management Practices, March 31, 2017 (NYS DEC Maintenance Guidance 2017).

cesspools, absorption fields or distribution systems) are properly operated and do not contribute *pollutants* to the *MS4*. The *MS4 Operator* must:

- i. Once every five (5) years, ensure that residential septic tanks/cesspools are pumped out and system components (i.e., septic tanks, cesspools and installed absorption field) are inspected;
- ii. Ensure the following information is collected and document the completion of this requirement in the SWMP Plan:
  - a) Individual performing inspection;
  - b) Inspection date;
  - c) Address;
  - d) Location of system on property;
  - e) Inspection rating (pass/fail);
  - f) Evidence of failed systems;
- iii. Refer failures to the appropriate agency to ensure corrective actions are taken; and
- iv. Eliminate *illicit discharges* from on-site wastewater systems to the *MS4* in accordance with the time frames specified in Part VI.C.3. or Part VII.C.3, depending on the *MS4 Operator* type.

### 5. Construction Site Stormwater Runoff Control

High priority construction sites must be inspected during active construction after the pre-construction meeting (Part VI.D.7. or Part VII.D.7, depending on the *MS4 Operator* type).

- a. If the *MS4 Operator* is completing the inspection, the construction site must be inspected every ninety (90) days; or
- b. If the MS4 Operator utilizes the qualified inspector's weekly inspection reports, as required by the CGP, to satisfy this requirement, the MS4 Operator must inspect the construction site once every six (6) months, or sooner if any deficiencies are noted that require attention.

MS4 Operators must document the construction site inspections in the SWMP Plan.

### 6. Post Construction Stormwater Management

- a. The *MS4 Operator* must require the use of the Enhanced Phosphorus Removal design standards contained in Chapter 10 of the NYS SWMDM 2015 for all new development and redevelopment projects within the listed watersheds.
- b. The legal authority used to satisfy Part IV.E.2.b. must also include the following language requiring the use of the Enhanced Phosphorus Removal

Design Standards in accordance with the NYS SWMDM 2015 for the applicable watershed:

"Land development activities requiring water quantity and quality controls (post-construction *stormwater* runoff controls) must include: "Single-family home construction located in the <insert watershed name> watershed" and "Single-family residential subdivisions located in the <insert watershed name> watershed."

- c. Requirements for SWPPPs that include post-construction stormwater controls must include: "Post-construction SMPs in the SWPPP must be designed in conformance with the Enhanced Phosphorus Removal Design Standards in the NYS SWMDM 2015."
- d. Performance Standards must include the following enhanced stabilization requirements: "Where soil disturbance activity has temporarily or permanently ceased, the construction site is located in the *insert watershed name* watershed, the application of soil stabilization measures must be initiated by the end of the next business day and completed within seven (7) days from the date the current soil disturbance activity ceased. The soil stabilization measures selected must be in conformance with the Erosion Control Manual."
- e. Inspections of land development activities during construction must include requirements for a *qualified inspector* to conduct two (2) site inspections every seven (7) calendar days for single-family homes and subdivisions within the *<insert watershed name>* watersheds.

### f. Retrofit program

- i. All *MS4 Operators* identified within the Greenwood Lake Watershed Phosphorus TMDL Implementation Plan, October 2019, must continue to implement the *retrofit* program according to the following schedule:
  - a) Within one (1) year of the EDC, the *MS4 Operator* must submit to the *Department* a *retrofit* plan that identifies the following:
    - i) Project name;
    - ii) Location;
    - iii) Proposed retrofit type;
    - iv) Anticipated date for construction;
    - v) Estimated phosphorus reduction (using the criteria in the Greenwood Lake Watershed Phosphorus TMDL Implementation Plan, October 2019); and
    - vi) Estimated total phosphorus reduction for all projects demonstrating they will meet the reduction specified in the Greenwood Lake Watershed Phosphorus TMDL Implementation Plan, October 2019.
  - b) Within five (5) years of the EDC, all *retrofit* projects must be constructed to achieve the five (5) year phosphorus reduction assigned

- to the *MS4 Operator*, as required by the Greenwood Lake Watershed Phosphorus TMDL Implementation Plan, October 2019.
- ii. Annually, by December 31, *MS4 Operators* (or *RSE* representing *MS4 Operators* as described in Part III.B.2.b.) must submit to the *Department* any changes made to the *retrofit* plan including the information in Part IX.A.6.e.i.
- iii. *MS4 Operators* must document the retrofit program in the *SWMP Plan* specifying:
  - a) Progress on retrofit projects already commenced; and
  - b) Identification of *retrofit* projects for the upcoming construction season; and
  - c) Certification that completed retrofit projects have been constructed in accordance with the *retrofit* plans.

### 7. Pollution Prevention/Good Housekeeping

Following the completion of Part IX.B.1:

- a. Annually, from April 1 through October 31, all streets located in the TMDL watershed(s) must be swept. *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*. This requirement is not applicable to:
  - i. Uncurbed roads with no catch basins;
  - ii. High-speed limited access highways; or
  - iii. Roads defined as interstates, freeways and expressways, or arterials by the United States Department of Transportation, Federal Highway Administration, Highway Functional Classification Concepts, Criteria and Procedures, 2013.
- b. Within six (6) months of *MS4 outfall* inspection, the *MS4 Operator* must initiate actions to repair all *MS4 outfall* protection and/or bank stability problems identified during the inspection. Repairs must be completed in accordance with the NYS E&SC 2016. *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.
- c. Within thirty (30) days of inspection, the *MS4 Operator* must initiate all necessary maintenance and repair activities discovered for *municipally* owned or operated post-construction *SMPs. MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.

# 8. Planned Upgrades to Municipal Facilities in Watersheds to Impaired Waters

Incorporate, where feasible,<sup>78</sup> cost-effective runoff reduction techniques<sup>79</sup> during planned *municipal* upgrades including *municipal* right of ways (e.g., bioswales, green streets, porous pavement, replacement of closed drainage with grass swales, replacement of the existing islands in the parking lots with bioretention or curb cuts to route the flow through below-grade infiltration areas or other low-cost improvements that provide runoff treatment or reduction).

# C. Pathogen Impaired Watersheds MS4s

No Pathogen TMDL requirements.

# D. Nitrogen Impaired Watershed MS4s

Table 6. Nitrogen Impaired Watershed(s)				
Area where Requirements Apply	Peconic			
EPA Approved TMDL	TMDL for Nitrogen in the Peconic Estuary Program Study Area, Including Waterbodies Currently Impaired Due to Low Dissolved Oxygen: the Lower Peconic River and Tidal Tributaries; Western Flanders Bay and Lower Sawmill Creek; and Meetinghouse Creek, Terry Creek and Tributaries (September 2007)			
Implementation Plan	TMDL for Nitrogen in the Peconic Estuary Program Study Area, Including Waterbodies Currently Impaired Due to Low Dissolved Oxygen: the Lower Peconic River and Tidal Tributaries; Western Flanders Bay and Lower Sawmill Creek; and Meetinghouse Creek, Terry Creek and Tributaries (September 2007)			
POC	Nitrogen			
Pollutant Load Reduction	In accordance with approved TMDL			
	Terrys Creek & Tributaries			
Waterbodies	Meetinghouse Creek			
vvaterbodies	Western Flanders Bay & Lower Sawmill Creek			
	Lower Peconic River and tidal tributaries			

<sup>&</sup>lt;sup>78</sup> Consideration of feasibility should include type of land use or *municipal operation*, suitability of soils, presence of utilities, potential for exacerbating existing contamination problems, safety issues, maintenance requirements, and expected lifespans of available technologies.

<sup>&</sup>lt;sup>79</sup> Runoff reduction techniques can be found in Chapters 4 and 5 of the NYS SWMDM 2015.

MS4 Operators located in the watersheds listed in Table 6 must develop and implement the following nitrogen-specific BMPs in addition to the applicable Implementation Plan and applicable requirements in Part VI. or Part VII, depending on the MS4 Operator type:

## 1. Mapping

Within three (3) years of the EDC, the *MS4 Operator* must update, in geographic information system (GIS) format with a scale of 1:24000 or finer, the comprehensive system mapping (Part IV.D.) to include:

- a. Areas with potential to contribute nitrogen to the *TMDL* waterbody, which include:
  - i. Retail and wholesale plant nurseries (including big box stores);
  - ii. Commercial lawn care facilities:
  - iii. Golf courses; and
  - iv. Commercial or Industrial yard waste storage areas (e.g., yard waste composting and disposal areas).
- Information for all post-construction SMPs as identified in the postconstruction SMP inventory (Part VI.E.2. or Part VII.E.2, depending on the MS4 Operator type):
  - i. Type;80 and
  - ii. Ownership of SMP.

#### 2. Public Education and Outreach on Stormwater Impacts

- a. Within six (6) months of the EDC, the *MS4 Operator* must make available information on any how the impairment is being addressed by implementation of the MS4 Operator's local law or legal mechanism with content equivalent to the model local law (Part IV.E.1 and Part IV.E.2.). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.
- b. Following the completion of Part IX.D.1, twice a year, once from March to August and once from September to February, the *MS4 Operator* must provide educational messages with information specific to nitrogen to the applicable target audiences within the TMDL watershed focus area, identified in Part VI.A.1.b. or Part VII.A.1.b, depending on the MS4 Operator type. The *SWMP Plan* must be updated with changes made to public education and outreach program (Part VI.A. or Part VII.A, depending on the *MS4 Operator* type). *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.

<sup>&</sup>lt;sup>80</sup> Post-construction *SMP* types are defined in the New York State Department of Environmental Conservation Maintenance Guidance: Stormwater Management Practices, March 31, 2017 (NYS DEC Maintenance Guidance 2017).

### 3. Public Involvement/Participation

No additional requirements.

## 4. *Illicit Discharge* Detection and Elimination

Following the completion of Part IX.D.1, within five (5) years of the EDC, the MS4 Operator must include on the *MS4 outfall* inventory (Part VI.C.1.c. or Part VII.C.1.c, depending on the MS4 Operator type) the number of each item identified in Part VIII.D.1.a. for each associated MS4 outfall.

#### 5. Construction Site Stormwater Runoff Control

High priority construction sites must be inspected during active construction after the pre-construction meeting (Part VI.D.7. or Part VII.D.7, depending on the *MS4 Operator* type).

- a. If the *MS4 Operator* is completing the inspection, the construction site must be inspected every ninety (90) days; or
- b. If the *MS4 Operator* utilizes the *qualified inspector's* weekly inspection reports, as required by the CGP, to satisfy this requirement, the *MS4 Operator* must inspect the construction site once every six (6) months, or sooner if any deficiencies are noted that require attention.

MS4 Operators must document the construction site inspections in the SWMP Plan.

# 6. Post-Construction Stormwater Management

The *MS4 Operator* must ensure on-site retention of the 1-year storm or greater from new development or redevelopment projects using runoff reduction techniques<sup>81</sup> selected from the NYS SWMDM 2015.

#### 7. Pollution Prevention/Good Housekeeping

Following the completion of Part IX.D.1:

- a. Annually, from April 1 through October 31, all streets located in the TMDL watershed(s) must be swept. *MS4 Operators* must document the completion of this requirement in the *SWMP Plan*. This requirement is not applicable to:
  - i. Uncurbed roads with no catch basins:
  - ii. High-speed limited access highways; or
  - iii. Roads defined as interstates, freeways and expressways, or arterials by the United States Department of Transportation, Federal Highway Administration, Highway Functional Classification Concepts, Criteria and Procedures, 2013.

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<sup>&</sup>lt;sup>81</sup> Runoff reduction techniques can be found in Chapters 4 and 5 of the NYS SWMDM 2015.

- b. Within six (6) months of MS4 outfall inspection, the MS4 Operator must initiate actions to repair all MS4 outfall protection and/or bank stability problems identified during the inspection. Repairs must be completed in accordance with the NYS E&SC 2016. MS4 Operators must document the completion of this requirement in the SWMP Plan.
- c. Within thirty (30) days of inspection, the *MS4 Operator* must initiate all necessary maintenance and repair activities discovered for *municipally* owned or operated post-construction *SMPs. MS4 Operators* must document the completion of this requirement in the *SWMP Plan*.

# 8. Planned Upgrades to Municipal Facilities in Watersheds to Impaired Waters

Incorporate, where feasible, 82 cost-effective runoff reduction techniques 68 during planned *municipal* upgrades including *municipal* right of ways (e.g., bioswales, green streets, porous pavement, replacement of closed drainage with grass swales, replacement of the existing islands in the parking lots with bioretention or curb cuts to route the flow through below-grade infiltration areas or other low-cost improvements that provide runoff treatment or reduction).

<sup>&</sup>lt;sup>82</sup> Consideration of feasibility should include type of land use or *municipal operation*, suitability of soils, presence of utilities, potential for exacerbating existing contamination problems, safety issues, maintenance requirements, and expected lifespans of available technologies.

# Part X. Standard Permit Conditions

For the purposes of this *SPDES* general permit, examples of contractors and subcontractors include:

# A. Duty to Comply

The owner/operator, and all contractors or subcontractors, must comply with all terms and conditions of this *SPDES* general permit. Any non-compliance with the terms and conditions of this *SPDES* general permit constitutes a violation of the New York State Environmental Conservation Law, and its implementing regulations, and is grounds for enforcement action. Filing of a request for transfer or termination of coverage under this *SPDES* general permit, or a notification of planned changes or anticipated non-compliance, does not limit, diminish or stay compliance with any terms and conditions of this *SPDES* general permit.

# B. Need to Halt or Reduce Activity is Not a Defense

The necessity to halt or reduce the activity regulated by this *SPDES* general permit, in order to maintain compliance with the conditions of this *SPDES* general permit, shall not be a defense in an enforcement action.

# C. Penalties

There are substantial criminal, civil, and administrative penalties associated with violating the terms and conditions of this *SPDES* general permit. Fines of up to \$37,500 per day for each violation and imprisonment for up to fifteen (15) years may be assessed depending upon the nature and degree of the offense.

#### D. False Statements

Any person who knowingly makes any false material statement, representation, or certification in any application, record, report or other document filed or required to be maintained under this *SPDES* general permit, including monitoring reports or reports of compliance or noncompliance shall, upon conviction, be punished in accordance with New York State Environmental Conservation Law §71-1933 and or New York State Penal Law Articles 175 and 210.

# E. Reopener Clause

Upon issuance of this *SPDES* general permit, a determination has been made on the basis of a submitted Notice of Intent, plans, or other available information, that compliance with the specified general permit terms and conditions will reasonably protect classified water use and assure compliance with applicable *water quality standards*. Satisfaction of the conditions of this *SPDES* general permit notwithstanding, if operation pursuant to this *SPDES* general permit causes or contributes to a condition in contravention of State *water quality standards* or guidance values, or if the *Department* determines that a modification is necessary to prevent impairment of the best use of the waters or to assure maintenance of *water* 

quality standards or compliance with other provisions of New York State Environmental Conservation Law Article 17 or the Clean Water Act, or any regulations adopted pursuant thereto, the *Department* may require such modification and the Commissioner may require abatement action to be taken by the owner/operator and may also prohibit such operation until the modification has been implemented.

# F. Duty to Mitigate

The owner/operator, and its contractors and subcontractors, shall take all reasonable steps to minimize or prevent any *discharge* in violation of this *SPDES* general permit which has a reasonable likelihood of adversely affecting human health or the environment.

# G. Requiring Another General Permit or Individual SPDES Permit

The *Department* may require any discharger authorized to *discharge* in accordance with this *SPDES* general permit to apply for and obtain an individual *SPDES* permit or apply for authorization to *discharge* in accordance with another general permit.

