Stormwater Management Plan Town Of Haw River NCS000404

January 30, 2025





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PART 1: INTRODUCTION

The purpose of this Stormwater Management Plan (SWMP) is to establish and define the means by which the Town of Haw River will comply with its National Pollutant Discharge Elimination System (NPDES) Municipal Separate Storm Sewer System (MS4) Permit and the applicable provisions of the Clean Water Act to meet the federal standard of reducing pollutants in stormwater runoff to the maximum extent practicable.

This SWMP identifies the specific elements and minimum measures that the Town of Haw River will develop, implement, enforce, evaluate and report to the North Carolina Department of Environmental Quality (NCDEQ) Division of Energy, Minerals and Land Resources (DEMLR) in order to comply with the MS4 Permit number NCS000404 as issued by NCDEQ. This permit covers activities associated with the discharge of stormwater from the MS4 as owned and operated by the Town of Haw River and located within the corporate limits of the Town of Haw River.

In preparing this current SWMP, the Town of Haw River has evaluated its MS4, the permit requirements of it's MS4, and previous Comprehensive Stormwater Management Plans to develop a comprehensive 5-year SWMP that will meet the community's needs, address local water quality issues and provide the minimum measures necessary to comply with the permit. The SWMP will be evaluated and updated annually to ensure that the elements and minimum measures it contains continue to adequately provide for permit compliance and the community's needs.

Once the SWMP is approved by NCDEQ, all provisions contained and referenced in this SWMP, along with any approved modifications of the SWMP, are incorporated by reference into the permit and become enforceable parts of the permit. Any major changes to the approved SWMP will require resubmittal, review and approval by NCDEQ, and may require a new public comment period depending on the nature of the changes.

PART 2: CERTIFICATION

By my signature below I hereby 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 fines and imprisonment for knowing violations.

I am also aware that the contents of this document shall become an enforceable part of the NPDES MS4 Permit, and that both the Division and the Environmental Protection Agency have NPDES MS4 Permit compliance and enforcement authority.

- \Box I am a ranking elected official.
- \boxtimes I am a principal executive officer for the permitted MS4.
- □ I am a duly authorized representative for the permitted MS4 and have attached the authorization made in writing by a principal executive officer or ranking elected official which specifies me as (*check one*):
 - □ A specific individual having overall responsibility for stormwater matters.
 - □ A specific position having overall responsibility for stormwater matters.

| Signature: | Sh |
|--------------|----------------------------|
| Print | |
| Name: | Sean Tencer |
| Title: | Town Manager |
| Signed this. | 3 cd day February of 20 25 |

PART 3: MS4 INFORMATION

3.1 Permitted MS4 Area

This SWMP applies throughout the corporate limits of the Town of Haw River, including all regulated activities associated with the discharge of stormwater from the MS4. The map below shows the corporate limits of Town of Haw River as of the date of this document.

Corporate Limits are shown on the Map Below in Red

3.2 Existing MS4 Mapping

The current MS4 mapping includes mapping of Storm drain piping, Streams, Pumpstations, Outfall Locations and Industrial Permitted sites.

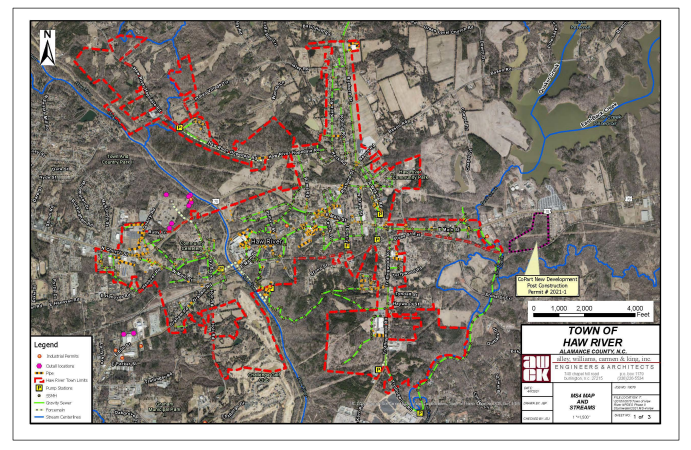


Table 1: Summary of Current MS4 Mapping

| Percent of MS4 Area Mapped | 100 | % |
|-------------------------------|-----|----------------------|
| No. of Major Outfalls* Mapped | 8 | Of 57 total outfalls |

