LOUDOUN COUNTY SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEM (MS4) STORMWATER MANAGEMENT PROGRAM PLAN

For July 2018 - June 2023



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Table of Contents

Intr	oduction /	Overview	4
Е	xisting Pr	ogram	4
Par	t I: Disch	arge Authorization and Special Conditions	6
В	MP A:	Develop an MS4 Program Plan	6
В	MP B:	MS4 Program Plan Development Schedule	6
В	MP C:	Revisions to the MS4 Program Plan	7
В	MP D:	Develop and Submit an Annual Report to DEQ	7
В	MP E:	Evaluate Effectiveness of Program BMPs	8
В	MP F:	Status Report on the Implementation of the Chesapeake Bay TMDL Action Plan	n. 8
В	MP G:	Status Report on the Implementation of the Local TMDL Action Plans	9
Ν	ICM 1: P	ublic Education and Outreach BMPs	10
В	MP 1A:	Revise the Public Education and Outreach Program	10
В	MP 1B:	Selection of the High-Priority Stormwater Issues	10
В	MP 1C:	Elements to Include in the PEOP	11
В	MP 1D:	Communicate High-Priority Stormwater Issues	12
Ν	ICM 2: P	ublic Involvement and Participation BMPs	13
В	MP 2A:	Public Involvement and Participation Procedures	13
В	MP 2B:	Develop and Maintain a Stormwater Website	14
В	MP 2C:	Public Involvement Opportunities	15
Ν	ICM 3: III	licit Discharge Detection and Elimination	17
В	MP 3A:	Develop an Accurate MS4 Map	17
В	MP 3B:	Maintain MS4 Outfall Data Information Table	17
В	MP 3C:	Notification to Downstream MS4 Permit Holders of Interconnections	18
В	MP 3D:	Written Illicit Discharge Detection and Elimination (IDDE) Procedures	19
В	MP 3E:	Conduct System Screening for Illicit Discharge Detection	19
В	MP 3F:	Investigate and Address Illicit Discharges	20
Ν	ICM 4: C	onstruction Site Stormwater Runoff Control	21
В	MP 4A:	Administer County E&S Program	21
В	MP 4B:	MCM 4 Items to Include in the Program Plan	21
В	MP 4C:	MCM 4 Items to Include in the Annual Report	23
		ost-Construction Stormwater Management for New Development and Developmeveloped Lands	
		Administer County VSMP Program	24



BMP 5B: Develop and Maintain Written Inspection and Maintenance Procedures for Stormwater BMPs24
BMP 5C: Inspect Permanent Post-Construction Stormwater BMPs25
BMP 5D: Provide Long-Term Maintenance for Operator-Owned BMPs26
BMP 5E: Require Adequate Long-Term Maintenance for Privately Maintained BMPs26
BMP 5F: Maintain an Electronic Database of All Permanent Stormwater Management Facilities 27
MCM 6: Pollution Prevention/Good Housekeeping for Municipal Operations29
BMP 6A: Maintain and Implement Written Procedures29
BMP 6B: Develop and Implement SWPPPs for Identified "High Priority" Facilities30
BMP 6C: Annual Review for New County Owned or Operated "High Priority" Facilities31
BMP 6D: SWPPP Review after Reports of Unauthorized Discharges31
BMP 6E: Maintain and Implement Turf and Landscape Nutrient Management Plans (NMPs) 32
BMP 6F: Prohibition on the Use of Deicing Agents Containing Nitrogen or Phosphorus33
BMP 6G: Require Municipal Contractors to Use Appropriate Control Measures and Procedures for Stormwater Discharges33
BMP 6H: Develop a Training Plan Associated with Stormwater34
<u>List of Tables</u> Table 1: Loudoun County MS4 General Permit Program Areas
<u>List of Figures</u>
Figure 1: MS4 General Permit Table 1

List of Appendices

Appendix A: Listing of Loudoun County MS4 Documents Incorporated by Reference



Introduction / Overview

The following document represents Loudoun County's (County) Stormwater Management Program to comply with the Virginia General Permit for Stormwater Discharges from Small Municipal Separate Storm Sewer Systems (MS4 General Permit). This MS4 Program enables the County to meet the following goals:

- Reduce the discharge of pollutants to the "maximum extent practicable" (MEP)
- Protect water quality
- Satisfy the appropriate water quality requirements of the State Water Control Law

The MS4 Program Plan addresses Parts I, II, and III of the MS4 General Permit.

To arrive at appropriate and cost-effective best management practices (BMPs), the County reviewed existing stormwater management operations, ordinances, and programming as they relate to the compliance requirements of the MS4 General Permit. Further, in consideration of Virginia's MEP threshold, the County examined each proposed BMP to determine whether the County had the legal, technical, administrative, and financial ability to ensure effective implementation. The County's financial considerations included potential budget implications for each proposed BMP, such as the resources required and any existing synergies between tasks. Based on those findings and current budget allocations, the County can support the Program through appropriations from the General Fund and the Capital Improvement Program.

For each selected BMP, the County has identified:

- 1. Roles and responsibilities
- 2. A description of the BMP or strategy
- 3. Applicable standard operation procedures
- 4. Measurable goals
- 5. The appropriate County department responsible
- 6. Applicable documents by reference

Existing Program

The County manages stormwater through a comprehensive local program featuring the following primary functions:

- 1. Design review and inspection of new construction
 - a. Ensures quality and quantity control of increased stormwater is adequately addressed
- 2. Erosion and sediment control/management on open construction sites
- 3. Virginia Stormwater Management Program (VSMP) Authority
- 4. Inspection, repair, and maintenance of existing stormwater facilities
- 5. Management of the MS4 Permit

The program is administered by two departments: Building and Development (B&D) and Department of General Services (DGS) with support from Fire and Rescue (Table 1). B&D performs design review/inspection of new construction and manages the Erosion and Sedimentation Control (E&S) Program. Since July 1, 2014, Loudoun County has been established as a VSMP Authority, and the VSMP Administrator is functionally located within B&D. DGS provides for inspection, repair, and maintenance of existing stormwater facilities and



manages the MS4 General Permit.

Stormwater Management is governed by a series of ordinances and documents referenced throughout this MS4 Program Plan (Appendix A) which guide the planning, development, implementation, maintenance, and enforcement of stormwater management practices and facilities within the County.

This program plan is divided into two Parts, which follow the corresponding Parts outlined in the MS4 General Permit. Each BMP described herein has noted the corresponding permit section for ease of cross-referencing.

Table 1: Loudoun County MS4 General Permit Program Areas

County Department	MS4 Roles and Responsibilities				
Department of General	Ensuring compliance with DEQ MS4 General Permit				
Services (DGS)	Development of and updates to the MS4 Program Plan				
	Development of the MS4 Annual Reports				
	Compliance with MCM 1 of the MS4 GP				
	Compliance with MCM 2 of the MS4 GP				
	Compliance with MCM 3 of the MS4 GP (see Fire and Rescue below)				
	Compliance with MCM 5 of the MS4 GP (see B&D below)				
	Compliance with MCM 6 of the MS4 GP				
	Compliance with MS4 GP Part II – TMDL Special Conditions, Chesapeake Bay				
	TMDL				
	Compliance with MS4 GP Part II – TMDL Special Conditions, Local TMDL				
Department of Building	Compliance with MCM 4 of the MS4 GP				
and Development (B&D)	Compliance with MCM 5 of the MS4 GP (VSMP Authority)				
Fire and Rescue	Compliance with MCM 3 of the MS4 GP. Fire and Rescue is responsible for				
Department	emergency response and reporting related to discharges to the stormwater				
	system that occur because of traffic accidents or hazardous materials				
	response.				