- (1) Cases where an individual *SPDES* permit or authorization to *discharge* in accordance with another general permit may be required include, but is not limited to the following:
  - (i) the discharger is not in compliance with the conditions of this *SPDES* general permit or does not meet the criteria for coverage under this *SPDES* general permit;
  - (ii) a change has occurred in the availability of demonstrated technology or practices for the control or abatement of *pollutants* applicable to the point source;
  - (iii) new effluent limitation guidelines or new source performance standards are promulgated that are applicable to point sources authorized to *discharge* in accordance with this *SPDES* general permit;
  - (iv) existing effluent limitation guidelines or new source performance standards that are applicable to point sources authorized to *discharge* in accordance with this *SPDES* general permit are modified;
  - (v) a water quality management plan containing requirements applicable to such point sources is approved by the *Department*;
  - (vi) circumstances have changed since the time of the request to be covered so that the discharger is no longer appropriately controlled under this *SPDES* general permit, or either a temporary or permanent reduction or elimination of the authorized *discharge* is necessary;
  - (vii) the *discharge* is in violation of section 17-0501 of the New York State Environmental Conservation Law:
  - (viii) the *discharge*(s) is a significant contributor of *pollutants*. In making this determination, the *Department* may consider the following factors:

- (a) the location of the *discharge*(s) with respect to waters of New York State;
- (b) the size of the discharge(s);
- (c) the quantity and nature of the *pollutants discharged* to waters of New York State; and
- (d) other relevant factors including compliance with other provisions of New York State Environmental Conservation Law Article 17, or the Clean Water Act.
- (1) When the *Department* requires any discharger authorized by this *SPDES* general permit to apply for an individual *SPDES* permit as provided for in this subdivision, it shall notify the discharger in writing that a permit application is required. This notice shall include a brief statement of the reasons for this decision, an application form, a statement setting a time for the owner/operator to file the application for an individual *SPDES* permit, and a deadline, not sooner than 180 days from the owner/operator's receipt of the notification letter, whereby the authorization to discharge under this *SPDES* general permit shall be terminated. The *Department* may grant additional time upon demonstration, to the satisfaction of the Regional Water Engineer, that additional time to apply for an alternative authorization is necessary or where the *Department* has not provided a permit determination in accordance with 6 NYCRR Part 621.
- (2) When an individual *SPDES* permit is issued to a discharger authorized to discharge under this *SPDES* general permit for the same discharge(s), this *SPDES* general permit authorization for outfalls authorized under the individual *SPDES* permit is automatically terminated on the effective date of the individual *SPDES* permit unless termination is earlier in accordance with 6 NYCRR Part 750.

# **H. Duty to Provide Information**

The owner/operator shall furnish to the *Department*, within five (5) business days, unless otherwise set forth by the *Department*, any information that the *Department* may request to determine whether cause exists to determine compliance with this *SPDES* general permit or to determine whether cause exists for requiring an individual *SPDES* permit in accordance with 6 NYCRR 750-1.21I (see G. Requiring Another General Permit or Individual Permit). The owner/operator shall make available to the *Department*, for inspection and copying, or furnish to the *Department* within 25 business days of receipt of a *Department* request for such information, any information retained in accordance with this *SPDES* general permit. Where the owner/operator becomes aware that it failed to submit any relevant facts on the Notice of Intent, or submitted incorrect information in a Notice of Intent or in any report to the *Department*, the owner/operator shall promptly submit such facts or corrected information to the *Department*.

#### I. Extension

In the event a new *SPDES* general permit is not issued prior to the expiration of this *SPDES* general permit, and this *SPDES* general permit is extended pursuant to the State Administrative Procedure Act and 6 NYCRR Part 621, then the owner/operator

with coverage under this *SPDES* general permit may continue to operate and *discharge* in accordance with the terms and conditions of this *SPDES* general permit until a new *SPDES* general permit is issued.

# J. Signatories and Certification

The Notice of Intent, Notice of Termination and reports required by this *SPDES* general permit shall be signed as provided in 40 CFR §122.22

- (a) All Notices of Intent and Notices of Termination shall be signed as follows:
  - (1) For a corporation. By a responsible corporate officer. For the purpose of this section, a responsible corporate officer means:
    - (i) A president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy- or decision-making functions for the corporation, or
    - (ii) The manager of one or more manufacturing, production, or operating facilities, provided, the manager is authorized to make management decisions which govern the operation of the regulated facility including having the explicit or implicit duty of making major capital investment recommendations, and initiating and directing other comprehensive measures to assure long term environmental compliance with environmental laws and regulations; the manager can ensure that the necessary systems are established or actions taken to gather complete and accurate information for Notice of Intent or Notice of Termination requirements; and where authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures.

Note: The *Department* does not require specific assignments or delegations of authority to responsible corporate officers identified in 40 CFR §122.22(a)(1)(i). The *Department* will presume that these responsible corporate officers have the requisite authority to sign the Notice of Intent or Notice of Termination unless the corporation has notified the *Department* to the contrary. Corporate procedures governing authority to sign a Notice of Intent or Notice of Termination may provide for assignment or delegation to applicable corporate positions under 40 CFR §122.22(a)(1)(ii) rather than to specific individuals.

- (2) For a partnership or sole proprietorship. By a general partner or the proprietor, respectively; or
- (3) For a *municipality*, State, Federal, or other public agency. By either a principal executive officer or ranking elected official. For purposes of this section, a principal executive officer of a Federal agency includes:
  - (i) The chief executive officer of the agency, or
  - (ii) A senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., Regional Administrators of EPA).

- (b) All reports required by this *SPDES* general permit, and other information requested by the *Department* shall be signed by a person described in paragraph (a) of this section, or by a duly authorized representative of that person. A person is a duly authorized representative only if:
  - (1) The authorization is made in writing by a person described in (a);
  - (2) The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity, position of equivalent responsibility, or an individual or position having overall responsibility for environmental matters for the company (A duly authorized representative may thus be either a named individual or any individual occupying a named position.), and
    - (3) The written authorization is submitted to the *Department*.
- (c) Changes to authorization. If an authorization under (b) is no longer accurate because a different individual or position has responsibility for the overall operation of the facility or activity, a new authorization satisfying the requirements of (b) must be submitted to the *Department* prior to or together with any reports, information, or applications to be signed by an authorized representative.
- (d) Certification. Any person signing a document under (a) or (b) shall make the following certification:
  - I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.
  - (e) Electronic reporting. If documents described in (a) or (b) are submitted electronically by or on behalf of the activity with coverage under this SPDES general permit, any person providing the electronic signature for such documents shall meet all relevant requirements of this section, and shall ensure that all of the relevant requirements of 40 CFR Part 3 (including, in all cases, subpart D to Part 3) (Cross-Media Electronic Reporting) and 40 CFR Part 127 (NPDES Electronic Reporting Requirements) are met for that submission.

# K. Inspection & Entry

The owner/operator shall allow the *Department*, the USEPA Regional Administrator, the applicable county health department, or any authorized representatives of those entities, upon the presentation of credentials and other documents as may be required by law, to:

- (a) enter upon the owner/operator's premises where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of this *SPDES* general permit;
- (b) have access to and copy, at reasonable times, any records that must be kept under the conditions of this *SPDES* general permit, including records required to be maintained for purposes of operation and maintenance;
- (c) inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this *SPDES* general permit;
- (d) sample or monitor at reasonable times, for the purposes of assuring *SPDES* general permit compliance or as otherwise authorized by the Clean Water Act or New York State Environmental Conservation Law, any substances or parameters at any location; and
- (e) enter upon the property of any contributor to the regulated facility or activity under authority of the owner/operator.

# L. Confidentiality of Information

The following shall not be held confidential: this *SPDES* general permit, the fact sheet for this *SPDES* general permit, the name and address of any owner/operator, effluent data, the Notice of Intent, and information regarding the need to obtain an individual permit or an alternative general permit. This includes information submitted on forms themselves and any attachments used to supply information required by the forms (except information submitted on usage of substances). Upon the request of the owner/operator, the *Department* shall make determinations of confidentiality in accordance with 6 NYCRR Part 616, except as set forth in the previous sentence. Any information accorded confidential status shall be disclosed to the Regional Administrator upon his or her written request. Prior to disclosing such information to the Regional Administrator, the *Department* will notify the Regional Administrator of the confidential status of such information.

# M. Other Permits May Be Required

Nothing in this *SPDES* general permit relieves the owner/operator from a requirement to obtain any other permits required by law.

# N. Property Rights

Coverage under this *SPDES* general permit does not convey any property rights in either real or personal property, or any exclusive privileges, nor does it authorize any injury to private property or any invasion of personal rights, nor any infringement of Federal, State or local laws or regulations, nor does it obviate the necessity of obtaining the assent of any other jurisdiction as required by law for the *discharge* authorized.

# O. Compliance with Interstate Standards

If the activity covered by this *SPDES* general permit originates within the jurisdiction of an interstate water pollution control agency, then the activity must also comply

with any applicable effluent standards or *water quality standards* promulgated by that interstate agency and as set forth in this *SPDES* general permit for such activities.

# P. Oil & Hazardous Substance Liability

Coverage under this *SPDES* general permit does not affect the imposition of responsibilities upon, or the institution of any legal action against, the owner or operator under section 311 of the Clean Water Act, which shall be in conformance with regulations promulgated pursuant to section 311 governing the applicability of section 311 of the Clean Water Act to *discharges* from facilities with NPDES permits, nor shall such issuance preclude the institution of any legal action or relieve the owner or operator from any responsibilities, liabilities, or penalties to which the owner or operator is or may be subject pursuant to the Comprehensive Environmental Response, Compensation and Liability Act of 1980, 42 U.S.C. section 9601 et seq. (CERCLA).

# Q. Severability

The provisions of this *SPDES* general permit are severable, and if any provision of the permit, or the application of any provision of the permit to any circumstance, is held invalid, the application of such provision to other circumstances, and the remainder of the permit, shall not be affected thereby.

# **Appendix A. Acronyms and Definitions**

# **Acronym List**

BMP - Best Management Practice

CFR – Code of Federal Regulations

CGP – SPDES General Permit for Stormwater from Construction Activities, GP-0-20-001

CWA - Clean Water Act

ECL - Environmental Conservation Law

EDC – Effective Date of Coverage

EDP- Effective Date of the Permit

eNOI - Electronic Notice of Intent

EPCRA - Emergency Planning and Community Right-To-Know Act

ERP – Enforcement Response Plan

IDDE – Illicit Discharge Detection and Elimination

MCM - Minimum Control Measure

MS4 – Municipal Separate Storm Sewer System

MS4 GP – SPDES General Permit for Stormwater Discharges from the Municipal Separate Storm Sewer Systems, GP-0-24-001

MSGP – SPDES Multi-Sector General Permit for Stormwater Discharges Associated with Industrial Activity, GP-0-23-001

NOI – Notice of Intent

NPDES - National Pollutant Discharge Elimination System

NYCRR – New York Codes, Rules and Regulations

NYS DEC – New York State Department of Environmental Conservation

O&M – Operations and Maintenance

ORI – Outfall Reconnaissance Inventory

POC – Pollutant of Concern

RSE – Regional Stormwater Entity

SPDES – State Pollutant Discharge Elimination System

SMP – Stormwater Management Practice

SWMP – Stormwater Management Program

SWMP Plan – Stormwater Management Program Plan

SWPPP – Stormwater Pollution Prevention Plan

TMDL – Total Maximum Daily Load

USEPA – United States Environmental Protection Agency

#### **Definitions**

All definitions in this section are solely for the purposes of this permit. If a word is not defined below, use it how it is commonly defined.

**Additionally Designated Areas** – those areas that meet the additional designation criteria, Designation Criteria for Identifying Regulated Municipal Separate Storm Sewer Systems (*MS4*s), January 2010, revised January 2023 and found in Appendix B.

Additionally Designated Area MS4 Outfall (ADA MS4 outfall) – any point of stormwater discharge from pipes, ditches, and swales, as well as other points of concentrated flow, to impaired waters listed in Appendix C from an MS4 Operator's MS4. Areas of sheet flow which drain to impaired waters listed in Appendix C are not considered ADA MS4 outfalls.

**Automatically Designated Areas** – those areas served by *MS4*s that meet the automatic designation criteria, Designation Criteria for Identifying Regulated Municipal Separate Storm Sewer Systems (*MS4*s), January 2010, revised January 2023 and found in Appendix B.

**Best Management Practice (BMP)** – schedules of activities, practices, and prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of waters of the state. BMPs also include treatment requirements, operating procedures, and practices to control runoff, spillage and leaks, sludge or waste disposal, or drainage from areas that could contribute pollutants to *stormwater discharges*.

**Catch Basin(s)** – a cistern, vault, chamber, or well that is part of the MS4 and designed to capture trash, sediment, and/or debris in its *sump*.

**Construction Activity(ies)** – any clearing, grading, excavation, demolition or stockpiling activity that results in soil disturbance. Clearing activities can include but are not limited to logging equipment operation, the cutting and skidding of trees, stump removal and/or brush root removal. *Construction activity* does not include routine maintenance that is performed to maintain the original line and grade, hydraulic capacity, or original purpose of a facility.

**Department** – the New York State *Department* of Environmental Conservation as well as meaning the *Department*'s designated agent.

**Develop (Developed)** – for *MS4 Operators* continuing coverage, *develop* means to continue to implement their current SWMP and update the SWMP to comply with the permit requirement; for newly designated *MS4 Operators*, *develop* means to create that permit requirement.

**Discharge (Discharging)** – any addition of any pollutant to *surface waters of the State* through an outlet or point source (6 NYCRR 750-1.2(a)(28)).

**Dry Weather** – prolonged dry periods (at least 48 hours after the last runoff event).

**Groundwater** – waters in the saturated zone. The saturated zone is a subsurface zone in which all the interstices are filled with water under pressure greater than that of the atmosphere. Although the zone may contain gas-filled interstices or interstices filled with fluids other than water, it is still considered saturated.

**Illicit Discharge** – any *discharge* into an *MS4* that is not entirely composed of *stormwater*, except those identified in Part I.A.3. Examples of *illicit discharges* are non-permitted sanitary sewage, garage drain effluent, and waste motor oil. However, an *illicit discharge* could be any other non-permitted discharge which the *MS4 Operator* or *Department* has determined to be a substantial contributor of pollutants to the *MS4*. *Illicit discharges* can occur throughout the *MS4*, including at post-construction *SMPs*.

**Industrial Activity** – the eleven (11) categories of industrial activities included in the definition of "*stormwater discharges* associated with industrial activity," as defined in 40 CFR 122.26(b)(14)(i)-(ix) and (xi).

**Interconnection** – any point of *stormwater discharge* from pipes, ditches, and swales, as well as other points of concentrated flow, where the *MS4 Operator*'s *MS4* is *discharging* to another *MS4* or private storm sewer system. Areas of *sheet flow* which drain to another *MS4* or private storm sewer system are not considered *interconnections*.

**Intermittent Discharge** – a *discharge* which occurs over a shorter period of time (e.g., a few hours per day or a few days per year) (CWP 2004).

Larger Common Plan of Development or Sale – a contiguous area where multiple separate and distinct *construction activities* are occurring, or will occur, under one plan. The term "plan" in "larger common plan of development or sale" is broadly defined as any announcement or piece of documentation (including a sign, public notice or hearing, sales pitch, advertisement, drawing, permit application, State Environmental Quality Review Act Application, zoning request, computer design, etc.) or physical demarcation (including boundary signs, lot stakes, surveyor markings, etc.) indicating that *construction activities* may occur on a specific plot.

For discrete construction projects that are located within a *larger common plan of development or sale* that are at least 1/4 mile apart, each project can be treated as a separate plan of development or sale provided any interconnecting road, pipeline or utility project that is part of the same "common plan" is not concurrently being disturbed.

**MS4 Operator** – the person, persons, or legal entity that obtains coverage and is responsible for the *MS4*.

**MS4 Outfall** – any point of *stormwater discharge* from pipes, ditches, and swales, as well as other points of concentrated flow, to *surface waters of the State* from an *MS4 Operator's MS4*. Areas of *sheet flow* which drain to *surface waters of the State* are not considered *MS4 outfalls*.

**Municipal (Municipally)** – a county, town, city, village, district corporation, special improvement district, sewer authority or agency thereof. Examples of other public entities that are included in this program include State University Campuses, federal and State prisons, State and federal hospitals, Dormitory Authorities, public housing authorities, school and other special districts.

**Municipal Facility** – an *MS4 Operator* owned and/or operated facility with the potential to *discharge* pollutants to the *MS4* and/or *surface water of the State* of the State.

**Municipal Facility Intraconnection** – any point where stormwater is conveyed from the MS4 Operator's municipal facility to the MS4 Operator's own MS4. This is the most down-drainage end of the MS4 infrastructure located on the municipal facility prior to discharge to the MS4.

**Municipal Operations (Operations)** – activities conducted by the MS4 Operator with the potential to discharge pollutants to the *MS4* and/or *surface water of the State*.