Part I: Discharge Authorization and Special Conditions

Part I of the MS4 General Permit requires the MS4 operator to develop an MS4 Program Plan (Part 1 C), develop and submit an Annual MS4 Report (Part 1 D), and comply with the 6 Minimum Control Measures (Part 1 E). These sections of the MS4 Program Plan outline how Loudoun County will comply with each of these permit requirements.

BMP A: Develop an MS4 Program Plan

Permit Section: Part I C 1

Objective: Develop and implement a MS4 Program Plan that includes the parameters

specified in Part I C 1.

Measurable Goal: Development of the MS4 Program Plan.

Necessary Documents: MS4 General Permit.

Responsible Party: DGS shall be responsible for drafting and updating the MS4

Program Plan. See Table 1.

Schedule: May 1, 2019. The revised MS4 Program Plan shall be completed

no later than six months after the effective date of the permit (6

months from November 1, 2018).

May 30, 2019. Due date to post the revised MS4 Program Plan to

the Stormwater website.

<u>Items to Report:</u> Completed Program Plan.

BMP B: MS4 Program Plan Development Schedule

Permit Section: Part I C 3

Objective: Loudoun County was previously covered under the General VPDES Permit

that was effective July 1, 2013. Therefore, Loudoun County is required under this section to develop a revised MS4 Program Plan no later than six months after the effective date of the current MS4 permit, which is May 1, 2019. In addition, within 30 days of completing the MS4 Program Plan, the

plan shall be posted to the website.

Measurable Goal: Development of revised MS4 Program Plan.

Necessary Documents: MS4 General Permit (Appendix A).

Responsible Party: DGS (Table 1).



Schedule: May 1, 2019. The revised MS4 Program Plan shall be completed

no later than six months after the effective date of the permit, which

is November 1, 2018.

May 30, 2019. Due date to post the revised MS4 Program Plan to

the Stormwater website.

<u>Items to Report:</u> Dates of plan completion and posting to the website.

BMP C: Revisions to the MS4 Program Plan

Permit Section: Part I C 4

Objective: Review the effectiveness of the MS4 Program Plan. The MS4 Program

Plan shall be reviewed annually to ensure that all of the BMPs are still achieving their intended goals. All program plan changes will be summarized in the annual report and the MS4 Program Plan amended as

needed.

Measurable Goal: Annual review of the MS4 Program Plan.

Necessary Documents: MS4 Program Plan.

MS4 Annual Report.

Responsible Party: DGS (Table 1).

Schedule: Each year, the MS4 Program Plan will be reviewed and all updates

shall be summarized in the annual report.

<u>Items to Report:</u> Updates to the MS4 Program Plan shall be summarized in the

annual report.

Method of Evaluation: Review of the MS4 Program Plan.

BMP D: Develop and Submit an Annual Report to DEQ

Permit Section: Part I D 1 and 2, 3, and 4

Objective: Develop an MS4 Annual Report that summarizes permit compliance for the

permit period; July 1 through June 30. The MS4 annual report will be

submitted to DEQ by October 1 of each permit year.

Measurable Goal: Annual report is completed and submitted to DEQ annually no later than

October 1 of each year.

Necessary Documents: MS4 General Permit (Appendix A).



MS4 Program Plan.

Responsible Party: DGS (Table 1) shall be responsible for drafting and submitting the

MS4 Annual Report to DEQ.

Schedule: MS4 Annual report will be submitted to DEQ on or before October

1 of each year each permit year.

<u>Items to Report:</u> Report items outlined in Part I D 2.

Method of Evaluation: Completion of the MS4 Annual Report.

BMP E: Evaluate Effectiveness of Program BMPs

Permit Section: Part I D 2 e

Objective: Ensure that, to the MEP, all program BMPs are achieving the objectives

intended; to correct identified deficiencies and/or inefficiencies.

Measurable Goal: Each program BMP will be evaluated/critiqued annually to determine its

effectiveness in achieving its stated objective, with recommendations for

continuance or revision provided.

Necessary Documents: MS4 Program Plan.

Responsible Party: DGS (Table 1).

Schedule: The first evaluation shall be conducted during Permit Year 2 with

future implementation through the end of the permit cycle.

Items to Report: The MS4 Annual Report will include when the evaluation was

completed. It will also include a summary of any changes.

BMP F: Status Report on the Implementation of the Chesapeake Bay TMDL

Action Plan

Permit Section: Part I D 4

Objective: The MS4 Annual Report shall include a status report on the implementation

of the Chesapeake Bay TMDL Action Plan in accordance with Part II A of

this permit including any revisions to the plan.

Measurable Goal: Annual reporting on the status of the Chesapeake Bay TMDL Action Plan.

Necessary Documents: Loudoun County Chesapeake Bay TMDL Action Plan (Appendix A).



Loudoun County Chesapeake Bay TMDL Action Plan, Phase II

(Appendix A).

Responsible Party: DGS (Table 1).

<u>Schedule</u>: Provide in each annual report.

<u>Items to Report:</u> Status on meeting the Chesapeake Bay reduction goals.

BMP G: Status Report on the Implementation of the Local TMDL Action Plans

Permit Section: Part I, D 5

Objective: The MS4 Annual Report shall include a status report on the implementation of the

local TMDL action plans in accordance with Part II B including any revisions to the

plan.

Measurable Goal: Annual reporting on the status of the local TMDL Action Plans.

Necessary Documents: Loudoun County Local TMDL Action Plans (Appendix A).

Responsible Party: DGS (Table 1).

Schedule: Provide in each annual report.

<u>Items to Report:</u> Status on meeting the local TMDL reduction goals.



MCM 1: Public Education and Outreach BMPs

BMP 1A: Revise the Public Education and Outreach Program

Permit Section: Part I E 1 a

Objective: The permittee shall implement a Public Education and Outreach Program (PEOP)

designed to:

 Increase the public's knowledge of how to reduce stormwater pollution, placing priority on reducing impacts to impaired waters and other local water pollution concerns;

2. Increase the public's knowledge of hazards associated with illegal discharges and improper disposal of waste, including pertinent legal implications; and

3. Implement a diverse program with strategies that are targeted toward individuals or groups most likely to have significant stormwater impacts.

The PEOP (Appendix A) developed under the previous permit, dated May 2016, shall be updated to the meet the current permit requirements.

Measurable Goal: Development of a public education and outreach program that meets the

current permit requirements.

Necessary Documents: Existing Public Education and Outreach Plan (Appendix A).

Responsible Party: DGS (Table 1).

Schedule: Plan to be revised in Year 1 and implemented in successive years.

<u>Items to Report</u>: Completion of the PEOP.

Method of Evaluation: Implementation of the PEOP and annual review of the PEOP.

BMP 1B: Selection of the High-Priority Stormwater Issues

Permit Section: Part I E 1 b

Objective: As part of the development the PEOP (BMP 1A), the County shall identify

no less than three high-priority stormwater issues to meet the goal of

educating the public to the MEP.

<u>Measurable Goal</u>: Development of at least three high-priority stormwater issues.

Necessary Documents: Public Education and Outreach Plan (Appendix A).

Responsible Party: DGS (Table 1).



Schedule: Three high-priority stormwater issues developed under the previous

MS4 permit will be reviewed and modified, as needed, during Year 1. The finalized high-priority stormwater issues will be implemented

in successive years.

Items to Report: A list of the high-priority stormwater issues and a list of the

strategies used to communicate each high-priority stormwater

issue.

Method of Evaluation: Annual review of the effectiveness of each high-priority stormwater

water issue.