**Municipal Separate Storm Sewer System** (*MS4*) – a conveyance or system of conveyances (including roads with drainage systems, *municipal* streets, *catch basins*, curbs, gutters, ditches, man-made channels, or storm drains):

- 1. owned or operated by a State, city, town, village, borough, county, parish, district, association, or other public body (created by or pursuant to State law) having jurisdiction over disposal of sewage, industrial wastes, stormwater, or other wastes, including special districts under State law such as a sewer district, flood control district or drainage district, or similar entity, or an Indian tribe or an authorized Indian tribal organization, or a designated and approved management agency under section 208 of the CWA, that discharges to surface waters of the State;
- 2. designed or used for collecting or conveying stormwater;
- 3. which is not a combined sewer; and
- 4. which is not part of a Publicly Owned Treatment Works (POTW) as defined at 40 CFR 122.2.

**National Pollutant Discharge Elimination System** – the national system for the issuance of wastewater and *stormwater* permits under the Federal Water Pollution Control Act (Clean Water Act).

**No Exposure** – all industrial materials or activities are protected by a storm-resistant shelter to prevent exposure to rain, snow, snowmelt, and/or runoff.

**Non-traditional MS4 Operators**— state, federal, county and other publicly owned properties such as state university campuses, prisons, office complexes, hospitals, military installations public housing authorities, school and other special districts.

**Obvious Illicit Discharge** –an *illicit discharge* from a flowing *MS4 outfall* that does not require sample collection for confirmation; this references the Monitoring Locations Inspection and Sampling Field Sheet, adapted from CWP 2004, Section 6: Overall Outfall Characterization.

**Physical Indicator Present in the Flow** – a sensory indicator present in the *discharge* from *monitoring location* including odor, color, turbidity and floatables; this references the Monitoring Locations Inspection and Sampling Field Sheet, adapted from CWP 2004, Section 4: Physical Indicators for Flowing Monitoring Locations Only.

Physical Indicator not Related to Flow – an indicator of past discharges, potentially intermittent or transitory discharge, including monitoring location damage, monitoring location deposits or stains, abnormal vegetation growth, poor pool quality or pipe benthic growth; this references the Monitoring Locations Inspection and Sampling Field Sheet, adapted from CWP 2004, Section 5: Physical Indicators for Both Flowing and Non-Flowing Monitoring Locations. These physical indicators can be present at both flowing and non-flowing monitoring locations.

**Pollutant** – dredged spoil, filter backwash, solid waste, incinerator residue, sewage, garbage, sewage sludge, munitions, chemical wastes, biological materials, radioactive materials, heat, wrecked or discarded equipment, rock, sand and industrial, *municipal*, agricultural waste and ballast *discharged* into water; which may cause or might reasonably be expected to cause pollution of the waters of the State in contravention of the standards or guidance values adopted as provided in Parts 700 et seq of this Title. For the purposes of this *SPDES* general permit, relevant pollutants include, but are not limited to, nitrogen, phosphorus, chloride, silt and sediment, pathogens, herbicides/pesticides, floatables, petroleum hydrocarbons, heavy metals, and polycyclic aromatic hydrocarbons (PAHs).

**Pollutant of Concern (POC)** – a pollutant causing the impairment of an impaired water segment with an approved TMDL and/or listed in Appendix C, including phosphorus, silt/sediment, pathogens, nitrogen, and floatables.

**Privately Owned/Operated** – not owned/operated by the *MS4 Operator* or another *MS4 Operator*.

**Publicly Owned/Operated** – owned/operated by the *MS4 Operator*.

**Qualified Inspector** – a person who is knowledgeable in the principles and practices of erosion and sediment control, such as a licensed Professional Engineer, Certified Professional in Erosion and Sediment Control (CPESC), Registered Landscape Architect, or other *Department* endorsed individual(s).

It can also mean someone working under the direct supervision of, and at the same company as, the licensed Professional Engineer or Registered Landscape Architect, provided that person has training in the principles and practices of erosion and sediment control. Training in the principles and practices of erosion and sediment control means that the individual working under the direct

supervision of the licensed Professional Engineer or Registered Landscape Architect has received four (4) hours of *Department* endorsed training in proper erosion and sediment control principles from a Soil and Water Conservation District, or other *Department* endorsed entity. After receiving the initial training, the individual working under the direct supervision of the licensed Professional Engineer or Registered Landscape Architect must receive four (4) hours of training every three (3) years.

It can also mean a person that meets the *qualified professional* qualifications in addition to the *qualified inspector* qualifications.

Note: Inspections of any post-construction *SMPs* that include structural components, such as a dam for an impoundment, must be performed by a licensed Professional Engineer.

**Qualified Professional** – a person who is knowledgeable in the principles and practices of *stormwater* management and treatment, such as a licensed Professional Engineer, Registered Landscape Architect, or other *Department* endorsed individual(s). Individuals preparing SWPPPs that require the post-construction *SMP* component must have an understanding of the principles of hydrology, water quality management practice design, water quantity control design, and, in many cases, the principles of hydraulics in order to prepare a SWPPP that conforms to the *Department's* technical standard. All components of the SWPPP that involve the practice of engineering, as defined by the NYS Education Law (see Article 145), must be prepared by, or under the direct supervision of, a professional engineer licensed to practice in the State of New York.

**Qualifying Storm Event** – a storm event with at least 0.1 inch of precipitation, providing the interval from the preceding measurable storm is at least 72 hours. The 72-hour storm interval is waived if the preceding measurable storm did not result in a *stormwater discharge* (e.g., a storm events in excess of 0.1 inches may not result in a *stormwater discharge* at some facilities), or if the *MS4 Operator* is able to document that less than a 72-hour interval is representative for local storm events during the sampling period.

**Regional Stormwater Entity (RSE)** – an organization made up of multiple cooperating regulated and/or nonregulated entities located in the same geographical region of the State who share resources to improve overall *stormwater* management in their area.

**Retrofit** – to modify or add to existing *stormwater* infrastructure for the purpose of reducing pollutant loadings.

**Sheet Flow** – *stormwater* runoff flowing in a thin layer over the ground surface.

**Sizing Criteria** – the criteria included in the CGP that are used to size post-construction *stormwater* management control practices. The criteria include; Water Quality Volume (WQv), Runoff Reduction Volume (RRv), Channel Protection Volume (Cpv), Overbank Flood (Qp), and Extreme Flood (Qf).

**State Pollutant Discharge Elimination System** (SPDES) – the system established pursuant to Article 17 of the ECL and 6 NYCRR Part 750 for issuance of permits authorizing *discharges* to the waters of the State.

**Stormwater** – that portion of precipitation that, once having fallen to the ground, is in excess of the evaporative or infiltrative capacity of soils, or the retentive capacity of surface features, which flows or will flow off the land by surface runoff to waters of the State.

**Stormwater Hotspots** - a land use or activity that generates higher concentrations of hydrocarbons, trace metals or toxicants than are found in typical *stormwater* runoff, based on monitoring studies. For further detail, see Section 4.11 of the NYS SWMDM 2015.

**Stormwater Management Practices (SMPs)** – measures, either structural or nonstructural, that are constructed as part of new development or redevelopment projects and are intended to capture, treat, reduce and/or retain *stormwater* runoff.

**Stormwater Management Program (SWMP)** – the program *developed* and implemented by the *MS4 Operator* which provides a comprehensive integrated planning approach involving public participation and, where necessary, intergovernmental coordination, to reduce the *discharge* of POCs and specified pollutants to the *MEP*, using management practices, control techniques and systems, design and engineering methods, and other appropriate provisions. *MS4 Operators* are required at a minimum to *develop*, implement, and enforce a *SWMP* designed to address POCs and reduce the *discharge* of pollutants from the *MS4* to the *MEP*, to protect water quality, and to satisfy the appropriate water quality requirements of the ECL and the Clean Water Act. The *SWMP* must address all permit requirements in this *SPDES* general permit.

**Stormwater Management Program Plan (SWMP Plan)** – is used by the *MS4 Operator* to document and detail the activities and measures that will be implemented to meet the terms and conditions of this *SPDES* general permit. The *SWMP Plan* must be updated during the permit term as the *MS4 Operator's* activities are modified to meet permit conditions. The *SWMP Plan* can be hardcopy or digital.

**Storm-sewershed (sewershed)** – the catchment that drains to a waterbody based on the *MS4* and surface topography. Adjacent catchment areas that drain to the same waterbody are not separate storm-*sewersheds*.

**Sump** – the part of the *catch basin* between the bottom interior of the *catch basin* and the invert of the deepest outlet of the *catch basin*.

**Surface Water(s) of the State** – must be construed to include lakes, bays, sounds, ponds, impounding reservoirs, springs, rivers, streams, creeks, estuaries, marshes, inlets, canals, the Atlantic ocean within the territorial seas of the state of New York and all other bodies of surface water, natural or artificial, inland or coastal, fresh or salt, public or private (except those private waters that

do not combine or effect a junction with natural surface or underground waters), which are wholly or partially within or bordering the state or within its jurisdiction.

Waters of the state are further defined in 6 NYCRR Parts 800 to 941. Storm sewers are not waters of the state unless they are classified in 6 NYCRR Parts 800 to 941. Nonetheless, a *discharge* to a storm sewer must be regulated as a *discharge* at the point where the storm sewer *discharges* to waters of the state.

**Suspect Illicit Discharge** – an *illicit discharge* from flowing monitoring locations with high severity (score of 3) on one or more physical indicators based on the relative severity index of physical indicators for flowing *MS4 outfalls* only; this references the Monitoring Locations Inspection and Sampling Field Sheet, adapted from CWP 2004, Section 6: Overall Outfall Characterization.

**Total Maximum Daily Load (TMDL)** – the sum of the allowable loads of a single pollutant from all contributing point and nonpoint sources. It is a calculation of the maximum amount of a pollutant that a waterbody can receive and still meet water quality standards, and an allocation of that amount to the pollutant's sources. A TMDL stipulates Waste Load Allocations (WLA) for point source *discharges*, Load Allocations (LA) for nonpoint sources, and a margin of safety (MOS).

**Traditional Land Use Control** *MS4 Operators* – a city, town, or village with land use control authority.

**Traditional Non-land Use Control** *MS4 Operators* – any county agency without land use control.

**Transitory Discharge** – a *discharge* which occurs rarely, usually in response to a singular event such as an industrial spill, ruptured tank, sewer break, transport accident or illegal dumping episode (CWP 2004).

**Water Quality Standard** – such measures of purity or quality for any waters in relation to their reasonable and necessary use as promulgated in 6 NYCRR Part 700 et seq.

# Appendix B. Designation Criteria for Identifying Regulated *Municipal Separate Storm Sewer Systems (MS4s)*, January 2010, revised January 2023

The universe of small *municipal* separate storm sewer systems (*MS4*s) is quite large. However, only a sub-set of small *MS4*s, referred to as "regulated" small *MS4*s, are covered by the Federal *stormwater* regulations. A small *MS4* can be designated as a regulated *MS4* through *automatic designation* by the USEPA or by meeting designation criteria developed by the NPDES permitting authority, the New York State Department of Environmental Conservation (*Department*) in New York State.

### Automatic Designation Criteria Required by USEPA

The USEPA's automatic designation criteria are based strictly on population and density. An area is *automatically designated* if the population is at least 50,000 and has an overall population density of at least 1,000 people per square mile based on the 2000 and 2010 censuses.

### Additional Designation Criteria

The USEPA requires the *Department* to develop a set of criteria for *additionally designated areas*. The following criteria, using a combination of population and environmental factors, have been adopted to designate additional *MS4*s in NYS.

Criterion 1: *MS4*s *discharging* to waters for which an USEPA-approved Total Maximum Daily Load (TMDL) requires reduction of a *pollutant of concern* beyond what can be achieved with existing programs (and the area is not already covered under automatic designation).

Criterion 2: *MS4*s, contiguous to *automatically designated areas* (municipal lines), that *discharge* to sensitive waters classified as AA-Special (fresh surface waters), AA (fresh surface waters) with filtration avoidance determination or SA (saline surface waters).

Criterion 3: Automatically designated areas are extended to town, village, or city boundaries, but only for town, village or city implementation of minimum control measure 4 construction site stormwater runoff control and minimum control measure 5 post-construction stormwater management in development and redevelopment. This additional designation may be waived, by written request to the Department, where the automatically designated area is a small portion of the total area of the town, village or city (less than 15 %) and where there is little or no construction activity in the area outside of the automatically designated area (less than 5 disturbed acres per year).

# **Appendix C. List of Impaired Waters**

#### NOTES FOR THE TABLE BELOW:

- 1. *MS4 Operators* must implement Part VIII.A. Pollutant Specific BMPs for Phosphorus for waterbodies with the pollutant listed as "phosphorus."
- 2. MS4 Operators must implement Part VIII.B. Pollutant Specific BMPs for Silt/Sediment for waterbodies with the pollutant listed as "silt/sediment."
- 3. *MS4 Operators* must implement Part VIII.C. Pollutant Specific BMPs for Pathogens for waterbodies with the pollutant listed as "pathogens" or "fecal coliform."
- 4. *MS4 Operators* must implement Part VIII.D. Pollutant Specific BMPs for Nitrogen for waterbodies with the pollutant listed as "nitrogen" or "ammonia."
- 5. *MS4 Operators* must implement Part VIII.E. Pollutant Specific BMPs for Floatables for waterbodies with the pollutant listed as "garbage & refuse," "oil/grease," or "oil & floating substances."

County	Waterbody Inventory/Priority Waterbody List Name (WI/PWL Number)	Pollutant	
Albany	Ann Lee (Shakers) Pond, Stump Pond (1201-0096)	Phosphorus	
Bronx	Bronx River, Lower (1702-0006) 18	Fecal Coliform	
Bronx	Bronx River, Lower (1702-0006) 18	Garbage & Refuse	
Bronx	Bronx River, Middle, and tribs (1702-0106) 18	Fecal Coliform	
Bronx	Bronx River, Middle, and tribs (1702-0106) 18	Garbage & Refuse	
Bronx	Hutchinson River, Lower, and tribs (1702 0003) 18	Garbage & Refuse	
Bronx	Long Island Sound, Western Portion (1702-0027)	Nitrogen	
Bronx	Van Cortlandt Lake (1702-0008)	Phosphorus	
Bronx	Westchester Creek (1702-0012) 18	Garbage & Refuse	
Broome	Minor Tribs to Lower Susquehanna (0603-0044)	Phosphorus	
Chautauqua	Chadakoin River and tribs (0202-0018)	Phosphorus	
Chautauqua	Lake Erie (Main Lake, South) (0105-0033)	Fecal Coliform	
Chautauqua	Lake Erie, Dunkirk Harbor (0105-0009)	Fecal Coliform	
Dutchess	Fallkill Creek (1301-0087)	Phosphorus	
Dutchess	Wappingers Lake (1305-0001)	Phosphorus	
Dutchess	Wappingers Lake (1305-0001)	Silt/Sediment	
Erie	Delaware Park Pond (0101-0026)	Phosphorus	
Erie	Ellicott Creek, Lower, and tribs (0102-0018)	Phosphorus	
Erie	Ellicott Creek, Lower, and tribs (0102-0018)	Silt/Sediment	

Erie	Green Lake (0101-0038)	Phosphorus		
Erie	Lake Erie (Main Lake, North) (0104-0037)	Fecal Coliform		
Erie	Lake Erie (Northeast Shoreline) (0104-0036)	Fecal Coliform		
Erie	Rush Creek and tribs (0104-0018)	Fecal Coliform		
Erie	Rush Creek and tribs (0104-0018)	Phosphorus		
Erie	Scajaquada Creek, Lower, and tribs (0101-0023)	Fecal Coliform		
Erie	Scajaquada Creek, Lower, and tribs (0101-0023)	Oils & Floating Sub.		
Erie	Scajaquada Creek, Lower, and tribs (0101-0023)	Phosphorus		
Erie	Scajaquada Creek, Middle, and tribs (0101-0033)	Fecal Coliform		
Erie	Scajaquada Creek, Middle, and tribs (0101-0033)	Oils & Floating Sub.		
Erie	Scajaquada Creek, Middle, and tribs (0101-0033)	Phosphorus		
Erie	Scajaquada Creek, Upper, and tribs (0101-0034)	Fecal Coliform		
Erie	Scajaquada Creek, Upper, and tribs (0101-0034)	Phosphorus		
Erie	South Branch Smoke Cr, Lower, and tribs (0101-0036)	Phosphorus		
Erie	South Branch Smoke Cr, Lower, and tribs (0101-0036)	Silt/Sediment		
Genesee	Tonawanda Cr, Middle, Main Stem (0102-0002)	Phosphorus		
Genesee	Tonawanda Cr, Middle, Main Stem (0102-0006)	Fecal Coliform		
Herkimer	Mohawk River, Main Stem (1201-0093)	Fecal Coliform		
Herkimer	Mohawk River, Main Stem (1201-0093)	Oils & Floating Sub.		
Kings	Coney Island Creek (1701-0008) 18	Fecal Coliform		
Kings	Coney Island Creek (1701-0008) 18	Garbage & Refuse		
Kings	Gowanus Canal (1701 0011) 18	Garbage & Refuse		
Kings	Hendrix Creek (1701-0006) 18	Fecal Coliform		
Kings	Hendrix Creek (1701-0006) 18	Garbage & Refuse		
Kings	Hendrix Creek (1701-0006) 18	Nitrogen		
Kings	Mill Basin and tidal tribs (1701 0178) 18	Garbage & Refuse		
Kings	Paerdegat Basin (1701-0363) 18	Garbage & Refuse		
Kings	Prospect Park Lake (1701-0196)	Phosphorus		
Monroe	Buck Pond (0301-0017)	Phosphorus		
Monroe	Cranberry Pond (0301-0016)	Phosphorus		

Monroe	Long Pond (0301-0015)	Phosphorus
Monroe	Minor Tribs to Irondequoit Bay (0302-0038)	Fecal Coliform
Monroe	Minor Tribs to Irondequoit Bay (0302-0038)	Phosphorus
Monroe	Rochester E-bayment - East (0302-0002)	Fecal Coliform
Monroe	Rochester E-bayment - West (0301-0068)	Fecal Coliform
Monroe	Thomas Creek/White Brook and tribs (0302-0023)	Phosphorus
Nassau	Beaver Lake (1702-0152)	Phosphorus
Nassau	Camaans Pond (1701-0052)	Phosphorus
Nassau	Cold Spring Harbor, and tidal tribs (1702-0018)	Pathogens
Nassau	Dosoris Pond (1702-0024)	Fecal Coliform
Nassau	East Bay (1701-0202)	Fecal Coliform
Nassau	East Meadow Brook, Upper, and tribs (1701-0211)	Silt/Sediment
Nassau	East Rockaway Inlet (1701-0217)	Fecal Coliform
Nassau	Glen Cove Creek, Lower, and tribs (1702-0146)	Fecal Coliform
Nassau	Glen Cove Creek, Lower, and tribs (1702-0146)	Silt/Sediment
Nassau	Grant Park Pond (1701-0054)	Phosphorus
Nassau	Hempstead Bay (1701-0032)	Fecal Coliform
Nassau	Hempstead Harbor, north, and tidal tribs (1702-0022)	Pathogens
Nassau	Hempstead Harbor, south, & tidal tribs (1702-0263)	Fecal Coliform
Nassau	Hempstead Lake (1701-0015)	Phosphorus
Nassau	Long Island Sound, Nassau County Waters (1702-0028)	Fecal Coliform
Nassau	Long Island Sound, Nassau County Waters (1702-0028)	Nitrogen
Nassau	Manhasset Bay, and tidal tribs (1702-0021)	Fecal Coliform
Nassau	Manhasset Bay, and tidal tribs (1702-0141)	Fecal Coliform
Nassau	Massapequa Creek, Upper, and tribs (1701-0174)	Fecal Coliform
Nassau	Massapequa Creek, Upper, and tribs (1701-0174)	Phosphorus
Nassau	Middle Bay (1701-0208)	Fecal Coliform
Nassau	Milburn/Parsonage Creeks, Upp, and tribs (1701-0212)	Phosphorus
Nassau	Mill Neck Creek and tidal tribs (1702-0151)	Pathogens
Nassau	Oyster Bay Harbor (1702-0016)	Pathogens
Nassau	Reynolds Channel, east (1701-0215)	Fecal Coliform

Nassau	Seafords/Seamans Creeks, Upper, and tribs (1701- 0201) Fecal Coliforn			
Nassau	Shell Creek and Barnums Channel (1701-0213386)	Fecal Coliform		
Nassau	South Oyster Bay (1701-0041)	Fecal Coliform		
Nassau	Tidal Tribs to Hempstead Bay (1701-0218)	Fecal Coliform		
Nassau	Tidal Tribs to Hempstead Bay (1701-0218)	Nitrogen		
Nassau	Tidal Tribs to South Oyster Bay (1701-0200)	Fecal Coliform		
Nassau	Tribs (fresh) to East Bay (1701-0204)	Fecal Coliform		
Nassau	Tribs (fresh) to East Bay (1701-0204)	Phosphorus		
Nassau	Tribs (fresh) to East Bay (1701-0204)	Silt/Sediment		
Nassau	Tribs to Smith Pond/Halls Pond (1701-0221)	Phosphorus		
Nassau	Woodmere Channel (1701-0219)	Fecal Coliform		
Nassau	Woodmere Channel (1701-0219)	Nitrogen		
New York	East River, Lower (1702-0011) 18	Garbage & Refuse		
New York	Harlem River (1702-0004) 18	Garbage & Refuse		
New York	Harlem Meer (1702-0103)	Phosphorus		
New York	The Lake in Central Park (1702-0105)	Phosphorus		
Niagara	Bergholtz Creek and tribs (0101-0004)	Fecal Coliform		
Niagara	Bergholtz Creek and tribs (0101-0004)	Phosphorus		
Niagara	Hyde Park Lake (0101-0030)	Phosphorus		
Oneida	Ballou, Nail Creeks (1201-0203)	Phosphorus		
Oneida	Mohawk River, Main Stem (1201-0010)	Fecal Coliform		
Oneida	Mohawk River, Main Stem (1201-0094)	Fecal Coliform		
Oneida	Utica Harbor (1201-0228)	Fecal Coliform		
Onondaga	Bloody Brook and tribs (0702 0006) 10	Fecal Coliform		
Onondaga	Ley Creek and tribs (0702 0001) 10	Fecal Coliform		
Onondaga	Ley Creek and tribs (0702-0001) 10	Ammonia (NH3)		
Onondaga	Ley Creek and tribs (0702-0001) 10	Phosphorus		
Onondaga	Minor Tribs to Onondaga Lake (0702-0022) 10	Nitrogen (NH3, NO2)		
Onondaga	Minor Tribs to Onondaga Lake (0702-0022) 10	Phosphorus		
Onondaga	Minor Tribs to Onondaga Lake (0702-0022) 10	Fecal Coliform		
Onondaga	Onondaga Creek, Lower (0702-0023) 10	Ammonia (NH3)		
Onondaga	Onondaga Creek, Lower (0702-0023) 10	Fecal Coliform		

Onondaga	Onondaga Creek, Lower (0702-0023) 10	Phosphorus		
Onondaga	Onondaga Creek, Middle, and tribs (0702-0004) 10	Fecal Coliform		
Onondaga	Onondaga Lake, Southern End (0702-0021) [10]	Fecal Coliform		
Ontario	Great Brook and minor tribs (0704-0034)	Phosphorus 2		
Ontario	Great Brook and minor tribs (0704-0034)	Silt/Sediment		
Orange	Greenwood Lake (1501-0001)	Phosphorus		
Orange	Monhagen Brook and tribs (1306-0074)	Phosphorus		
Orange	Orange Lake (1301-0008) [16]	Phosphorus		
Oswego	Lake Neatahwanta (0701-0018)	Phosphorus		
Putnam	Bog Brook Reservoir (1302-0041)	Phosphorus		
Putnam	Boyd Corners Reservoir (1302-0045)	Phosphorus		
Putnam	Croton Falls Reservoir (1302-0026)	Phosphorus		
Putnam	Diverting Reservoir (1302-0046)	Phosphorus		
Putnam	East Branch Reservoir (1302-0040)	Phosphorus		
Putnam	Middle Branch Reservoir (1302-0009)	Phosphorus		
Putnam	Oscawana Lake (1301-0035)	Phosphorus		
Putnam	Palmer Lake (1302-0103)	Phosphorus		
Putnam	West Branch Reservoir (1302-0022)	Phosphorus		
Queens	Alley Creek/Little Neck Bay Trib (1702-0009) 18	Fecal Coliform		
Queens	Atlantic Ocean Coastline (1701-0014)	Fecal Coliform		
Queens	Bergen Basin (1701-0009) 18	Fecal Coliform		
Queens	Bergen Basin (1701-0009) 18	Garbage & Refuse		
Queens	Bergen Basin (1701-0009) 18	Nitrogen		
Queens	East River, Upper (1702-0010) 18	Garbage & Refuse		
Queens	East River, Upper (1702-0032) 18	Garbage & Refuse		
Queens	Flushing Creek/Bay (1702 0005) 18	Garbage & Refuse		
Queens	Flushing Creek/Bay (1702-0005)	Nitrogen		
Queens	Flushing Creek/Bay (1702-0005) 18	Fecal Coliform		
Queens	Jamaica Bay, Eastern, and tribs, Queens (1701-0005)	Fecal Coliform		
Queens	Jamaica Bay, Eastern, and tribs, Queens (1701-0005)	Garbage & Refuse		
Queens	Jamaica Bay, Eastern, and tribs, Queens (1701-0005)	Nitrogen		

Queens	Kissena Lake (1702-0258)	Phosphorus
Queens	Little Neck Bay (1702-0029)	Fecal Coliform
Queens	Meadow Lake (1702-0030)	Phosphorus
Queens	Newtown Creek and tidal tribs (1702 0002) 18	Garbage & Refuse
Queens	Newtown Creek and tidal tribs (1702-0002) 18	Fecal Coliform
Queens	Shellbank Basin (1701-0001) 18	Nitrogen
Queens	Spring Creek and tribs (1701-0361) 18	Garbage & Refuse
Queens	Thurston Basin (1701-0152) 18	Fecal Coliform
Queens	Thurston Basin (1701-0152) 18	Garbage & Refuse
Queens	Willow Lake (1702-0031)	Phosphorus
Rensselaer	Nassau Lake (1310-0001)	Phosphorus
Richmond	Arthur Kill, Class I, and minor tribs (1701 0010) 18	Garbage & Refuse
Richmond	Arthur Kill, Class SD, and minor tribs (1701-0182) 18	Garbage & Refuse
Richmond	Grassmere Lake/Bradys Pond (1701-0357)	Phosphorus
Richmond	Kill Van Kull (1701 0184) 18	Garbage & Refuse
Richmond	Newark Bay (1701 0183) 18	Garbage & Refuse
Richmond	Raritan Bay, Class SA (1701-0002)	Fecal Coliform
Rockland	Congers Lake, Swartout Lake (1501-0019)	Phosphorus
Rockland	Rockland Lake (1501-0021)	Phosphorus
Rockland	Sparkill Creek, Lower (1301-0088)	Fecal Coliform
Saratoga	Ballston Lake (1101-0036)	Phosphorus
Saratoga	Dwaas Kill and tribs (1101-0007)	Phosphorus
Saratoga	Dwaas Kill and tribs (1101-0007)	Silt/Sediment
Saratoga	Lake Lonely (1101-0034)	Phosphorus
Saratoga	Tribs to Lake Lonely (1101-0001)	Fecal Coliform
Saratoga	Tribs to Lake Lonely (1101-0001)	Phosphorus
Schenectady	Collins Lake (1201-0077)	Phosphorus
Schenectady	Duane Lake (1311-0006)	Phosphorus
Schenectady	Mariaville Lake (1201-0113)	Phosphorus
Suffolk	Acabonack Harbor (1701-0047)	Pathogens
Suffolk	Agawam Lake (1701-0117)	Phosphorus
Suffolk	Beaverdam Creek and tribs (1701-0104)	Ammonia
Suffolk	Bellport Bay (1701-0320)	Pathogens

Suffolk	Big/Little Fresh Ponds (1701-0125)	Phosphorus
Suffolk	Canaan Lake (1701-0018)	Phosphorus
Suffolk	Canaan Lake (1701-0018)	Silt/Sediment
Suffolk	Centerport Harbor (1702-0229)	Pathogens
Suffolk	Conscience Bay and tidal tribs (1702-0091)	Pathogens
Suffolk	Flanders Bay, East/Center, and tribs (1701-0030)	Pathogens
Suffolk	Flanders Bay, West/Lower Sawmill Creek (1701-0254)	Nitrogen
Suffolk	Flanders Bay, West/Lower Sawmill Creek (1701-0254)	Pathogens
Suffolk	Flax Pond (1702-0240)	Fecal Coliform
Suffolk	Forge River, Lower and Cove (1701-0316)	Fecal Coliform
Suffolk	Fresh Pond (1701-0241)	Phosphorus
Suffolk	Goldsmith Inlet (1702-0026)	Pathogens
Suffolk	Goose Creek (1701-0236)	Pathogens
Suffolk	Great Cove (1701-0376)	Fecal Coliform
Suffolk	Great South Bay, East (1701-0039)	Nitrogen
Suffolk	Great South Bay, Middle (1701-0040)	Nitrogen
Suffolk	Great South Bay, West (1701-0173)	Nitrogen
Suffolk	Hashamomuck Pond (1701-0162)	Pathogens
Suffolk	Heady and Taylor Creeks and tribs (1701-0294)	Pathogens
Suffolk	Huntington Harbor (1702-0228)	Pathogens
Suffolk	Lake Montauk (1701-0031)	Pathogens
Suffolk	Lake Ronkonkoma (1701-0020)	Fecal Coliform
Suffolk	Lake Ronkonkoma (1701-0020)	Phosphorus
Suffolk	Little Sebonac Creek (1701-0253)	Pathogens
Suffolk	Long Island Sound, Suffolk Co, Central (1702-0265)	Fecal Coliform
Suffolk	Mattituck Inlet/Cr, Low, and tidal tribs (1702-0020)	Pathogens
Suffolk	Meetinghouse/Terrys Creeks and tribs (1701-0256)	Pathogens
Suffolk	Mill and Seven Ponds (1701-0113)	Phosphorus
Suffolk	Millers Pond (1702-0013)	Phosphorus
Suffolk	Moriches Bay, East (1701-0305)	Nitrogen
Suffolk	Moriches Bay, West (1701-0038)	Nitrogen
Suffolk	Mt Sinai Harbor and tidal tribs (1702-0019)	Pathogens

Suffolk	Mud Creek, Upper, and tribs (1701-0101)	Fecal Coliform		
Suffolk	Narrow Bay (1701-0318)	Pathogens		
Suffolk	Nicoll Bay (1701-0375)	Fecal Coliform		
Suffolk	North Sea Harbor and tribs (1701-0037)	Pathogens		
Suffolk	Northport Harbor (1702-0230)	Pathogens		
Suffolk	Northwest Creek and tidal tribs (1701-0046)	Pathogens		
Suffolk	Noyack Creek and tidal tribs (1701-0237)	Pathogens		
Suffolk	Ogden Pond (1701-0302)	Pathogens		
Suffolk	Patchogue Bay (1701-0326)	Pathogens		
Suffolk	Peconic River, Lower, and tidal tribs (1701-0259)	Nitrogen		
Suffolk	Peconic River, Lower, and tidal tribs (1701-0259)	Pathogens		
Suffolk	Penniman Creek and tidal tribs (1701-0300)	Pathogens		
Suffolk	Penny Pond, Wells and Smith Creeks (1701-0298)	Pathogens		
Suffolk	Phillips Creek, Lower, and tidal tribs (1701-0299)	Fecal Coliform		
Suffolk	Port Jefferson Harbor, North, and tribs (1702-0015)	Pathogens		
Suffolk	Quantuck Bay (1701-0042)	Pathogens		
Suffolk	Quantuck Bay (1701-0042)	Nitrogen		
Suffolk	Quantuck Canal/Moneybogue Bay (1701-0371)	Pathogens		
Suffolk	Quogue Canal (1701-0301)	Fecal Coliform		
Suffolk	Reeves Bay and tidal tribs (1701-0272)	Pathogens		
Suffolk	Richmond Creek and tidal tribs (1701-0245)	Pathogens		
Suffolk	Sag Harbor and Sag Harbor Cove (1701-0035)	Pathogens		
Suffolk	Sebonac Cr/Bullhead Bay and tidal tribs (1701-0051)	Pathogens		
Suffolk	Setauket Harbor (1702-0242)	Pathogens		
Suffolk	Shinnecock Bay and Inlet (1701 0033)	Nitrogen		
Suffolk	Stirling Creek and Basin (1701-0049)	Pathogens		
Suffolk	Stony Brook Harbor and West Meadow Creek (1702-0047)	Pathogens		
Suffolk	Tidal Tribs to Gr Peconic Bay, Northshr (1701-0247)	Pathogens		
Suffolk	Tidal Tribs to West Moriches Bay (1701-0312)	Fecal Coliform		
Suffolk	Tidal Tribs to West Moriches Bay (1701-0312)	Nitrogen		
Suffolk	Town/Jockey Creeks and tidal tribs (1701-0235)	Pathogens		
Suffolk	Tuthill, Harts, Seatuck Coves (1701-0309)	Pathogens		
Suffolk	Weesuck Creek and tidal tribs (1701-0111)	Pathogens		
<u> </u>		1		