BMP 1C: Elements to Include in the PEOP

Permit Section: Part I E 1 c

Objective: The high-priority public education and outreach program shall include the

following:

1. Clearly identify the high-priority stormwater issues;

2. Explain the importance of the high-priority stormwater issues;

3. Include measures to actions the public can take to minimize the impact

of the high-priority stormwater issues; and

4. Provide a contact and telephone number, website, or location where

the public can find out more information.

Measurable Goal: Development of the PEOP.

Necessary Documents: Public Education and Outreach Plan (Appendix A).

Responsible Party: DGS (Table 1).

Schedule: PEOP will be updated in Year 1 and implemented in successive

years.

Items to Report: A list of the high-priority stormwater issues and a list of the

strategies used to communicate each high-priority stormwater

issue.

Method of Evaluation: Annual review of the effectiveness of each high-priority stormwater

water issue.



Schedule:

BMP 1D: Communicate High-Priority Stormwater Issues

Permit Section: Part I E 1 d

Objective: To use two or more of the strategies

listed in Table 1 of the MS4 General Permit (Figure 1) per year to communicate to the public the high-priority stormwater issues identified in accordance with Part I E 1 b including how to reduce stormwater pollution.

Measurable Goal: Development of the PEOP.

Necessary Documents: Existing Public Education and

Outreach Plan.

Responsible Party: DGS (Table 1).

PEOP will be developed in Year 1 and implemented in successive

years.

<u>Items to Report</u>: Report strategies from MS4 General Permit Table 1 utilized.

Method of Evaluation: Review of the effectiveness of each high-priority stormwater water

issue.

Table 1 Strategies for Public Education and Outreach						
Strategies	Examples (provided as examples and are not meant to be all inclusive or limiting)					
Traditional written materials	Informational brochures, newsletters, fact sheets, utility bill inserts, or recreational guides for targeted groups of citizens					
Alternative materials	Bumper stickers, refrigerator magnets, t- shirts, or drink koozies					
Signage	Temporary or permanent signage in public places or facilities, vehicle signage, bill boards, or storm drain stenciling					
Media materials	Information disseminated through electronic media, radio, televisions, movie theater, or newspaper					
Speaking engagements	Presentations to school, church, industry, trade, special interest, or community groups					
Curriculum materials	Materials developed for school-aged children, students at local colleges or universities, or extension classes offered to local citizens					
Training materials	Materials developed to disseminate during workshops offered to local citizens, trade organization, or industrial officials					

Figure 1: MS4 General Permit Table 1



MCM 2: Public Involvement and Participation BMPs

BMP 2A: Public Involvement and Participation Procedures

Permit Section: Part I E 2 a

Objective: The County shall develop and implement procedures for the following:

- 1. Reporting mechanism for the public to report, at a minimum, the following:
 - a. Illicit discharges, improper disposal, or spills to the MS4
 - b. Complaints regarding land disturbance activities
 - c. Other stormwater pollution concerns;
- 2. Public input on the MS4 Program Plan;
- 3. Receiving public input or complaints;
- 4. Responding to public input received on the MS4 Program Plan or complaints; and
- 5. Maintaining documentation of public input received on the MS4 program and associated MS4 Program Plan and the County's response.

Measurable Goal: Development of the procedures outlined above.

Necessary Documents: Applicable documents will be accessible through Stormwater

website.

Procedures for Public Involvement and Participation in the

Stormwater Program (Appendix A).

Responsible Party: DGS (Table 1).

<u>Schedule</u>: Develop procedures in Year 1.

Implement the procedures in Years 2, 3, 4, and 5.

<u>Items to Report</u>: Completion of the procedures outlined above.

Webpage for illicit discharge, improper disposal, or spills reporting

(link)

Land disturbing activities complaints (link)

The webpage address that contains the methods for how the public

can provide input on the permittee's MS4 program (link).

Other potential stormwater pollution concerns can be reported via

the Loudoun Express Request (LEx) (link).



A description of the public involvement activities to be implemented by the permittee, the anticipated time period the activities will occur, and a metric for each activity to determine if the activity is beneficial

to water quality.

Method of Evaluation: Year 1: Completion of the procedures.

Years 2, 3, 4, and 5: Effectiveness of the procedures.

BMP 2B: Develop and Maintain a Stormwater Website

Permit Section: Part I E 2 b

Objective: The County shall develop and maintain a website dedicated to the MS4

Program and Stormwater Pollution Prevention.

The following information shall be posted to the webpage:

1. The effective MS4 permit and coverage letter;

2. The most current MS4 Program Plan;

3. The annual report for each year of the term covered by the permit not later than 30 days after submittal to DEQ;

4. A mechanism for the public reporting as outlined in BMP 1B above; and

5. Methods for how the public can provide input into the MS4 program plan.

<u>Measurable Goal</u>: Creation and maintenance of a stormwater website as outlined above.

<u>Necessary Documents</u>: Effective MS4 General Permit and coverage letter (Appendix A).

MS4 Program Plan.

Most recent MS4 Annual Report will be posted to the website.

Responsible Party: DGS (Table 1) will ensure that the website is up and running and

will ensure that the required documents are posted to the website

within the required timeframe.

Schedule: February 1, 2019 - Creation and implementation of the website 30

days after the effective date.

Ongoing maintenance of the website as needed.

November 1 each year. Post the MS4 Annual Report to the website

30 days after submittal to DEQ.

Items to Report: The County Stormwater website has been up and running for many

years. The County will continue with the website.

Year 2, 3, 4, and 5: Post MS4 Annual Reports by November 1.



The Annual Report will include a summary of any public input on the MS4 program received, (including stormwater complaints) and how the county responded.

Method of Evaluation: Review effectiveness of the website.

BMP 2C: Public Involvement Opportunities

Permit Section: Part I E 2 c

Objective: The County shall implement four activities a year

from two or more of the categories listed in the

general permit Table 2 (see Figure 2).

From the Table 2 activities, the county will do the

following;

Table 2 Public Involvement Opportunities			
Public involvement opportunities	Examples (provided as example and are not meant to be all inclusive or limiting)		
Monitoring	Establish or support citizen monitoring group		
Restoration	Stream or watershed clean-up day, adopt- a-water way program,		
Educational events	Booth at community fair, demonstration of stormwater control projects, presentation of stormwater materials to schools to meet applicable education Standards of Learning or curriculum requirements, watershed walks, participation on environmental advisory committees		
Disposal or collection events	Household hazardous chemicals collection, vehicle fluids collection		
Pollution prevention	Adopt-a-storm drain program, implement a storm drain marking program, promote use of residential stormwater BMPs, implement pet waste stations in public areas, adopt-a- street program.		

Figure 2: MS4 General Permit Table 2

- 1. Conduct Household Hazardous Waste Collection events
- 2. Manage a voluntary storm drain marking program
- 3. The Department of General Services will be the liaison to Loudoun County Environmental Commission.
- 4. Support various education events throughout the permit year

Measurable Goal: Successfully completing or supporting four (4) water quality improvement

efforts.

Necessary Documents: None.

Responsible Party: DGS (Table 1).

<u>Schedule:</u> Throughout the permit year.

<u>Items to Report:</u>
1. Household Hazardous Waste events

Number of participants and tons collected

2. Storm drain marking program

Number of storm drains marked and total marked to date

3. Loudoun County Environmental Commission

In the annual report, discuss the goals and achievements of the Environmental Commission as it relates to stormwater

and water quality

4. Support environmental education events



In the annual report, report the number of events and provide a brief description

Method of Evaluation: Successful completion or support of four (4) activities as outlined

above annually.