Suffolk	West Creek and tidal tribs (1701-0246) Fecal Coliform		
Suffolk	Wooley Pond (1701-0048)	Pathogens	
Tompkins	Cayuga Lake, Southern End (0705-0040)	Phosphorus	
Tompkins	Cayuga Lake, Southern End (0705-0040)	Silt/Sediment	
Warren	Hague Brook and tribs (1006-0006)	Silt/Sediment	
Warren	Huddle/Finkle Brooks and tribs (1006-0003)	Silt/Sediment	
Warren	Indian Brook and tribs (1006-0002)	Silt/Sediment	
Warren	Lake George (1006-0016) and tribs	Silt/Sediment	
Warren	Tribs to Lake George, East Shore (1006-0020)	Silt/Sediment	
Warren	Tribs to Lake George, Lk.George Village (1006-0008)	Silt/Sediment	
Wayne	Lake Ontario Shoreline, Central (0302-0044)	Fecal Coliform	
Westchester	Amawalk Reservoir (1302-0044)	Phosphorus	
Westchester	Bronx River, Upper, and tribs (1702-0107)	Fecal Coliform	
Westchester	Cross River Reservoir (1302-0005)	Phosphorus	
Westchester	Hutchinson River, Middle, and tribs (1702-0074)	Fecal Coliform	
Westchester	Hutchinson River, Middle, and tribs (1702-0074)	Oil/Grease	
Westchester	Lake Katonah (1302-0136)	Phosphorus	
Westchester	Lake Lincolndale (1302-0089)	Phosphorus	
Westchester	Lake Meahagh (1301-0053)	Phosphorus	
Westchester	Lake Mohegan (1301-0149)	Phosphorus	
Westchester	Lake Shenorock (1302-0083)	Phosphorus	
Westchester	Larchmont Harbor (1702-0116)	Fecal Coliform	
Westchester	Long Island Sound, Westchester Co Waters (1702-0001)	Fecal Coliform	
Westchester	Long Island Sound, Westchester Co Waters (1702-0001)	Nitrogen	
Westchester	Mamaroneck Harbor (1702-0125)	Fecal Coliform	
Westchester	Mamaroneck River, Lower (1702-0071)	Silt/Sediment	
Westchester	Mamaroneck River, Upp, & minor tribs (1702-0123)	Silt/Sediment	
Westchester	Milton Harbor/Lower Blind Brook (1702-0063)	Fecal Coliform	
Westchester	Muscoot/Upper New Croton Reservoir (1302-0042)	Phosphorus	
Westchester	New Croton Reservoir (1302-0010)	Phosphorus	
Westchester	New Rochelle Harbor (1702-0259)	Fecal Coliform	
Westchester	Port Chester Harbor/Lower Byram River (1702-0260)	Fecal Coliform	

#### Appendix C

Westchester	Reservoir No.1/Lake Isle (1702-0075)	Phosphorus
Westchester	Saw Mill River (1301-0007)	Fecal Coliform
Westchester	Saw Mill River (1301-0007)	Phosphorus
Westchester	Saw Mill River, Middle, and tribs (1301-0100)	Fecal Coliform
Westchester	Saw Mill River, Middle, and tribs (1301-0100)	Phosphorus
Westchester	Sheldrake River (1702-0069)	Phosphorus
Westchester	Sheldrake River (1702-0069)	Silt/Sediment
Westchester	Silver Lake (1702-0040)	Phosphorus
Westchester	Teatown Lake (1302-0150)	Phosphorus
Westchester	Titicus Reservoir (1302-0035)	Phosphorus
Westchester	Truesdale Lake (1302-0054)	Phosphorus
Westchester	Wallace Pond (1301-0140)	Phosphorus

# Appendix D. Forms

Included in this section are the following documents, in order:

- Monitoring Locations Inspection and Sampling Field Sheet
- Construction Site Inspection Report Form
- No Exposure Certification
- Municipal Facility Assessment Form
- Storm Event Data Form
- Visual Monitoring Form

# **Monitoring Locations Inspection and Sampling Field Sheet**

#### **Section 1: Background Data**

Subwatershed:				Monitoring Locatio	Monitoring Location ID:		
Today's date:				Time (Military):			
Investigators:				Form completed by	<b>/</b> :		
Temperature (°F):		Rai	nfall (in.): Last 24 hou	rs: Last 48 hours:			
Latitude:		Longitude	:	GPS Unit:		GPS LMK	#:
Camera:				Photo #s:			
Land Use in Drainage	Area (Check a	ll that apply):					
☐ Industrial				☐ Open Space			
☐ Ultra-Urban Resider	ntial			☐ Institutional			
☐ Suburban Residentia	al			Other:			
☐ Commercial	Commercial Known Industries:						
Notes (e.g., origin, if kn	own):						
Section 2: Monito	ring Locat	ion Descr	iption				
LOCATION	MATE	RIAL	SH	APE	DIMENSIO	NS (IN.)	SUBMERGED
	□ RCP	☐ CMP	☐ Circular	Single	Diameter/Dime	nsions:	In Water:
☐ Closed Pipe	□ PVC	HDPE	☐ Elliptical	☐ Double			☐ No ☐ Partially ☐ Fully
☐ Closed Pipe	☐ Steel		Вох	Triple			With Sediment:
	Other:		☐ Other:	Other:			│ │ │ No │ │ Partially │ │ Fully

Depth: \_\_

Top Width: \_\_\_\_

Bottom Width: \_

Trapezoid

Parabolic

Other: \_

(applicable when collecting samples)

□No

(If present)	☐ Trickle	☐ Moderate	
--------------	-----------	------------	--

☐ Yes

**Section 3: Quantitative Characterization** 

☐ Concrete

☐ Earthen

☐ Rip-Rap

Other: \_

☐ Open drainage

☐ In-Stream

Flow Present?

Flow Description

FIELD DATA FOR FLOWING MONITORING LOCATIONS					
P	ARAMETER	RESULT UNIT		EQUIPMENT	
☐ Flow #1	Volume		Liter	Bottle	
☐ Flow #1	Time to fill		Sec		
	Flow depth		In	Tape measure	
☐ Flow #2	Flow width	, ", ——,	Ft, In	Tape measure	
☐ Flow #2	Measured length	, , , , , , , , , , , , , , , , , , , ,	Ft, In	Tape measure	
	Time of travel		S	Stopwatch	
Temperature			°F	Thermometer	
	рН		pH Units	Test strip/Probe	
	Ammonia		mg/L	Test strip	

If No, Skip to Section 5

Substantial

# **Monitoring Locations Inspection and Sampling Field Sheet**

# **Section 4: Physical Indicators for Flowing Monitoring Locations Only**

Are Any Physical Indicators Present in the flow?	□ Yes □ No	(If No, Skip to Section 5)
--	------------	----------------------------

INDICATOR	CHECK if Present		DE	SCRIPTION		RELATIVE SEVERITY INDEX (1-3)			
Odor		☐ Sewage	☐ Rancid/s	sour 🗌 Petroleur	m/gas	☐ 1 - Faint		2 – Easily detected	☐ 3 – Noticeable from a distance
Color		☐ Clear ☐ Green	☐ Brown ☐ Orange	_ ,	☐ Yellow ☐ Other:	1 – Faint colors i sample bottle	n	2 – Clearly visible in sample bottle	☐ 3 – Clearly visible in flow
Turbidity			S	ee severity		☐ 1 – Slight cloudir	ness	2 - Cloudy	☐ 3 – Opaque
Floatables		☐ Sewage	(Toilet Paper, e	etc.) 🗌 Suds		4 5 / 11 1 /		. 2 - Some: indications of	3 - Some; origin clear (e.g.,
-Does Not Include Trash!!		☐ Petroleu	m (oil sheen)	Other:		1 – Few/slight; origin not obvious		origin (e.g., possible suds or oil sheen)	obvious oil sheen, suds, or floating sanitary materials)
Are physical indicato	Section 5: Physical Indicators for Both Flowing and Non-Flowing Monitoring Locations  Are physical indicators that are not related to flow present?   Yes  No (If No, Skip to Section 6)								
INDICATOR	CHECK if I	Present		Di	ESCRIPTION			COMMENTS	
Monitoring Location Damage			☐ Spalling, C	racking or Chippi	ng Peeling F	aint			
Deposits/Stains			Oily	☐ Flow Line	e 🔲 Paint	Other:			
Abnormal Vegetation			Excessive	☐ Inhibited					
Poor pool quality			☐ Odors ☐ Suds	☐ Colors ☐ Excessiv	☐ Floatable re Algae	s			
Pipe benthic growth			Brown	☐ Orange	Green	Other:			
Section 6: Overall	Monitoring Loc	ation Char	acterization	1					
☐ Unlikely ☐					☐ Suspect (c	one or more indica	tors wi	th a severity of 3)	☐ Obvious
Section 7: Data Col	llection								
1. Sample for the lab?			☐ Yes ☐	] No					
2. If yes, collected from	ո:	[	☐ Flow ☐	] Pool					
Intermittent flow trap	set?	1	□ Yes □	7 No	If Yes, to	/ре: □ ОВМ	☐ Cau	k dam	

Section 8: Any Non-Illicit Discharge Concerns (e.g., trash or needed infrastructure repairs)?



# NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION DIVISION OF WATER



2	<u> </u>	NEW YORK STATE	Department of Environmental Conservation	k State Department of Environmen	ntal Conservatio	on			
				nspection Report for SPDES MS4 (			24-001		
 	⊃ro	ject N	ame:		Date:				
-	⊃ro	ject L	ocation:		Weather:				
			(if any): NYR	Ocetants de CIVere CIVer					
Ľ	-ei	11111 #	(II ally). NTK	Contacted: □Yes □No	Entry Time:	I	EXIL IIII	lle.	
1	Var	ne of	SPDES Permittee:		Inspection Type:	□NOT	□ Comp	plaint	
F	Pho	ne N	umber(s):			□ Cor	npliance [	□ Referral	
(	On-	site R	depresentative(s) and Company(s):		MS4 Operator Nar	ne:			
					·				
					MS4 Permit ID: N	/R20A			
SPD	ES	Auth	ority						
Y	'es	No I	N/A				Citation		
1. [	□ □ Does the project have permit coverage?						GP-0-20-001: I.A & II. B		
2. [	. $\ \square \ \square \ \square$ Is a copy of the NOI and Acknowledgment Letter available on site and accessible for viewing?						GP-0-20-001: II.D.2		
3. □ □ □ Is a copy of the MS4 SWPPP Acceptance Form available on site and accessible for viewing?							GP-0-20-001: II.D.2		
□ □ □ Is an up-to-date copy of the signed SWPPP retained at the construction site?							GP-0-20-001: II.D.2. & III.A.4		
5. $\square$ $\square$ Is a copy of the SPDES General Permit retained at the construction site?							GP-0-20-001: II.D.2		
3. □ □ □ Does the NOI accurately report the number of acres to be disturbed?						GP-0-20-001: II.B.4			
SWP	PF	Cont	<u>tent</u>						
Y	'es	No I	N/A				Citation		
7. $\square$ $\square$ Does the SWPPP describe and identify the erosion and sediment control measures to be employed?						)	GP-0-20-0	001: III.B.1.e	
3. [	. $\Box$ $\Box$ Does the SWPPP provide an inspection schedule and maintenance requirements for the E&SC measures?						GP-0-20-0	001: III.B.1.i	
9. [	.   Does the SWPPP describe and identify the stormwater management practices to be employed?						GP-0-20-0	001: III.B.2	
10. [	0. $\square$ $\square$ Does the SWPPP identify the contractor(s) and subcontractor(s) responsible for each measure?						GP-0-20-0	001: III.A.6	
11. [			•	one trained individual from each contractor(s)	,			GP-0-20-001: III.A.6	
12. [	2.   Does the SWPPP include all the necessary Contractor Certification Statements and signatures?						001: III.A.6		
	3. □ □ □ Is the SWPPP signed by the permittee?					GP-0-20-001: VII.H.2			
	4.   Is the SWPPP prepared by a qualified professional (if post-construction stormwater management required)?				. ,	<sup>,</sup> GP-0-20-001: III.A.3			
15. [				nced Phosphorus Removal Standards (project	ts in TMDL watershe	eds)?	GP-0-20-0	001: III.B.3	
		keepi No l					Citation		
				required by the permit (weekly, or twice weekl	v for >5 acres distur			001:IV.C.2.a. & b	
					•	,		001:II.C.2.,IV.C.6 & VII.H	
	<ul> <li>□ □ □ Are the self-inspections performed and signed by a qualified inspector and retained on site?</li> <li>□ □ □ Do the qualified inspector's reports include the minimum reporting requirements?</li> </ul>							001: IV.C.4	
10. [ 19. [				ective measures that have not been implement				001: IV.C.5	
Ο. ι	_		Do mopodion reports facility come	ouve measures that have not been implement	tod of die reculining.		0. 0.20	301.14.0.0	



# NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION DIVISION OF WATER



#### **Visual Observations**

Yes No N/A	Citation
20. □ □ □ Are all erosion and sediment control measures installed properly?	GP-0-20-001: VII.L
21. □ □ □ Are all erosion and sediment control measures being maintained properly?	GP-0-20-001: IV.A.1
22.   Was written authorization issued for any disturbance greater than 5 acres?	GP-0-20-001: II.D.3
23. $\square$ $\square$ Have stabilization measures been implemented in inactive areas per Permit (>5acres) or ESC Standard?	GP-0-20-001: II.D.3.b & III.B.1.f
24. □ □ □ Are post-construction stormwater management practices constructed/installed correctly?	GP-0-20-001: III.B.2
25. $\square$ $\square$ Has final site stabilization been achieved and temporary E&SC measures removed prior to NOT submittal?	GP-0-20-001: V.A.2
26. □ □ □ Was there a discharge from the site on the day of inspection?	
27. $\square$ $\square$ Is there evidence that a discharge caused or contributed to a violation of water quality standards?	ECL 17-0501, 6 NYCRR 703.2 &
	GP-0-20-001: I.D

#### **Water Quality Observations**

Describe the discharge(s): location, source(s), impact on receiving water(s), etc.

Describe the quality of the receiving water(s) both upstream and downstream of the discharge:

Describe any other water quality standards or permit violations:



## NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION DIVISION OF WATER



Additional Comments:	
□ Photographs attached	
Overall Inspection Rating:   Satisfactory   Marginal	Unsatisfactory
Name/Agency of Lead Inspector:	Signature of Lead Inspector:
Names/Agencies of Other Inspectors:	

#### **NO EXPOSURE CERTIFICATION**



## For High Priority Municipal Facilities in SPDES MS4 General Permit, GP-0-24-001

The completed No Exposure Certification must be documented in the SWMP Plan. *Please do not submit this form to the Department unless requested.* 

I. Ow	I. Owner/Facility Information					
Owner	r/Operator Name:					
Mailin	g Address:		City/State/Zip:			
Conta	ct Name:			Phone No.:		
Facilit	y Name:					
Street	Address:		City/State/Zip:			
Count	y:	Latitude:		Longitude:		
II. Exposure Checklist						
Are any of the following materials or activities exposed to precipitation, now or in the foreseeable future? (Please check either "Yes" or "No" in the appropriate box.) If you answer "Yes" to any of these questions (1) through (11), you are not eligible for no exposure.						NO
1	Using, storing or cleaning mach equipment remain and are exp	ninery or equipment, and areas where posed to stormwater	residuals from us	sing, storing or cleaning machinery or		
2	Materials or residuals on the gr	ound or in stormwater inlets from spill	s/leaks			
4	Material handling equipment (e.	xcept adequately maintained vehicles	)			
5	Materials or products during loa	ading/unloading or transporting activiti	ies			
6	Materials or products stored ou stormwater does not result in t	tdoors (except final products intended he discharge of pollutants)	d for outside use [6	e.g., new cars] where exposure to		
7	Materials contained in open, de	eteriorated or leaking storage drums, b	parrels, tanks, and	l similar containers		
8	Materials or products handled/s	stored on roads or railways owned or r	maintained by the	discharger		
9	Waste material (except waste in	n covered, non-leaking containers [e.	g., dumpster])			
III. Ce	ertification					
exclus indust under munic permit	I certify under penalty of law that I have read and understand the eligibility requirements for claiming a condition of "no exposure" and obtaining an exclusion from SPDES stormwater permitting. I certify under penalty of law that there are no discharges of storm water contaminated by exposure to industrial activities or materials from the industrial facility or site identified in this document (except as allowed under 40 CFR 122.26(g)(2)). I understand that I am obligated to submit a no exposure certification form upon request to the NPDES permitting authority or to the operator of the local municipal separate storm sewer system (MS4) into which the facility discharges (where applicable). I understand that I must allow the SPDES permitting authority, or MS4 Operator where the discharge is into the local MS4, to perform inspections to confirm the condition of no exposure and to make such inspection reports publicly available upon request.					
Printe	d Name:			Title/Position:		
Signa	ture:			Date:		



#### Municipal Facility Assessment Form For SPDES MS4 General Permit, GP-0-24-001

Assessments must be conducted by a person with the knowledge and skills to assess conditions and activities that could impact stormwater quality at the facility and evaluate the effectiveness of best management practices required by the SPDES MS4 General Permit (GP-0-24-001).

MS4	Permit ID:	MS4 Operator Name:			
Facili	ty Name:	Facility Type:	Date:		
Weat	her Conditions:				
Is sto	rmwater runoff present during this assessment? ☐ Yes ☐ No				
Comm	nents:				
					l
Gen	<u>eral</u>			Yes	No
1	1 Is this a high priority municipal facility?				
2 If this is a high priority municipal facility, does the facility qualify for a No Exposure Certification?					
3 If this is a high priority municipal facility, is there a completed SWPPP available?					
4 Does the facility have any MS4 outfalls?					
5 Does the facility have any interconnections?					
6	Does the facility have any municipal facility intraconnections?				
Comm	ents:		•		
Goo	d Housekeeping			Yes	No
7	Are paved surfaces free of trash, sediment, and/or debris?				
8	Date the paved area was last swept or vacuumed.				
9	Do outdoor waste receptacles have covers?				
10	Are the waste receptacles emptied on a regular basis?				
11	Are there signs of leaks, contaminants or overfilling at the waste receptacle area?				
12 Are the following facility areas free of accumulated trash, sediment, debris, contaminants, and spills:					
	- Salt storage areas				
- Container storage areas					
	- Maintenance areas				

- Staging areas				
	- Material stockpile areas			
Comm	ents:			
Vehi	icle and Equipment Areas	□ <u>N/A</u>	Yes	No
13	Are vehicle/equipment parked indoors or under a roof?			
14	Are vehicles/equipment washed in only designated areas?			
15 Are vehicles washed regularly to remove contamination and prevent them from polluting stormwater?				
16	Is all wash water treated in an oil water separator prior to discharge?			
17	Is all wash water managed so it does not enter the MS4?			
Comme	ents			
Vehi	icle/Equipment Maintenance	□ <u>N/A</u>	Yes	No
18 Is equipment stored under shelter or elevated and covered?				
19 Are fluids drained over a drip pan or pad?				
20 Are funnels or pumps used when transferring fluids?				
21 Are waste rags and used absorbent pads disposed of properly?				
Are any vehicles and/or equipment leaking fluids?				
23 Are drip pans immediately placed under leaks?				
Are materials, equipment, and activities located so that leaks are contained in existing containment and diversion systems (confine the storage of leaky or leak-prone vehicles and equipment awaiting maintenance to protected areas)?				
25	Are vehicles inspected daily for leaks?			
Comm	ents:			
Fuel	ling areas	□ <u>N/A</u>	Yes	No
26	Is fueling performed under a canopy or roof?			
27 Are spill cleanup materials available at the fueling area?				
28 Are breakaway valves used on fueling hoses?				
29 Is the fueling handle lock disconnected so the operator must attend the fueling?				
30 Is stormwater runoff from fueling area treated in an oil/water separator?				
31	Is the fueling automatic stop inspected regularly to ensure it is working properly?			
32	Are all fuel deliveries monitored?			
Comm	ents:			

Salt	Storage Piles or Pile Containing Salt	□ <u>N/A</u>	Yes	No	
33	Is salt stored in a salt storage building or under a roof?				
34	Are controls in place to minimize spills while adding or removing material from the pile?				
35	Are salt spills cleaned up promptly?				
36	Is overflow and tracked salt removed promptly from loading areas?				
37	Is stormwater draining away from the salt pile directed to a vegetated filter area				
Comm	ents:				
Fluid	ds Management	□ <u>N/A</u>	Yes	No	
38					
39 Are fluids stored in appropriate containers and/or storage cabinets?					
40 Are all fluids kept in original containers or labeled in a manner that describes the contents adequately?					
41 Are Material Safety Data Sheets (MSDS/SDS) readily available?					
42 Are all containers that are stored free of leaks or deposits?					
43 Are containers of product inspected regularly?					
44 Is used oil and antifreeze stored indoors and/or on spill containment pallets?					
45 Is used oil and antifreeze properly disposed of or recycled?					
Comm	ents:				
			Voc	No	
Lead	d Acid Batteries	□ <u>N/A</u>	Yes		
46	Are lead-acid batteries stored indoors on spill containment pallets or in bins?				
47	Are intact batteries stored on an acid-resistant rack or tub?				
48	Are cracked or leaking batteries stored in labeled, closed, leak-proof containers?				
49 Is the date each battery was placed in storage recorded?					
50 Are batteries stacked more than 5 high?					
51 Are batteries inspected regularly for leaks?					
Comr	nents:				
Spill	Prevention and Response Procedures	□ <u>N/A</u>	Yes	No	
52	Are vehicles inspected daily for leaks?				

Is spill control equipment and absorbents readily available?				
54	Are emergency phone numbers posted in conspicuous areas?			
55	Are spills contained and cleaned up immediately?			
Comm	ents:			
Gen	eral Material Storage Areas	□ <u>N/A</u>	Yes	No
56	Are leaking or damaged materials stored inside a building or another type of storm resistance shelter?			
Are all material stockpiles within containment structures (e.g., concrete barriers, earthen berms) or stored in a manner that does not allow discharge of impacted stormwater?				
58	Are used fuel tanks and other scrap metal and parts drained of fluids and stored under cover?			
59	Are outdoor containers covered?			
60	Are piles of spoils, asphalt, debris, etc. stored under a roof or cover?			
61	Are spills of material or debris cleaned up promptly?			
62 Are used tire storage piles placed away from storm drains or conveyances?				
63 Are tires recycled frequently to keep the number of stored tires manageable?				
Comr	ments:			
Stor	mwater Management		Yes	No
Are employees trained on the municipal facility procedures?				
66 Are BMPs and treatment structures working as designed?				
67	67 Are BMPs and treatment structures free from debris buildup or overgrown vegetation that may impair function?			
Catch basins should be cleaned in accordance with the timeframes listed in Part VI.F.3.c.iii. / Part VII.F.3.c.iii, depending on the MS4 Operator type. Based on this, do any catch basins need to be cleaned?				
		ending on		
69		ending on		
69 70	the MS4 Operator type. Based on this, do any catch basins need to be cleaned?	ending on		
	the MS4 Operator type. Based on this, do any catch basins need to be cleaned?  Are berms, curbing or other methods used to divert and direct discharges adequate and in good condition?  Are rooftop drains directed to areas away from pavement?	ending on		
70 Comm	the MS4 Operator type. Based on this, do any catch basins need to be cleaned?  Are berms, curbing or other methods used to divert and direct discharges adequate and in good condition?  Are rooftop drains directed to areas away from pavement?	ending on		
70 Comm	the MS4 Operator type. Based on this, do any catch basins need to be cleaned?  Are berms, curbing or other methods used to divert and direct discharges adequate and in good condition?  Are rooftop drains directed to areas away from pavement?  ents:			
70 Comm	the MS4 Operator type. Based on this, do any catch basins need to be cleaned?  Are berms, curbing or other methods used to divert and direct discharges adequate and in good condition?  Are rooftop drains directed to areas away from pavement?  ents:  Sion and Sediment Controls  Are soil stabilization measures (e.g., seed and mulch, rolled erosion control products) considered in areas that he		Yes	No
70 Comm	the MS4 Operator type. Based on this, do any catch basins need to be cleaned?  Are berms, curbing or other methods used to divert and direct discharges adequate and in good condition?  Are rooftop drains directed to areas away from pavement?  ents:  Sion and Sediment Controls  Are soil stabilization measures (e.g., seed and mulch, rolled erosion control products) considered in areas that he potential for significant soil erosion?	nave the	Yes	No

Comments:					
Corrective Actions	and Comment				
Describe Inspection find	dings and if necessary, the corrective actions taken				
Inspector Signature		Date:			



Date

#### Storm Event Data Form for SPDES MS4 General Permit, GP-0-24-001

		\i	-		C	on	se	rvati	on			GP-0	)-24-0(	)1			
Do not sul	omit tl	nis fo	orm to	the	Depa	artme	nt; ke	eep this	form with th	e municipal facil	ity's SWPPP an	nd in the N	MS4 Oper	ator's SWI	MP Plan.		
Permit Nu	mber:																
N Y	R	2	0	Α													
Facility Na	ime:																
Contact F	irst Na	ame:															
Contact La	ast Na	ame:														-	
Contact P	hone:																
Contact E	mail:																
Storm Eve	ent Da	ite:															
Storm Dui	ation	(in h	ours)	):													
Rainfall M	easur	eme	nt fro	m St	orm l	Event	t (in ii	nches):									
Date of La	ıst Me	easur	able	Storr	n Ev	ent:											
Duration E	Betwe	en S	torm	Ever	nt Sai	mpled	d and	l End of	Previous Me	easurable Storm	ı (in hours):						
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	Facili	ty Ope	erator F	First Na	ame (p	lease p	orint or	type)			Facility Operator	r Last Name	(please print	or type)			

Signature



## Visual Monitoring Form MS4 GP-0-24-001

All high priority municipal facilities covered under the MS4 GP-0-24-001 must perform Visual Monitoring twice a permit term, separated by a minimum of one (1) year. Please see the permit Part VI.F/VII.F for additional requirements. This form is part of the facilities records and should be retained onsite with the facility's Stormwater Pollution Prevention Plan. *Please do not submit this form to the Department*.

MS4 Operator Permit ID Facility Name	
Outfall Number Examiner's Name	Examiner's Title
	Alifying Storm?  Yes ONo Runoff Source?  ORainfall OSnowmelt
Date/Time Collected	Date/Time Examined  AM / PM
Does the stormwater appear to be colored?  If yes, describe	OYes ONo
2. Is the stormwater clear or transparent?	Yes ONo
If yes, which of the following best describes the clarity of the stormwater:	OClear OMilky Opaque
3. Can you see a rainbow sheen effect on the water surface?	0 0
If yes, which best describes the sheen?	ORainbow Sheen OFloating Oil Globules
4. Does the sample have an odor?	OVes ONo

If yes, describe		
5. Is there something floating on the surface of the sample?	Yes	ON <sub>o</sub>
If yes, describe		
6. Is there something suspended in the water column of the sample?	OYes	$\bigcirc$ No
If yes, describe	O163	One
If yes, describe		
	_	_
7. Is there something settled on the bottom of the sample?	OYes	$\bigcirc$ No
If yes, describe		
8. Is there foam or material forming on the top of the sample surface?	OYes	s <b>O</b> No
If yes, describe		
Detail any concerns, corrective actions taken and any other indicators of pollution present in the sample:		

#### **Works Cited**

Center for Watershed Protection, Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assistance, October 2004 (CWP 2004)

New York State Department of Environmental Conservation, Maintenance Guidance: Stormwater Management Practices, March 31, 2017 (NYS DEC Maintenance Guidance 2017)

New York State Department of Environmental Conservation, Model Local Law to Prohibit Illicit Discharges, Activities and Connections to Separate Storm Sewer Systems, April 2006 (NYS DEC Model IDDE Local Law 2006)

New York State Department of Environmental Conservation, Sample Local Law for Stormwater Management and Erosion & Sediment Control, March 2006 (NYS DEC Sample SM and E&SC Local Law 2006)

New York State, Standards and Specifications for Erosion & Sediment Control, November 2016 (NYS E&SC 2016)

New York State, Stormwater Management Design Manual, January 2015 (NYS SWMDM 2015)

SPDES Multi-Sector General Permit for Stormwater Discharges Associated with Industrial Activity, GP-0-23-001 (MSGP)

SPDES General Permit for Stormwater from Construction Activities, GP-0-20-001 (CGP)

SPDES General Permit for Stormwater Discharges from the Municipal Separate Storm Sewer Systems, GP-0-24-001 (MS4 GP)

United States Department of Transportation Federal Highway Administration, Highway Functional Classification Concepts, Criteria and Procedures, 2013 (USDOT 2013) Appendix E – Illicit Discharge Detection, Track Down, and Elimination (IDDE) Program

### Village of Lloyd Harbor

# Illicit Discharge Detection, Track Down, and Elimination (IDDE) Program



New York State Pollutant Discharge Elimination System (SPDES)
General Permit for Stormwater Discharges from
Municipal Separate Storm Sewers (MS4s)
General Permit No. GP-0-24-001

November 2025

Prepared By: H2M architects + engineers 538 Broad Hollow Road Melville, NY 11747

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- Table 4: Illicit Discharge Elimination Timeframes

#### 1. Introduction

In accordance with the requirements set forth in Part VI.C of the New York State Department of Environmental Conservation's (NYSDEC) General Permit for Stormwater Discharges from Municipal Separate Storm Sewer Systems Permit, GP-0-24-001 (MS4 General Permit), all MS4s must develop and implement a program to detect, track down, and eliminate illicit discharges to the MS4 (IDDE Program).

The Incorporated Village of Lloyd Harbor (Village) has prepared this IDDE Program in accordance with the requirements set forth in Part VI.C of the MS4 General Permit. The objectives of this IDDE Program include:

- Prevent pollutants from entering local waterways (Huntington Harbor, Cold Spring Harbor, and Lloyd Harbor)
- Maintain and update GIS-based maps of stormwater infrastructure
- Systematically inspect and sample monitoring locations to detect illicit discharges
- Track down sources of suspected or obvious illicit discharges using approved methods
- Eliminate illicit discharges through enforcement, corrective actions, and infrastructure repairs
- Comply with regulatory timeframes for detection, track down, and elimination procedures
- Enforce local laws and penalties to ensure compliance with MS4 regulations
- Provide training to municipal staff and educate the public on stormwater pollution prevention

The Village's Stormwater Management Officer (SMO), currently the Superintendent of Highways along with the Building Inspector, and other Village staff assigned are responsible for enforcing the provisions of the SWMP. When a possible illicit discharge is reported, the SMO is responsible for overseeing its tracking, coordinating its elimination, and ensuring proper reporting.

Village staff are required to follow this IDDE Program to detect, track down, and eliminate potential and/or actual illicit discharges. This program provides clear procedures and guidelines to ensure consistent practices and compliance with Part VI.C of the MS4 General Permit.

#### 2. Legal Authority

The Village has adopted Local Law No. 3 of 2007, "Illicit Discharges, Activities and Connections to the Separate Storm Sewer System," which provides the authority to:

- Prohibit illicit connections and discharges
- Conduct inspections and investigations
- Impose penalties for violations
- Require implementation of Best Management Practices (BMPs)
- Require notification of spills to the responsible party
- Maintain/repair individual sewage treatment systems
- Suspend access to the MS4

These prohibitions, regulations, and penalties can be found under sections of the Municipal Code listed in Table 1.