MCM 3: Illicit Discharge Detection and Elimination

BMP 3A: Develop an Accurate MS4 Map

Permit Section: Part I E 3 a (1)

Objective: Develop and maintain an accurate MS4 Map of the stormwater system. Loudoun

County utilizes various GIS data layers for all stormwater asset management and has developed an online map of the stormwater system (<u>link</u>). Every 6 months (January and June) the data layers comprising this map will be updated with most

current versions of the stormwater GIS data layers, as outlined below.

<u>Measurable Goal</u>: Semi-Annual updates to the county MS4 map as follows:

1. A map of the stormwater system owned or operated by the permittee within the Census Urbanized Area identified by the 2010 decennial census that includes:

- a. MS4 outfalls discharging to surface waters;
- b. A unique identifier for each mapped item;
- c. The name and location of receiving waters to which the MS4 outfall or point of discharge discharges;
- d. MS4 regulated service area; and

e. Stormwater management facilities owned or operated by the permittee.

Necessary Documents: Loudoun County GIS Data.

Responsible Party: DGS (Table 1).

Schedule: January and June of each year. Ensure the online map (link) is

updated.

No later than July 1, 2019 [Part I E 3a (3)] the permittee shall submit to DEQ a GIS-compatible shapefile of the permittee's MS4 map.

Annually after the July 1, 2019 submission.

<u>Items to Report</u>: Confirmation statement, including dates, of stormwater map

updates, digital copy of the current map.

Method of Evaluation: Review of system map to confirm it remains accurate and current.

BMP 3B: Maintain MS4 Outfall Data Information Table

Permit Section: Part I E 3 a (2)

Objective: Maintain specific and required information related to each MS4 outfall.



Measurable Goal: Annual updates to the County's outfall data table that includes the following

information for each outfall or point of discharge:

1. A unique identifier as specified on the stormwater system map;

- 2. The latitude and longitude of the outfall or point of discharge;
- 3. The estimated regulated acreage draining to the outfall or point of discharge;
- 4. The name of the receiving water;
- 5. The 6th Order Hydrologic Unit Code of the receiving water;
- 6. An indication as to whether the receiving water is listed as impaired in the Virginia 2016 305(b)/303(d) Water Quality Assessment Integrated Report;
- 7. The predominant land use for each outfall discharging to an impaired water; and

8. The name of any EPA approved TMDLs for which the permittee is assigned a wasteload allocation.

Necessary Documents: Annual Outfall Data Information Table (Appendix A).

2016 303(d)/305(b) list.

Responsible Party: DGS (Table 1).

Schedule: No later than October 1 of each year.

Items to Report: Confirmation statement, including dates, of MS4 Outfall Data

Information Table updates.

Method of Evaluation: Review of GIS Data Information Tables associated with County

Stormwater System Map and MS4 Outfall Data Information.

BMP 3C: Notification to Downstream MS4 Permit Holders of Interconnections.

Permit Section: Part I E 3 a (5)

Objective: Notify downstream MS4 operators, in writing, of any physical interconnections

to the County's MS4. As required in Part I E 3 d (2), the written notification to

downstream interconnected MS4s will be provided upon request.

Measurable Goal: Written notification of any applicable downstream MS4 operators of

stormwater systems physically interconnected with the Loudoun

County MS4.

Necessary Documents: County Stormwater GIS Data.

Letters sent to interconnected MS4 permit holders (Appendix A).

Responsible Party: DGS (Table 1).



Schedule: Completion by end of Permit Year 1.

<u>Items to Report</u>: List of any written notifications to applicable downstream MS4

operators.

Method of Evaluation: Successful notification of any applicable downstream MS4

operators.

BMP 3D: Written Illicit Discharge Detection and Elimination (IDDE) Procedures

Permit Section: Part I E 3 c

Objective: Written procedures to detect, identify, and address unauthorized

nonstormwater discharges to the MS4. As required in Part I E 3 d (3), the

revised IDDE procedures will be provided upon request.

Measurable Goal: Implement the County's IDDE procedures to address suspected

illicit discharges.

Necessary Documents: Existing IDDE Procedures (Appendix A).

Responsible Party: DGS (Table 1).

Schedule: Year 1 – Revise/update the IDDE procedures.

Ongoing program, with implementation of revised IDDE

procedures by the start of Permit Year 2.

Items to Report: Total number of IDDE incidences found each permit year and a

summary of how the issue was resolved.

Method of Evaluation: Review of IDDE procedure's success in detecting illicit discharges

to the County's MS4.

BMP 3E: Conduct System Screening for Illicit Discharge Detection

Permit Section: Part I, E 3 c (2)

Objective: Effectively and efficiently identify, to the MEP, illicit discharges to the County's

MS4.

Measurable Goal: Conduct dry weather screening of MS4 outfalls per the IDDE procedures

(Appendix A).

Necessary Documents: IDDE Procedure (Appendix A).

Responsible Party: DGS (Table 1).



<u>Schedule</u>: Ongoing program, with implementation of revised IDDE

procedures in Year 2.

<u>Items to Report</u>: Items to report are summarized in the IDDE Procedure document

(Appendix A).

Total number of outfalls screened, screening results, and detail of

any related follow-up actions.

Method of Evaluation: Review of IDDE procedures, including dry weather screening, and

their success in detecting illicit discharges to the County's MS4.

BMP 3F: Investigate and Address Illicit Discharges

Permit Section: Part I E 3 c (3), (4), and (5)

Objective: Eliminate, to the MEP, illicit discharges to the MS4 based on the County's

revised IDDE procedures established per Part I 3 c of the MS4 General Permit.

Measurable Goal: Implement the County's IDDE procedures to address suspected illicit

discharges discovered through dry weather screening, observations of

County staff, or calls and reports from the general public.

Necessary Documents: IDDE Procedure as outlined in Part I E 3 c

County Stormwater Management Ordinance (Chapter 1096,

Codified Ordinances of Loudoun County, §1096.04: Violations)

Responsible Party: DGS (Table 1).

Schedule: Ongoing program, with implementation of revised IDDE procedures

in Year 2.

<u>Items to Report</u>: Summary of each investigation of any suspected illicit discharge as

follows:

1. Date(s) suspected discharge observed and/or reported;

2. Results of the investigation, including the source, if

identified;

3. Any follow-ups to the investigation;

4. Resolution of investigation; and

5. Date investigation completed/closed.

Method of Evaluation: Review of IDDE procedures and their success in finding and

eliminating illicit discharges to the County's MS4.



MCM 4: Construction Site Stormwater Runoff Control

BMP 4A: Administer County E&S Program

Permit Section: Part I E 4 a (1) and (5)

Objective: Ensure, to the MEP, the administration and implementation of County E&S. The

permittee shall implement the VESCP consistent with the Virginia Erosion and Sediment Control Law (§ 62.1-44.15:51 et seq. of the Code of Virginia) and

Virginia Erosion and Sediment Control Regulations (9VAC25-840).

Measurable Goal: Maintain a rating of "consistent" for the County's E&S Program during

permit cycle.

Necessary Documents: Most current version of documents, as follows:

a. Facilities Standards Manual (FSM) (Appendix A)

b. E&S Ordinance (County Code Chapter 1220) (Appendix A)

c. Loudoun County Grading Permit Packet (Appendix A)

d. Plan Review Checklist (Appendix A)e. Site Inspection Checklist (Appendix A)

f. Compliance and Enforcement Policies (Appendix A)

Responsible Party: B&D (Table 1).

Schedule: Ongoing program.

Items to Report: For each annual report, the following shall be tracked and

submitted:

a. Total number of inspections conducted

b. Total number and type of enforcement actions implemented

and the type enforcement actions.

BMP 4B: MCM 4 Items to Include in the Program Plan

Permit Section: Part I E 4 c

Objective: To include those required items of Part I E 4 c, which are applicable to Loudoun

County. The applicable items to Loudoun County are:

1. If the permittee implements a construction site stormwater runoff control program in accordance with Part I E 4 a (1), the local ordinance citations

for the VESCP program;

2. A description of the legal authorities utilized to ensure compliance with Part I E 4 a to control construction site stormwater runoff control such as ordinances, permits, orders, specific contract language, policies, and

interjurisdictional agreements;



- Written inspection procedures to ensure the erosion and sediment controls are properly implemented and all associated documents utilized during inspection including the inspection schedule;
- 4. Written procedures for requiring compliance through corrective action or enforcement action to the extent allowable under federal, state, or local law, regulation, ordinance, or other legal mechanisms; and
- 5. The roles and responsibilities of each of the permittee's departments, divisions, or subdivisions in implementing the construction site stormwater runoff control requirements in Part I E 4.

Measurable Goal: Not applicable.

Necessary Documents: Most current version of documents, as follows:

a. E&S Ordinance (County Code Chapter 1220)

b. Stormwater Ordinance (County Code Chapter 1096)

Responsible Party: Department of Building and Development (B&D) (Table 1).

DGS (Table 1).

Schedule: Not applicable.

<u>Items to Report:</u> The local ordinance for the Loudoun County Erosion and Sediment

Program is the Codified Ordinances of Loudoun County Chapter

1220 (link).

The legal authorities utilized to ensure compliance with Part I E 4 are; the Codified Ordinances of Loudoun County, Chapters 1220 Erosion Control (<u>link</u>); 1096 Stormwater Management (<u>link</u>); and the MS4 General Permit (VAR040067).

B&D maintains SOPs for Erosion and Sedimentation Control inspection and enforcement (Appendix A).

Erosion and Sedimentation Control Program Enforcement Protocols, Dated September 6, 2002 (link).

B&D

- E&S plan review
- E&S inspections and enforcement
- VSMP permit compliance

DGS

- Post-construction BMP maintenance and inspection
- MS4 permit compliance

Method of Evaluation: Not applicable.



BMP 4C: MCM 4 Items to Include in the Annual Report

Permit Section: Part I E 4 d

Objective: To include those required items outlined in Part I E 4 d, which are required to be

included in the annual report.

The annual report shall include the following:

1. Total number of inspections conducted; and

2. The total number and type of enforcement actions implemented and the

type of enforcement actions.

Measurable Goal: Report the items listed above.

Necessary Documents: E&S inspections. Need to report the total number.

E&S enforcement actions. Need to report the total number.

Responsible Party: B&D (Table 1) is responsible for conducting the inspections and

maintaining the required files.

DGS (Table 1) is responsible for reporting this information in the

annual report.

Schedule: Ongoing.

<u>Items to Report:</u> Total number of E&S inspections conducted.

The total number and type of enforcement actions implemented and

the type of enforcement actions.

Method of Evaluation: Not applicable.



MCM 5: Post-Construction Stormwater Management for New Development and Development on Prior Developed Lands

BMP 5A: Administer County VSMP Program

Permit Section: Part I, E 5 a (1)

Objective: The permittee shall address post-construction stormwater runoff that

enters the MS4 from the following land disturbing activities by implementing a post-construction stormwater runoff management program as follows:

If the permittee is a city, county, or town, with an approved Virginia Stormwater Management Program (VSMP), the permittee shall implement the VSMP consistent with the Virginia Stormwater Management Act (§ 62.1-44.15:24 et seq. of the Code of Virginia) and VSMP Regulations (9VAC25-870) as well as develop an inspection and maintenance program

in accordance with Parts I E 5 b and c.

Measurable Goal: To the MEP Loudoun County will administer its VSMP consistent will all

applicable state regulations.

Necessary Documents: Stormwater Management Ordinance (Chapter 1096, Codified

Ordinances of Loudoun County).

County stormwater facility inspection checklist.

County inspections and maintenance written procedures.

Responsible Party: B&D (Table 1).

Schedule: Daily plan review for land disturbance projects submitted to the

County for approval.

<u>Items to Report:</u> Written statement that the County is in compliance with the state

code outlined within this section.

Method of Evaluation: Annual review of the program to ensure compliance.

BMP 5B: Develop and Maintain Written Inspection and Maintenance Procedures for Stormwater BMPs

Permit Section: Part I, E 5 b (1)

Objective: Ensure, to the MEP, that the County's inspection and maintenance program for the

post-construction stormwater management facilities is documented and followed

by county staff and contractors.

Measurable Goal: The County will continue to follow the current inspection and maintenance

procedures. In Year 1, the county will review its current procedures and



update them as needed. County will implement any changes to the procedures in the following permit years.

Necessary Documents: Stormwater Management Ordinance (Chapter 1096, Codified

Ordinances of Loudoun County)

County inspections and maintenance written procedures (Appendix

A).

Responsible Party: DGS (Table 1).

<u>Schedule</u>: Year 1 – review existing procedures and update as needed.

Following permit years - ongoing program.

<u>Items to Report</u>: Compliance with procedures.

Method of Evaluation: Review the procedures to ensure they are still meeting the needs

of the program.

BMP 5C: Inspect Permanent Post-Construction Stormwater BMPs

Permit Section: Part I E 5 b (2)

Objective: Ensure, to the MEP, that the County's permanent post-construction stormwater

management facilities are functioning as designed for stormwater runoff quality

and quantity management.

Measurable Goal: The County will perform annual inspections of the permanent post-

construction stormwater management BMPs either owned by the County or within the County and situated outside of the VDOT maintained right-of-way, Dulles Greenway property and right-of-way, Dulles International Airport property and right-of-way, the County's incorporated towns, and are

not a separately permitted facility.

Necessary Documents: Stormwater Management Ordinance (Chapter 1096, Codified

Ordinances of Loudoun County).

County stormwater facility inspection checklists.

County inspections and maintenance written procedures.

Responsible Party: DGS (Table 1).

Schedule: Ongoing.

<u>Items to Report:</u> The total number of private and public BMP inspections completed.



For private BMP inspections, the total number of enforcement

actions will be noted.

For public BMP inspections, a description of the significant

maintenance repair or retrofit activities shall be provided.

Method of Evaluation: Not applicable.

BMP 5D: Provide Long-Term Maintenance for Operator-Owned BMPs

Permit Section: Part I E 5 b (3)

Objective: Provide long-term maintenance, as necessary, so that permanent stormwater

facilities for which the County has primary maintenance responsibility are

functioning to their original design capabilities.

Measurable Goal: Maintenance performed, as necessary, so applicable stormwater facilities

are functioning to original design capabilities.

Necessary Documents: Stormwater management facility inspection reports.

Summary of maintenance performed.

Agreement for Maintenance of a Stormwater Management Pond

(Appendix A).

Responsible Party: DGS (Table 1).

Schedule: Ongoing program.

<u>Items to Report:</u> Total number of inspections conducted.

Description of the significant maintenance, repair, or retrofit activities. Routine maintenance activities (e.g. mowing, trash

removal) are not required to be reported.

Method of Evaluation: Not applicable.

BMP 5E: Require Adequate Long-Term Maintenance for Privately Maintained

BMPs

Permit Section: Part I E 5 c (1), and (2)

Objective: Ensure, to the MEP, that permanent stormwater facilities for which the County

does not have primary maintenance responsibility (i.e. private facilities) are receiving adequate long-term maintenance to function at their original design

capability.



Measurable Goal: Notify property owners responsible for maintaining stormwater

management facilities of those deficiencies, discovered during County inspections, keeping the facility from functioning to their original design capability utilizing enforcement procedures outlined in Chapter 1096,

Codified Ordinances of Loudoun County.