<sup>&</sup>lt;sup>1</sup> General Permit for Stormwater Discharges from Municipal Separate Storm Sewer Systems Permit GP-0-24-001 was issued by NYSDEC on December 13, 2023 and became effective January 3, 2024.

Table 1: Village Code Se	ections Supp	orting IDDE Program Implementation
Chapter	Section	Description
Chapter 170 – Storm Sewers	<u>§ 170-5</u>	Discharge and illicit connection prohibitions; exceptions.
Chapter 170 – Storm Sewers	<u>§ 170-6</u>	Prohibition against failing individual sewage treatment systems.
Chapter 170 – Storm Sewers	<u>§ 170-7</u>	Prohibition against activities contaminating stormwater.
Chapter 170 – Storm Sewers	<u>§ 170-8</u>	Prevention, control and reduction of stormwater pollutants by use of BMPs.
Chapter 170 – Storm Sewers	§ 170-9	Emergency situations; suspension of access to MS4.
Chapter 170 – Storm Sewers	§ 170-11	Access and monitoring of discharges.
Chapter 170 – Storm Sewers	<u>§ 170-12</u>	Notification of spills.
Chapter 170 – Storm Sewers	<u>§ 170-13</u>	Enforcement; penalties for offenses
Chapter 170 – Storm Sewers	<u>§ 170-14</u>	Violations deemed a public nuisance.
Chapter 170 – Storm Sewers	<u>§ 170-15</u>	Remedies not exclusive.

Additionally, the Village has developed an Enforcement Response Plan (ERP), included as Appendix C to the Village's SWMP, which outlines enforcement procedures relating to illicit discharges and describes the duties of the enforcement staff and the tools available to those staff to help ensure compliance with applicable regulations.

#### 3. MS4 Mapping

The Village maintains up-to-date GIS-based maps of the storm sewer system that include:

- MS4 outfalls
- Interconnections
- Preliminary storm-sewershed boundaries
- MS4 infrastructure, including:
  - Conveyance system
  - Type (closed pipe or open drainage);
  - Conveyance description for closed pipes (material, shape, dimensions);
  - Conveyance description for open drainage (channel/ditch lining material, shape, dimensions); and
  - Direction of flow;
- Culvert crossings (location and dimensions)
- Stormwater structures
  - o Type (drop inlet, catch basin, or manhole); and
  - Number of connections to catch basins, and manholes;
- Basemap information:
  - Automatically and additionally designated areas
  - Names and location of all surface waters of the State, including:
    - Waterbody classification
    - Waterbody Inventory/Priority Waterbodies List (WI/PWL);
    - Impairment status; and
    - POC, if applicable;
  - Land use

- o Roads
- Topography

These maps can be found in the Appendix A of the Village's SWMP.

#### 4. Illicit Discharge Detection

Per Part VI.C of the MS4 General Permit, MS4s must develop, implement, and enforce a program which systematically detects illicit discharges to the MS4.

Sections 4.1 through 4.5 outline the Village's illicit discharge detection program.

#### 4.1 Public Reporting of Illicit Discharges

Section 1.3.2 of the Village's SWMP identifies two (2) Village staff members to whom the public can report illicit discharge complaints. The SWMP includes the phone number and email for these two (2) individuals.

#### 4.2 Monitoring Locations

According to the MS4 General Permit Part VI.C.1.b monitoring locations that should be used to detect illicit discharge include MS4 outfalls, interconnections, and municipal facility intraconnections. As of November 2025, the Village has the following number of monitoring locations:

Table 2: Village Monitoring Locations								
Monitoring Location Type	Number							
MS4 outfalls	34							
Interconnections	0							
Municipal facility intraconnections	3							
TOTAL	37							

#### 4.3 Monitoring Locations Inventory

According to the MS4 General Permit Part VI.C.1.c, within three (3) years of the permit term, MS4s must develop an inventory of monitoring locations. Some of the information that must be included in the inventories include ID, prioritization, monitoring location type, name of MS4 Operator's municipal facility, and receiving waterbody name and class. The monitoring location inventory will be incorporated into the Village's IDDE Program by the end of the third year of the permit term.

#### 4.4 Monitoring Locations Prioritization

According to the MS4 General Permit Part VI.C.1.d, within three (3) years of the permit term, the MS4 must prioritize monitoring locations included in the monitoring locations inventory as high or low. High priority monitoring locations include monitoring locations:

- 1. At a high priority municipal facility
- 2. Discharging to impaired waters
- 3. Discharging with a TMDL watershed
- 4. Discharging to water with Class AA-S, A-S, AA, A, B, SA, or SB and/or
- 5. Have confirmed citizen complaints on three or more separate occasions in the last twelve (12) months

All other monitoring locations are considered low priority. The prioritization of the Village's monitoring locations will be incorporated into the Village's IDDE Program by the end of the third year of the permit term.

#### 4.5 Monitoring Locations Inspection and Sampling Program

Per Part VI.C.1.e of the MS4 General Permit, MS4s must develop a monitoring location and sampling program within two (2) years of the permit term. Sections 4.5.1 and 4.5.2 discuss the program the Village has developed and implemented to ensure that monitoring locations are inspected and sampled in accordance with the MS4 General Permit requirements.

#### 4.5.1 Monitoring Locations Inspection Requirements

As required by the MS4 General Permit Part VI.C.1.e.i, the Village conducts dry weather inspections of each of the Village's 37 known monitoring locations once every five (5) years from the most recent inspection. According to NYSDEC, dry-weather monitoring location inspections are defined as inspections that are conducted at least 48 hours after a rain event of 0.5 inches or greater.

While the inspection is being performed, the shape, diameter and material of each monitoring location are recorded. Additionally, physical characteristics such as the existence of dry-weather flow, monitoring location damage and whether the monitoring location is submerged in water or sediment are documented. The inspections are scheduled during low tide, when possible, to maximize the visibility and accessibility of the monitoring location.

The Village utilizes the NYSDEC Monitoring Locations Inspection and Sampling Field Sheet (Appendix D to the MS4 General Permit) when conducting the inspections. The form supports the Village in identifying the presence of any physical indicators of an illicit discharge. For flowing monitoring locations, physical indicators include odor, color, turbidity, and floatables. Physical indicators not related to flow include monitoring location damage, deposits/stains, abnormal vegetation, poor pool quality, and pipe benthic growth.

After filling out an inspection form, the monitoring location is characterized as one (1) of the following:

- 1. Unlikely illicit discharge
- 2. Potential illicit discharge (presence of two or more indicators)
- 3. Suspected illicit discharge (one or more indicators with a severity of 3)
- 4. Obvious illicit discharge

Further, if physical indicators not related to flow were identified for the monitoring location, and the physical indicator is indicative of an intermittent discharge, then the Village will reinspect the monitoring location within thirty (30) days and utilize one (1) or more of the five (5) techniques identified in Chapter 12.6 of the Center for Watershed Protection's *Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assessments* (referred to as the CWP 2004 in the MS4 General Permit)<sup>3</sup>. These techniques include:

- Odd hours monitoring
- Optical brightener monitoring traps
- Caulk dams
- Pool sampling
- Toxicity monitoring

However, if physical indicators not related to flow were identified for the monitoring location, and the physical indicator is indicative of a transitory discharge,<sup>4</sup> then the Village will reinspect the monitoring location within thirty (30) days, collect a sample, and attempt to trace transitory discharges back up the

<sup>&</sup>lt;sup>2</sup> An intermittent discharge is defined as a discharge which occurs over a shorter period of time (e.g., a few hours per day or a few days per year) (CWP 2004)

<sup>&</sup>lt;sup>3</sup> Center for Watershed Protection's Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assessments. Available from: <a href="https://owl.cwp.org/mdocs-posts/idde-guidance-manual/">https://owl.cwp.org/mdocs-posts/idde-guidance-manual/</a>. Accessed November 2025.

<sup>&</sup>lt;sup>4</sup> A transitory discharge is defined as a discharge which occurs rarely, usually in response to a singular event such as an industrial spill, ruptured tank, sewer break, transport accident or illegal dumping episode (CWP 2004)

pipe or drainage area using visual techniques. Follow up strategies to document transitory discharges are included in Table 49 of the CWP 2004.

When a suspected or obvious illicit discharge is detected, Village staff will notify the SMO immediately, and the incident is documented in the SWMP.

The monitoring location inspection procedures are reviewed and/or updated annually based on monitoring location inspection results.

#### 4.5.2 Monitoring Locations Sampling Program

Sampling of monitoring locations is required when dry weather inspections result in a suspected or obvious illicit discharge characterization on the Monitoring Locations Inspection and Sampling Field Sheet (Appendix D to the MS4 General Permit). The physical indicators of a potential or suspected illicit discharge are listed in the Monitoring Locations Inspection and Sampling Field Sheet and include odor, color, turbidity and floatables. If the source of the illicit discharge is unmistakable, sampling is not required.

As of November 2025, the Village has not had a suspected or obvious illicit discharge that required sampling. However, should the Village encounter a suspected or obvious illicit discharge, the Village will conduct sampling with the basic equipment listed in Table 40: Equipment Needed for Sample Collection found in Chapter 12 of the CWP 2004. The Village will then decide whether to analyze the samples in house or to contract a lab based on the following factors listed in page 124 of the CWP 2004:

- level of precision or accuracy needed for the indicator parameter(s)
- how quickly results are needed
- staff time and training needs to support in-house analysis
- safe environment availability for in-house analysis
- comparative cost
- laboratory location and availability

Should analysis of samples be conducted in-house, the Village will utilize the basic supplies and analytical methods supplies needed to perform lab analysis which are listed in Tables 41 and 42 in Chapter 12 of the CWP 2004.

Should analysis of samples be contracted to a lab, the Village will ensure the lab is EPA-certified for the indicator parameter(s) being tested. The EPA provides information to find a certified laboratory by state by providing links to all of the state's laboratory certification programs. The program for NYS is through the New York State Department of Health's Wadsworth Center which provides a resource for searching for accredited environmental laboratories within the State.<sup>5</sup> If sampling is necessary, the Village will utilize this resource.

In the event that sampling results indicate that there is cause to initiate track down procedures, the Village will employ the Village's illicit discharge track down procedures and timeframes required for suspected and obvious discharges outlined in Section 5.1.

The monitoring location sampling procedures outlined in this section are reviewed and/or updated annually based on monitoring location inspection results.

<sup>&</sup>lt;sup>5</sup> NYS Department of Health Wadsworth Center - Search NY Accredited Environmental Laboratories. Available from: https://apps.health.ny.gov/pubdoh/applinks/wc/elappublicweb/. Accessed November 2025.

#### 4.5.3 Monitoring Locations Inspection and Sampling Program Training

The Village ensures that training is provided to existing staff on the inspection requirements outlined in Section 4.5.1. Training is provided once every five (5) years and is given prior to Village staff conducting monitoring location inspections.

As of November 2025, the Village has not had to employ their sampling program as no illicit discharges have been detected in the Village; however, should the sampling program be employed, applicable Village staff would be trained on the sampling program identified in Section 4.5.2 and would perform the sampling in accordance with the MS4 General Permit and the CWP 2004. Samples would be sent to a lab that is EPA-certified for the indicator parameter(s) being tested.

New staff are trained on the Village's monitoring locations inspection and sampling program prior to conducting monitoring location inspections or sampling.

If the monitoring locations inspection or sampling program is updated, all Village staff are trained on the updates prior to conducting monitoring location inspections or sampling.

The Village staff who have received monitoring locations inspection and sampling program training are listed in Table 3 of the Village's SWMP and the names, titles, and contact information for these staff members are updated annually.

#### 5. Illicit Discharge Track Down

Per Part VI.C.2 of the MS4 General Permit, MS4s must develop an illicit discharge track down program to identify the source of illicit discharges and the responsible party within two (2) years of the permit term.

Sections 5.1 and 5.2 outline the Village's illicit discharge track down program.

#### 5.1 Illicit Discharge Track Down Procedures and Timeframe

As noted in Section 4.5.2 the Village has not had a suspected or obvious illicit discharge. However, should an illicit discharge be detected in the Village, the Village or a licensed contractor will utilize one (1) or more of the track down procedures outlined in Chapter 13 of the CWP 2004 and described below.

#### Illicit Discharge Track Down Procedures

#### 1. Storm Drain Network Investigations

- Village staff will first determine the best method to attack the storm drain network. When the flow path is clear, methods include following the discharge up, splitting into segments, and moving down the storm drain. If the flow path is not clear, the Village will utilize dye testing to create a storm drain map.
- Village staff will then strategically inspect drainage structures within the Village's storm drain network system to determine the source of the illicit discharge, either through visual observations or indicator sampling.
- The Village will also use one (1) of the following methods to trace intermittent discharges, if necessary, which include sandbags, Optical Brightener Monitoring (OBM) traps, automatic samplers, and observation of deposits or stains.

#### 2. Drainage Area Investigation

Village staff will analyze the Village's land use or characteristics of the drainage area that is producing the illicit discharge to identify the location of the illicit discharge. This method will be utilized when the Village has strong clue as to the likely site producing the illicit discharge. Methods include either a rapid windshield survey, which works well in small drainage areas, or a detailed drainage area investigation using the Village's GIS data and maps.

#### 3. On-site Investigation

 Village staff will conduct onsite investigations to pinpoint the exact source or connection producing a discharge. Onsite investigation methods the Village will utilize include dye, video testing, and/or smoke testing within isolated segments of the storm drain network to determine the source of the illicit discharge.

#### 4. Septic System Investigation

 Village staff will conduct either onsite septic system investigations or a detailed septic system inspection if the Village believes the illicit discharge is being caused by a failing septic system.

Further instructions for the illicit discharge track down procedures are described on pages 147- 169 of Chapter 13 of the CWP 2004. The Village will determine which method to use based on the type of illicit discharge, location, and knowledge of the storm drain network.

Part VI.C.2.a.iii of the MS4 General Permit, outlines timeframes to initiate track down procedures for various types of illicit discharges. These timeframes are outlined in Table 3 below.

Table 3: Illicit Discharge Track Down Timeframes									
Type of Illicit Discharge	Timeframe Requirements to Initiate One (1) or More Track Down Procedures	Reporting Requirements							
Obvious illicit discharge of sanitary wastewater that would impact bathing areas during the summer months, shell fishing areas, or public water intakes	Within two (2) hours of discovery	Report the incident to the NYSDEC Region 1 Water Engineer and Suffolk County Health Department and document in SWMP							
Obvious illicit discharge for a flowing monitoring location	Within 24 hours of discover	Document in SWMP							
Suspected illicit discharge	Within five (5) days of discover	Document in SWMP							

The Village will comply with the timeframes outlined in Table 3 above.

The Village's illicit discharge track down procedures are reviewed and/or updated annually as necessary.

#### 5.2 Training

The Village ensures that training is provided to existing staff on the Village's illicit discharge track down procedures. Training is provided once every five (5) years and is given prior to Village staff conducting illicit discharge track downs.

New staff are trained on the Village's illicit discharge track down procedures prior to conducting illicit discharge track downs.

If the illicit discharge track down procedures are updated, all Village staff are trained on the updates prior to conducting illicit discharge track downs.

The Village staff who have received illicit discharge track down procedures training are listed in Table 3 of the Village's SWMP and the names, titles, and contact information for these staff members are updated annually.

#### 6. Illicit Discharge Elimination

Per Part VI.C.2 of the MS4 General Permit, MS4s must develop and implement an illicit discharge elimination program within two (2) years of the permit term.

Sections 6.1 and 6.2 outline the Village's illicit discharge elimination program.

#### 6.1 Illicit Discharge Elimination Procedures

When a possible illicit discharge is reported, the SMO is responsible for overseeing its tracking, coordinating its elimination, and ensuring proper reporting. The Village's ERP outlines the enforcement measures the Village has available in the event of an illicit discharge. As stated in Section 4.2.1 of the Village's ERP:

"When an illicit discharge is reported to the SMO or other designated staff, a written notice may be issued, compelling violators to:

- Eliminate illicit connections or discharges
- Cease and desist the violating practices
- · Abate or remediate the condition and restore any affected property
- Perform monitoring, analysis, and reporting
- Implement source control or treatment BMPs.