Necessary Documents: Stormwater Management Ordinance (Chapter 1096, Codified

Ordinances of Loudoun County).

Inspection findings.

Private BMP Enforcement Procedures.

Facilities Maintenance Performance Agreement (Appendix A)

Responsible Party: DGS (Table 1).

Schedule: Ongoing.

<u>Items to Report</u>: Number of privately-owned stormwater management facility

inspections conducted.

Number of and type of enforcement actions initiated.

Method of Evaluation: Review record of maintenance execution based on requirements

conveyed in inspection reports submitted on facilities for which the

property owner has primary maintenance responsibilities.

BMP 5F: Maintain an Electronic Database of All Permanent Stormwater Management Facilities

Permit Section: Part I E 5 d, e, f, and g.

Objective: Maintain the electronic database of all known stormwater management facilities

(public and private). The database will include all BMPs implemented by the permittee to meet the Chesapeake Bay TMDL load reduction as required in Part

II A.

The electronic database shall be updated no later than 30 days after a new stormwater management facility is brought online, a new BMP is implemented to meet a TMDL load reduction as required in Part II, or discovered if it is an existing stormwater management facility.

The County shall use the DEQ Construction Stormwater Database or other application as specified by the department to report each stormwater management facility installed after July 1, 2014, to address the control of post-construction runoff from land disturbing activities for which the permittee is



required to obtain a General VPDES Permit for Discharges of Stormwater from Construction Activities.

Measurable Goal: Maintain the existing database (link).

Necessary Documents: Inventory of permanent structural stormwater management facilities

discharging to the regulated small MS4.

2016 303(d)/305(b) list.

Most recent inspection results.

Responsible Party: DGS (Table 1).

Schedule: Within 30 days of facility completion/discovery.

<u>Items to Report:</u> For each stormwater management facility brought online and taken offline during each reporting year the following information is to be

reported:

a. Facility unique identifier

b. Facility type

c. Geographic location (latitude and longitude)

d. Number of acres treated by the facility

i. With breakdown of pervious and impervious acres

e. Date the facility was brought on line

f. Sixth order hydrologic unit code (HUC)

g. Operator- or privately-owned

If privately-owned, whether maintenance agreement exists

h. Whether or not the stormwater management facility or BMP is part of the permittee's Chesapeake Bay TMDL action plan required in Part II A or local TMDL action plan required in Part II B, or both

i. Date of operator's most recent inspection

A confirmation statement that the permittee submitted stormwater management facility information through the Virginia Construction Stormwater General Permit database for those land disturbing activities for which the permittee was required to obtain coverage under the General VPDES Permit for Discharges of Stormwater from Construction Activities in accordance with Part I E 5 f or a statement that the permittee did not complete any projects requiring coverage under the General VPDES Permit for Discharges of Stormwater from Construction Activities.

A confirmation statement that the permittee electronically reported BMPs using the DEQ BMP Warehouse in accordance with Part I E 5 g and the date on which the information was submitted.

Method of Evaluation: Conduct quality control (i.e., spot check) of database entries made

within the permit year to ensure data accuracy.



MCM 6: Pollution Prevention/Good Housekeeping for Municipal Operations

BMP 6A: Maintain and Implement Written Procedures

Permit Section: Part I E 6 a

Objective: Maintain existing written procedures and implement new procedures, as

needed, at county-owned facilities within the MS4. The written procedures shall

be designed as follows:

1. Prevent illicit discharges;

2. Ensure the proper disposal of waste materials, including landscape wastes;

- 3. Prevent the discharge of wastewater or permittee vehicle wash water or both into the MS4 without authorization under a separate VPDES permit;
- 4. Require implementation of best management practices when discharging water pumped from utility construction and maintenance activities;
- Minimize the pollutants in stormwater runoff from bulk storage areas (e.g., salt storage, topsoil stockpiles) through the use of best management practices;
- 6. Prevent pollutant discharge into the MS4 from leaking municipal automobiles and equipment; and
- 7. Ensure that the application of materials, including fertilizers and pesticides, is conducted in accordance with the manufacturer's recommendations.

Measurable Goal: Update the written materials for county-owned facilities within the MS4

boundary.

Necessary Documents: Existing Standard Operating Procedures (Appendix A, link).

Land Disturbing SOP

Landscaping and Grounds Maintenance SOP

Loading-Unloading SOP Material Storage SOP

Non-Stormwater Discharges SOP

Pool Operation SOP

Road, Street and Parking Lot SOP

Small Equipment SOP Spill Response SOP

Storm Sewer System Cleaning & Maintenance SOP

Vehicle Fueling SOP

Vehicle-Equipment Maintenance/Repair SOP

Vehicle-Equipment Storage SOP

Vehicle-Large Equipment Washing SOP



Waste Management SOP

Responsible Party: DGS (Table 1).

Schedule: Year 1 – Review of existing SOPs.

Years 2, 3, 4, and 5 – Implementation.

<u>Items to Report</u>: Year 1 – Updated written procedures.

The written procedures will be provided upon request (Appendix A).

Method of Evaluation: Annual review of written procedures for appropriateness and need

of new procedures.

BMP 6B: Develop and Implement SWPPPs for Identified "High Priority"

Facilities

Permit Section: Part I E 6 c, d, and g

Objective: The County will continue to implement the SWPPPs that were developed under

the previous permit.

Measurable Goal: The County shall follow all parameters within each existing SWPPP.

Necessary Documents: Facility SWPPPs (Appendix A).

Claude Moore Park SWPPP

PRCS Trailside Maintenance Facility SWPPP

Potomac Lakes Sportsplex SWPPP

Fire & Rescue EM Training Center SWPPP

Central Warehouse SWPPP

Responsible Party: DGS (Table 1).

Schedule: Ongoing.

<u>Items to Report:</u> Listing of the SWPPPs, dates of annual inspection, any findings,

and corrective actions.

Method of Evaluation: Review the effectiveness of SWPPPs.



BMP 6C: Annual Review for New County Owned or Operated "High Priority"

Facilities

Permit Section: Part I E 6 e

Objective: No later than June 30 of each permit year, conduct a review of County owned

or operated facilities within the MS4 to determine if the facility has a high potential for discharging pollutants as described in Part I.E.6.c. If the facility is determined to be a high-priority facility with a high potential to discharge pollutants, develop a SWPPP meeting the requirements of Part I.E.6.d no later

than December 31 of that same permit year.

Measurable Goal: Annual review of County owned or operated facilities and development of

new SWPPPs as needed.

Necessary Documents: Facility SWPPPs (Appendix A).

Claude Moore Park SWPPP

PRCS Trailside Maintenance Facility SWPPP

Potomac Lakes Sportsplex SWPPP

Fire & Rescue EM Training Center SWPPP

Central Warehouse SWPPP

Responsible Party: DGS (Table 1).

Schedule: Annual review conducted by June 30 of each permit year.

If needed, development of new SWPPPs by December 31 of each

permit year.

<u>Items to Report</u>: Annually – Report the results of the review.

If needed, provide copies of the newly developed SWPPPs.

List of the High Priority facilities owned and/or operated by the MS4

and whether or not they have a high potential to discharge.

Method of Evaluation: Annual review.

BMP 6D: SWPPP Review after Reports of Unauthorized Discharges

Permit Section: Part I E 6 f

Objective: The permittee shall review the contents of any site specific SWPPP no later

than 30 days after any unauthorized discharge, release, or spill reported in accordance with Part III G to determine if additional measures are necessary to prevent future unauthorized discharges, releases, or spills. If necessary, the SWPPP shall be updated no later than 90 days after the unauthorized

discharge.



Measurable Goal: Investigate all unauthorized discharges to the MS4 at County owned or

operated facilities with a SWPPP.

Necessary Documents: Facility SWPPPs.

Responsible Party: DGS (Table 1).

Schedule: As needed.

<u>Items to Report</u>: Report unauthorized discharges as outline in Part III G.

Method of Evaluation: Review reports and SWPPPs as needed.

BMP 6E: Maintain and Implement Turf and Landscape Nutrient Management Plans (NMPs)

Permit Section: Part I E 6 i

Objective: The permittee shall maintain and implement turf and landscape NMPs that have

been developed by a certified turf and landscape nutrient management planner in accordance with § 10.1-104.2 of the Code of Virginia on all lands owned or operated by the permittee where nutrients are applied to a contiguous area greater than one acre. If nutrients are being applied to achieve final stabilization of a land disturbance project, application shall follow the manufacturer's

recommendations.

Measurable Goal: Maintain current NMPs as applicable. Annual review of county owned or

operated facilities within the MS4 service area to establish the need for new

NMPs.

Necessary Documents: County Facilities Nutrient Management Plans (Appendix A).

Responsible Party: DGS (Table 1) with assistance from Parks, Recreation &

Community Services (PRCS).

Schedule: By the end of Year 1 conduct a review of the existing NMPs and a

review of county owned or operated facilities that meet the

requirements of Part I E 6 i.

Update the plans and create new plans as needed in the following

permit years.

<u>Items to Report</u>: Listing of current NMPs and their expiration date and any new

NMPs added within the permit year (Appendix A).

Method of Evaluation: Updating of NMPs that require updates and creation of NMPs

where applicable.



BMP 6F: Prohibition on the Use of Deicing Agents Containing Nitrogen or Phosphorus

Permit Section: Part I E 6 k

Objective: The permittee shall not apply any deicing agent containing urea or other forms

of nitrogen or phosphorus to parking lots, roadways, and sidewalks, or other

paved surfaces.

Measurable Goal: Do not use deicing agents that contain the chemicals described in Part I E

6 k.

Necessary Documents: Manufacturer's MSDS for the deicing chemicals used by the Public

Works Crew.

SOP - Road, Street, and Parking Lot Maintenance, Version 2,

dated May 1, 2019.

Responsible Party: DGS (Table 1).

Schedule: Not applicable.

<u>Items to Report</u>: Statement that the chemical outlined in Part I E 6 k or not used by

the County.

Method of Evaluation: Not applicable.

BMP 6G: Require Municipal Contractors to Use Appropriate Control Measures and Procedures for Stormwater Discharges

Permit Section: Part I E 6 I

Objective: Require, to the MEP, that municipal contractors use appropriate control

measures and procedures for stormwater discharges to the County's MS4.

Measurable Goal: Develop and include verbiage in the appropriate standard agreements for

municipal contractors, requiring appropriate control measures/procedures and pollution prevention protocols for stormwater discharges to the

County's MS4.

Necessary Documents: Loudoun County Standard Contract. Loudoun County Standard

Stormwater Contracting Scopes of Work.

Responsible Party: DGS (Table 1), with assistance from the County Purchasing

Department and County Attorney's Office.



Schedule: In the previous contract, the county added language it its standard

contract and to the detailed scope of work template documents

specifically for stormwater maintenance contracts.

<u>Items to Report</u>: Report annually that the verbiage remains in these documents.

Method of Evaluation: DGS will confirm annually that the appropriate verbiage is contained

within these documents.

BMP 6H: Develop a Training Plan Associated with Stormwater

Permit Section: Part I E 6 m

Objective: The permittee shall develop a training plan in writing for applicable staff that

ensures the following:

1. Field personnel receive training in the recognition and reporting of illicit discharges no less than once per 24 months;

- 2. Employees performing road, street, and parking lot maintenance receive training in pollution prevention and good housekeeping associated with those activities no less than once per 24 months;
- 3. Employees working in and around maintenance, public works, or recreational facilities receive training in good housekeeping and pollution prevention practices associated with those facilities no less than once per 24 months;
- 4. Employees and contractors hired by the permittee who apply pesticides and herbicides are trained or certified in accordance with the Virginia Pesticide Control Act (§ 3.2-3900 et seq. of the Code of Virginia. Certification by the Virginia Department of Agriculture and Consumer Services (VCACS) Pesticide and Herbicide Applicator program shall constitute compliance with this requirement;
- Employees and contractors serving as plan reviewers, inspectors, program administrators, and construction site operators obtain the appropriate certifications as required under the Virginia Erosion and Sediment Control Law and its attendant regulations;
- 6. Employees and contractors implementing the stormwater program obtain the appropriate certifications as required under the Virginia Stormwater Management Act and its attendant regulations; and
- 7. Employees whose duties include emergency response have been trained in spill response. Training of emergency responders such as firefighters and law-enforcement officers on the handling of spill



releases as part of a larger emergency response training shall satisfy this training requirement and be documented in the training plan.

Measurable Goal: Update of the training plan and successful completion of training

classes/modules.

Necessary Documents: Training Plan.

Responsible Party: DGS (Table 1), with assistance from Department of PRCS and

B&D.

Schedule: Continue with existing plan in Year 1.

Update existing training plan to meet Part I E 6 m during Year 1 and

implement in Year 2.

Items to Report: Maintain documentation of each training event conducted by the

permittee to fulfill the requirements of Part I E 6 m for a minimum of three years after the training event. The documentation shall

include the following information:

1. The date of the training event;

2. The number of employees attending the training event; and

3. The objective of the training event.

Method of Evaluation: Annual review of the Training Plan.



Appendix A

Listing of Loudoun County MS4 Documents Incorporated by Reference

Document Name	Version	Date
Chapter 1096 of the Loudoun County Codified Ordinances	As amended	October 10, 2018
Chapter 1220 of the Loudoun County Codified Ordinances	As amended	December 12, 2017
General VPDES Permit for Discharges of Stormwater from Small	VAR040067	November 1, 2018
Municipal Separate Storm Sewer Systems		
Loudoun County, Virginia Phase II Chesapeake Bay TMDL Action	Final	November 1, 2019
Plan		
Loudoun County, Virginia Comprehensive TMDL Action Plan for	Final	May 1, 2020
Benthic TMDLS for the Goose Creek Watershed, Benthic TMDL		
Development for Bull Run, Bacteria TMDLs for Popes Head Creek,		
Broad Run, Kettle Run, South Run, Little Bull Run, Bull Run and		
the Occoquan River		
Procedures for Public Involvement and Participation in the	Version 1	August 21, 2019
Stormwater Program (<u>link</u>)		
Written Notification to interconnected MS4 permit holders (link)	Final	November 19, 2021
Public Education and Outreach Plan	Version 2	June 10, 2019
MS4 Permit Coverage Letter	Final	October 31, 2018
MS4 Map (<u>link</u>)	Online	Online
MS4 Outfall Table	Final	October 1, 2021
Illicit Discharge Detection and Elimination (IDDE) Procedure (link)	Version 2	June 10, 2019
Facilities Standards Manual	As amended	January 15, 2018
Loudoun County Grading Permit Packet	Final	February 11, 2019
		(Revised)
Loudoun County Erosion and Sediment Control Program	Final	August 19, 2010
Enforcement Protocol (link).		
Stormwater BMP Facility Inspection and Maintenance Procedure	Version 1	August 21, 2019
(<u>link</u>)		
Agreement for Maintenance of a Stormwater Management Pond	Version 8	November 21, 2017
(<u>link</u>)		
Facilities Maintenance Performance Agreement (link)	Version 11	January 5, 2018
Training Plan	Version 3	June 2, 2021