Should the violator fail to abate, remediate, and restore the property by the deadline, the Village may conduct the necessary remediation and restoration at the property owner's expense and may place a lien on the add or add the expense to the current tax bill.

In addition, violators are subject to escalating fines or imprisonment. Fines escalate from \$350 for the first offense, \$750 for the second offense, and \$1,000 for the third offense, with each week of continued violation constituting a new offense. The SMO may report violations to the NYSDEC or other applicable authority."

Chapter 14: Techniques to Fix Discharges of the CWP 2004 outlines corrective measures that may be needed to eliminate an illicit discharge. The corrective measure chosen depends on the source of the illicit discharge and CWP 2004 lists the following most common sources of an illicit discharge:

- Internal plumbing connection
- Service lateral cross-connection
- Infrastructure failure with the sanitary sewer or MS4
- Indirect transitory discharge resulting from leaks, spills, or overflows

Regarding financial responsibility for removing the source if the discharge, either the Village, the property owner, or a combination of both are financially responsible for removing the source of the discharge. The financial responsibility is dependent on the type of illicit discharge.

In the event that the property owner is responsible for the illicit discharge, as noted in the ERP, the Village will issue a written notice, and if the property owner does not address the matter, the Village may conduct the necessary remediation and restoration at the property owner's expense and may place a lien on the violating premises.

For more serious infrastructure repairs needed to eliminate the illicit discharge, the Village may need to hire professional contractors to perform repairs. The Village would first utilize its general emergency fund to cover as much of the repair costs as possible. If the emergency fund is insufficient, the Village would then seek to utilize its insurance coverage to offset any remaining expenses. In the event of an illicit discharge requiring more serious infrastructure repairs, the Village will identify the appropriate method and application technique identified in Table 65: Methods to Eliminate Discharges in Chapter 14 of the CWP 2004 including excavation and replacement, manhole repair, grouting, and slip lining. The Village will maintain a Third-Party Certification with the contractor performing these repairs.

Part VI.C.3.a.iv of the MS4 General Permit outlines timeframes to initiate elimination procedures for various types of illicit discharges. These timeframes are outlined in Table 4 below.

Table 4: Illicit Discharge Elimination Timeframes									
Type of Illicit Discharge	Timeframe Requirements to Eliminate the Illicit Discharge*								
Illicit discharge that has a reasonable likelihood of adversely affecting human health or the environment	Within twenty-four (24) hours of identification								
Illicit discharge that does not have a reasonable likelihood of adversely affecting human health or the environment	Within five (5) days of identification								
*In the event that elimination is not possible within the specified timeframe, the									

<sup>\*</sup>In the event that elimination is not possible within the specified timeframe, the Village will notify the NYSDEC Region 1 Water Engineer.

The Village will comply with the timeframes outlined in Table 4 above.

The Village's illicit discharge elimination procedures are reviewed and/or updated annually as necessary.

#### 6.2 Training

The Village ensures that training is provided to existing staff on the Village's illicit discharge elimination procedures. Training is provided once every five (5) years and is given prior to Village staff conducting illicit discharge eliminations.

New staff are trained on the Village's illicit discharge elimination procedures prior to conducting illicit discharge eliminations.

If the illicit discharge elimination procedures are updated, all Village staff are trained on the updates prior to conducting illicit discharge elimination.

The Village staff who have received illicit discharge elimination procedures training are listed in Table 3 of the Village's SWMP and the names, titles, and contact information for these staff members are updated annually.

#### Conclusion

The Village has prepared this IDDE Program as required by the MS4 General Permit. This IDDE Program will be reviewed and/or updated annually, as necessary to ensure that the Village is compliant with MS4 General Permit regulations.

#### **Abbreviations**

ERP Enforcement Response Plan

IDDE Illicit Discharge Detection and Elimination

MS4 Municipal Separate Storm Sewer System

NYS New York State

NYSDEC New York State Department of Environmental Conservation

SMO Stormwater Management Officer

SWMP Stormwater Management Program

Appendix F – Village of Lloyd Harbor Construction Oversight Program and Post-Construction Inspection and Maintenance Program Overview

		Table 1 – Village	e of Lloyd Harbor Construction Oversight Program Overview					
MS4 General Permit Section		Compliance Program	Compliance Description*					
VI.D.3.		ion oversight program (required components of this program are I below in Sections VI.D.3.a through VI.D.3.e.)						
VI.D.3.a.	Constructi	ion oversight procedures						
	i.	When the construction site stormwater control program applies (Part VI.D.1 of the MS4 General Permit);	<u>§ 171-6.</u>					
	ii.	What types of construction activity require a SWPPP;	<u>§ 171-6.</u>					
	iii.	The procedures for submission of SWPPPs;	<u>§ 171-6.</u>					
	iv.	SWPPP review requirements (Part VI.D.6. of the MS4 General Permit)						
		Training for individuals responsible for reviewing/accepting SWPPPs	The Village's Building Inspector is the only individual at the Village responsible for reviewing SWPPs for acceptance and conducting construction site inspections. Further, the Village engages H2M to assist with SWPPP review and approval as needed. Both the Building Inspector, and professional engineers from H2M who review SWPPPs submitted to the Village, have received the four (4) hour NYSDEC endorsed training in proper erosion and sediment control principles from a Soil & Water Conservation District, or other Department endorsed entity. See Table 4 for the Village staff that have received the required training. Should there be additional Village staff responsible for SWPPP acceptance and/or construction site inspections in the Village, these individuals would be required to receive NYSDEC's endorsed E&S training and training on the Village's construction oversight procedures prior to conducting SWPPP reviews and/or inspecting construction sites, and would be added to the inventory in Table 4.					
		<ul> <li>Ensure individuals responsible for reviewing SWPPPs review SWPPPS in accordance with the SPDES General Permit for Construction Activities including:         <ul> <li>Individuals responsible for review of post-construction SMPs must be qualified professionals or under the supervision of a qualified professional</li> <li>New York Standards and Specifications for Erosion and Sediment Control November 2016;</li> <li>New York State Stormwater Management Design Manual, January 2015</li> </ul> </li> </ul>	• § 171-2; § 171-6; § 171-9; § 171-11					
	V.	Pre-construction oversight requirements (Part VI.D.7 of the MS4 General Permit)	Prior to commencement of construction activities, the Village ensures a pre-construction meeting is conducted, and documentation of the pre-construction meeting(s) would be included in this SWMP Plan.					
	vi.	Construction site inspection requirements (Part VI.D.8 of the MS4 General Permit);	<u>§ 171-12</u>					
	vii.	Construction site close-out requirements (Part VI.D.9 of the MS4 General Permit);	When active construction sites occur in the Village, the Building Inspector visits these site(s) and utilizes the construction site inspection form (Appendix D in the MS4 General Permit). The completed inspections forms would be included in this SWMP Plan. Further, the final construction site inspection be included in this SWMP Plan which would document the official construction site close out.					
	∨iii.	Enforcement process/expectations for compliance; and	§ 171-15  Discussed in Section 1.7.2 of this SWMP Plan.					
	ix.	Other procedures associated with the control of stormwater runoff from applicable construction activities.	§ 171-13  The Village of Lloyd Harbor Code includes financial instruments to ensure compliance with stormwater management practices both during construction and post construction. The Village of Lloyd Harbor may require the applicant or developer to provide, prior to construction, a performance bond or other security which guarantees compliance with the approved the stormwater pollution prevention plan and names the Village of Lloyd Harbor as the beneficiary.					

# Appendix F – Village of Lloyd Harbor Construction Oversight Program and Post-Construction Inspection and Maintenance Program Overview Page 2 of 3

		The Village of Lloyd Harbor may additionally require the developer to provide an irrevocable letter of credit or surety to guarantee proper operation and maintenance of all stormwater management and erosion control facilities both during and after construction, and until the facilities are removed from operation. If the developer or landowner fails to properly operate and maintain stormwater management and erosion and sediment control facilities, the Village of Lloyd Harbor may draw upon the account to cover the costs of proper operation and maintenance, including engineering and inspection costs.
VI.D.3.b.	Training provisions for the MS4 Operator's construction oversight procedures	Discussed in this table under VI.D.3.a.iv.
VI.D.3.c.	Names, titles, and contact information for the individuals who have received construction oversight procedures training	Discussed in this table under VI.D.3.a.iv. and outlined in Table 4.
VI.D.3.d.	Procedures to ensure those involved in the construction activity itself have received four (4) hours of Department endorsed training in proper erosion and sediment control principles from a Soil & Water Conservation District, or other Department endorsed entity	Discussed in this table under VI.D.3.a.iv.
VI.D.3.e.	The construction oversight procedures were reviewed and updated	The Village has reviewed the construction oversight procedures outlined in this table as of Nov 2025. No updates were warranted at this time.

<sup>\*</sup>Compliance may be via adopted ordinance or an existing program. Where an adopted ordinance is the compliance mechanism, a link to the ordinance section has been provided. Where an existing program is the compliance mechanism, a description of the program is provided.

	Table 2 – Village of Lloyd F	larbor Post-construction Inspection and Maintenance Program Overview					
MS4 General Permit Section	Compliance Program	Compliance Description*					
VI.E.4.	Post-Construction Inspection and Maintenance Program (required components of this program are discussed below in Sections VI.E.4.a through VI.E.4.d.)						
VI.E.4.a.	Post-construction inspection and maintenance procedures						
VII.Z. I.d.	i. Provisions to ensure each post-construction SMP identified in the post-construction SMP inventory is inspected at the frequency specified in the NYSDEC Maintenance Guidance 2017 or as specified in the O&M plan contained in the approved SWPPP.	§ 171-9. § 171-12.					
	The MS4 Operator can only accept Level 1 inspections (NYSDEC Maintenance Guidance 2017) by private owners inspecting post-construction SMPs.						
	ii. Documentation of post-construction SMP inspections using the Post-Construction SMP Inspection Checklist or an equivalent form containing the same information. The MS4 Operator must include the completed post-construction SMP inspections (i.e., the completed Post-Construction SMP Inspection Checklist) in the SWMP Plan;	The Village utilizes a post-construction SMP inspection checklist to document their inspections on Village property.					
	iii. Provisions to initiate follow-up actions (i.e., maintenance, repair, or higher-level inspection) within thirty (30) days of post-construction SMP inspection; and	§ 171-11. § 171-13					
	iv. Provisions to initiate enforcement within sixty (60) days of the inspection if follow-up actions are not complete.	§ 171-15					
Training provisions for the MS4 Operator's post-construction SMP inspection and maintenance procedures  VI.E.4.b.		The Village's Building Inspector and Superintendent of Public Works are the only individuals at the Village responsible for inspecting and maintaining post-construction SMPs. Further, the Village would engage H2M to assist with inspecting post-construction SMPs as needed. Both the Building Inspector, Superintendent of Public Works, and professional engineers from H2M, have received the NYSDEC endorsed training. Further, the Building Inspector and Superintendent of Public Works are trained on the Village's post-construction SMPs maintenance procedures. See Table 5 for the Village staff that have received the required training. Should there be additional Village staff responsible for inspecting and maintaining post-construction SMPs in the Village, these individuals would be required to receive NYSDEC's endorsed training and training on the Village's post-construction SMPs maintenance procedures prior to conducting any post-construction SMP inspection/maintenance, and would be added to the inventory in Table 5.					
VI.E.4.c.	The names, titles, and contact information for the individuals who have received post-construction SMP inspection and maintenance procedures training and update annually; and	Discussed in this table under VI.E.4.b. and outlined in Table 5.					
VI.E.4.d.	The post-construction SMP inspection and maintenance procedures were reviewed and updated	The Village has reviewed the post-construction inspection and maintenance program outlined in this table as of Nov 2025. No updates were warranted at this time.					

<sup>\*</sup>Compliance may be via adopted ordinance or an existing program description. Where an adopted ordinance is the compliance mechanism, a link to the ordinance section has been provided. Where an existing program is the compliance mechanism, a description of the program is provided.

Appendix G – Municipal Facilities Inventory

Appendix G: Village of Lloyd Harbor Municipal Facilities Inventory														
A. Name of Facility	B. Address	C. Type of Municipal Facility	D. Prioritization (high or low)*	E. Receiving Waterbody Name and Class **	F. Receiving Waterbody WI/PWL Segment ID **	G. Contact Information	H. Responsible Department	I. Location of SWPPP (if high priority, when completed)***	J. Type of Activities Present Onsite	K. Tax Lot Numbe Facility (a		L. Date of Last Assessment	M. BMPs identified ****	N. Projected Date of Next Comprehensive Site Assessment****
Village Hall	32 Middle Hollow Road	Administrative Government	Low	Lloyd Harbor (Classification SA)	1702-0227	Jean M Thatcher Mayor Ihvh@lloydharbor.org 631-549-8893	Village Board		Administrative activities for Village operations including activities for the Village Board of Trustees, Site and Building Permit Review Board, Planning Board, and Committee of Architectural Review	Tax Map #: 0403- 016.00-01.00- 066.000	1.972 acres	9/3/2025	See Section 2.6.2 of the SWMP Plan for BMPs currently implemented	7/1/2028
Public Works	32 Middle Hollow Road	Public Works	High	Lloyd Harbor (Classification SA)	1702-0227	Robert Schwarz Superintendent of Public Works Rschwarz@lloydharbor.org 631-549-8880	Public Works			Tax Map #: 0403- 016.00-01.00- 066.000	1.972 acres	9/3/2025	See Section 2.6.2 of the SWMP Plan for BMPs currently implemented	7/1/2028
Village Park	West Neck Road	Recreation/Open Space	Low	Cold Spring Harbor (Classification SA)	1702-0018	Robert Schwarz Superintendent of Public Works Rschwarz@lloydharbor.org 631-549-8880	Public Works		Recreational beach activities including swimming, tennis, and boating	Tax Map #: 0403- 012.00-02.00- 014.000	41.024 acres	9/3/2025	See Section 2.6.2 of the SWMP Plan for BMPs currently implemented	i. 7/1/2028
Jennings Field	Jennings Road	Recreation/Open Space	Low	Cold Spring Harbor (Classification SA)	1702-0018	Robert Schwarz Superintendent of Public Works Rschwarz@lloydharbor.org 631-549-8880	Public Works		Open space activities including hiking and walking.	Tax Map #: 0403- 017.00-03.00- 002.000	26.754 acres	9/3/2025	See Section 2.6.2 of the SWMP Plan for BMPs currently implemented	. 7/1/2028
The Fiske Bird Sanctuary	West Neck Road	Recreation/Open Space	Low	Lloyd Harbor (Classification SA)	1702-0227	Robert Schwarz Superintendent of Public Works Rschwarz@lloydharbor.org 631-549-8880	Public Works			Tax Map #: 0403- 013.00-04.00- 022.000 and 0403- 013.00-04.00- 029.000	7.320 acres	9/3/2025	See Section 2.6.2 of the SWMP Plan for BMPs currently implemented	7/1/2028
Village of Lloyd Harbor Police Department	380 West Neck Road	Public Safety	Low	Lloyd Harbor (Classification SA)	1702-0227	Police Chief 631-549-8220	Police Department			Tax Map #: 0403- 013.00-04.00- 035.000	1.979 acres	9/3/2025	See Section 2.6.2 of the SWMP Plan for BMPs currently implemented	7/1/2028

\*Does This Facility Contain One of More of the Following Onsite and Exposed to Stormwater?
i) Storage of chemicals, salt, petroleum, pesticides, fertilizers, antifreeze, lead-acid batteries, tires waste/debris

ii) Fueling stations iii) Vehicle or equipment maintenance/repair

If yes, this facility is considered high priority. All other facilities are considered low priority.

\*\*The receiving waterbody name, class, and segment ID were identified based on GIS mapping as well as the DEC InfoLocator (https://gisservices.dec.ny.gov/gis/dil/) and Stormwater Interactive Mapper (https://gisservices.dec.ny.gov/gis/stormwater/)

\*\*\*\*All SWPPPs are due 5 years after the EDC.

\*\*\*\*\*The BMPs identified in this section are based on the BMPs for Municipal Facilities & Operations which must be incorporated within 3 years of the EDC (Section VI.F.1 of the MS4 General Permit)

\*\*\*\*\*All comprehensive site assessments are due 5 years after the EDC.