Loudoun County Pollution Prevention / Good Housekeeping Standard Operating Procedures

Document Name	Version	Date
Land Disturbance SOP	Version 2	November 1, 2019
Landscaping and Grounds Maint. SOP	Version 2	November 1, 2019
Loading-Unloading SOP	Version 2	November 1, 2019
Material Storage SOP	Version 3	January 1, 2019
Non-Stormwater Discharge SOP	Version 2	November 1, 2019
Pool Operations SOP	Version 2	November 1, 2019
Small Equipment Washing SOP	Version 2	November 1, 2019
Road, Street, and Parking Lot Maint. SOP	Version 3	November 1, 2019
Spill response SOP	Version 2	November 1, 2019
Storm Sewer Cleaning and Maint. SOP	Version 2	November 1, 2019
Vehicle Fueling SOP	Version 2	November 1, 2019
Vehicle and Equipment Maint. And Repair SOP	Version 2	November 1, 2019
Vehicle and Equipment Storage SOP	Version 2	November 1, 2019
Vehicle Large Equipment Washing SOP	Version 2	November 1, 2019
Waste Management SOP	Version 2	November 1, 2019

Loudoun County High Priority Municipal Facility Stormwater Pollution Prevention Plans

Document Name	Version	Date
Claude Moore Park SWPPP	Version 2	August 19,2020
Potomac Lakes SWPPP	Version 2	August 2,2021
PRCS Trailview SWPPP	Version 2	August 19,2020
Fire Rescue SWPPP	Version 1	June 23,2017
Central Warehouse SWPPP	Version 1	June 23,2017



Loudoun County Nutrient Management Plans Incorporated by Reference Location

Plan Name	Total Acres on Which Nutrients are Applied	Plan Start Date	Plan End Date	Location Address	Location Coordinates (NAD 83, Deg Min Sec)
Ashburn Library	1.05	9/24/2020	9/24/2025	43316 Hay Road Ashburn, VA 20147	39° 2' 45" -77° 23' 41"
Cascades Library and Senior Center	1.12	9/24/2020	9/24/2025	21030 Whitfield Place Potomac Falls, VA 20165	39° 1' 60" -77° 30' 9"
Bles Park	9.1	4/1/2019	4/1/2022	44830 Riverside Parkway, Ashburn, VA 20147	39° 04' 07" -77° 26' 57"
Byrnes Ridge Park	21.0	4/1/2019	4/1/2022	24915 Mineral Springs Circle, South Riding, VA 20105	38° 55' 43" -77° 33' 08"
Conklin Park	6.1	4/1/2019	4/1/2022	25701 Donegal Drive, Chantilly, VA 20152	38° 54' 29" -77° 31' 25
Ray Muth Sr. Park	5.4	11/1/2019	11/1/2022	20971 Marblehead Drive, Ashburn, VA 20148	39° 2′ 9" -77° 27′ 38"
Scott Jenkins Park	2.2	11/1/2019	11/1/2022	39464 Colonial Highway, Hamilton, VA 20158	39° 8' 12" -77° 38' 20"
Trailside Park	2.8	7/15/2019	7/15/2022	Claiborne Parkway, Ashburn, VA 20147	39° 3′ 8″ -77° 30′ 18″
Lyndora Park	2.5	7/15/2019	7/15/2022	Lucketts Bridge Circle, Ashburn VA, 20148	38° 59' 18" -77° 29' 31"
Greg Crittenden Memorial Park	1.6	7/15/2019	7/15/2022	21401 Windmill Dr, Ashburn, VA 20147	39° 1' 56" -77° 29' 49"
Chick Ford & Ryan Bickel Fields	1.5	7/15/2019	7/15/2022	21597 Ashburn Village Blvd, Ashburn, VA 20147	39° 2' 15" -77° 28' 30"
Cascades Library and Senior Center	1.1	9/24/2020	9/24/2025	21030 Whitfield Place Potomac Falls, VA 20165	39° 1' 59" -77° 23' 41"
Ashburn Library NMP	1.1	9/24/2020	9/24/2025	43316 Hay Road, Ashburn VA 20147	39° 2' 45" -77° 30' 9"
Claude Moore Park	9.8	11/1/2019	11/1/2022	46105 Loudoun Park Lane, Sterling, VA 20164	39° 0′ 53" -77° 24′ 15"
Potomac Lakes Sportsplex	20.1	11/1/2019	11/1/2022	20280 Cascades Parkway, Sterling, VA 20165	39° 3' 14" -77° 22' 42"
East Gate Park	3.4	4/1/2019	4/1/2022	43664 Tall Cedars Parkway, Chantilly, VA 20152	38° 54' 44" -77° 29' 33"
Dulles South PSC	1.6	4/15/2019	4/15/2022	25216 Loudoun County Prkwy Chantilly, VA 20152	38° 55' 10" -77° 31' 1"
Eastern Sheriff Substation	0.9	4/15/2019	4/15/2022	46620 E Frederick Drive Sterling, VA 20164	38° 0′ 57" -77° 23′ 12"
East Gate Park & Ride	1.8	4/15/2019	4/15/2022	43664 Tall Cedars Pkwy Chantilly, VA 20152	38° 54' 42" -77° 29' 30"
Harmony Park & Ride	1.3	4/15/2019	4/15/2022	39464 E Colonial Highway Hamilton, VA 20158	39° 8′ 11" -77° 38′ 6"
Kincora Fire Station	0.9	4/15/2019	4/15/2022	45900 Russel Branch Prkwy Ashburn, VA 20147	39° 1' 49" -77° 25' 59"



Plan Name	Total Acres on Which Nutrients are Applied	Plan Start Date	Plan End Date	Location Address	Location Coordinates (NAD 83, Deg Min Sec)
Lansdowne Fire				19485 Sandridge Way	39° 4' 37"
Station	1.1	4/15/2019	4/15/2022	Leesburg, VA 20176	-77° 29' 1"
Moorefield Fire and				43495 Old Ryan Road Ashburn,	39° 0' 32"
Rescue	1.05	4/15/2019	4/15/2022	VA 20148	-77° 29' 47"
Stone Ridge Park &				24281 Millstream Drive Aldie,	38° 56' 16"
Ride	1.0	4/15/2019	4/15/2022	VA 20105	-77° 33' 21"
Western Sheriff's				47 West Loudoun Street Round	39° 8' 1"
Office	1.6	4/15/2019	4/15/2022	Hill, VA 20141	-77° 46' 39"
Purcellville Fire				500 North Maple Avenue	39° 8' 37"
Station	2.2	4/15/2019	4/15/2022	Purcellville, VA 20132	-77° 41' 49"
Middleburg Fire				910 West Washington Street	38° 58' 3"
Station	0.6	4/15/2019	4/15/2022	Middleburg, VA 20117	-77° 44' 49"
				12 North Light Street	39° 16' 27"
Lovettsville Library	0.2	4/15/2019	4/15/2022	Lovettsville, VA 20180	-77° 38' 1"
Loudoun Heights				13345 Harpers Ferry Road	39° 14' 55"
Fire Station	2.4	4/15/2019	4/15/2022	Purcellville, VA 20132	-77° 43' 39"
				17501 Franklin Park Drive	39° 7' 55"
Franklin Park	14.92	4/15/2019	4/15/2022	Purcellville, VA 20132	-77° 44' 38"
				20272 Savin Hill Drive Ashburn,	39° 3' 13"
Ashburn Sheriff	1.8	4/15/2019	4/15/2022	VA 20147	-77° 27' 35"