*An outfall is a point where the MS4 discharges from a pipe or other conveyance (e.g. a ditch) directly into surface waters. Major outfalls are required to be mapped to meet permit requirements. A major outfall is a 36-inch diameter pipe or discharge from a drainage area > 50-acres; and for industrial zoned areas a 12-inch diameter pipe or a drainage area \geq 2-acres.

3.3 Receiving Waters

The Town of Haw River MS4 is located within the Cape Fear River Basin and discharges directly into receiving waters as listed in Table 2 below. Applicable water quality standards listed below are compiled from the following NCDEQ sources:

- o <u>Waterbody Classification Map</u>
- o Impaired Waters and TMDL Map
- Most recent NCDEQ Final <u>303(d) List</u>

| Receiving Water Name | Stream Index / AU | Water Quality | 303(d) Listed Parameter(s) of Interest |
|---------------------------|----------------------|------------------|---|
| | Number | Classification | |
| Haw River | 16-(10.5) | WS-V;NSW | Fecal Coliform, TSS, Turbidity – |
| | d/e | | Approved TMDL |
| Boyd's Creek | 16-16 | WS-V;NSW | |
| East Back Creek | 16-18(6) | WS-V;NSW | |
| Back Creek (Graham-Mebane | 16-18- | WS-II, | Chlorophyl a, Total Nitrogen, Total |
| Reservoir) | (1.5)a2a | HQW, NSW, | Phosphorus – Approved TMDL |
| | | CA | |
| MoAdams Creek | 16-18-7 | WS-V;NSW | Fecal Coliform |

Table 2: Summary of MS4 Receiving Waters

3.4 MS4 Interconnection

The Town of Haw River's MS4 is interconnected with the NCDOT MS4 within NCDOT owned right of ways. This connection interconnects Graham, Burlington and Haw River.

The Haw River (16-(10.5)d/e) runs directly through the Town of Haw River, as do other federal and state regulated streams.

3.5 Total Maximum Daily Loads (TMDLs)

The TMDL(s) listed in Table 3 below have been approved within the MS4 area, as determined by the map and list provided on the <u>NCDEQ Modeling & Assessment Unit web page</u>. The table also indicates

whether the approved TMDL has a specific stormwater Waste Load Allocation (WLA) for any watershed directly receiving discharges from the permitted MS4, and whether a Water Quality Recovery Program has been implemented to address the WLA.

| Water Body Name | TMDL Pollutant(s) of Concern | Stormwater | Water |
|------------------|------------------------------|------------|----------|
| - | | Waste | Quality |
| | | Load | Recovery |
| | | Allocation | Program |
| | | (Y/N) | (Y/N) |
| Jordan Lake TMDL | Nitrogen, Phosphorus | Ν | Y |
| Haw River | Turbidity, Fecal Coliform | Ν | Y |
| | | | |

Table 3: Summary of Approved TMDLs

The Jordan Lake TMDL is the subject of extensive rulemaking, of which the Town of Haw River complies with and will comply with future rulemaking regarding.

3.6 Endangered and Threatened Species and Critical Habitat

Significant populations of threatened or endangered species and/or critical habitat are not identified within the regulated MS4 urbanized area. Based upon a review of the <u>Endangered and Threatened Species</u> and <u>Species of Concern by County for North Carolina Map</u> and <u>Listed species believe to or known to occur in North Carolina map</u> as provided by the <u>U.S. Fish and Wildlife Service</u>, the species listed in Table 4 have the potential to occur within the regulated MS4 urbanized area. Of those species listed, Table 4 summarizes the species that may be significantly impacted by the quality of surface waters within their habitat.

| Scientific Name | Common name | Species Group | Federal Listing |
|------------------|-------------------|------------------|---------------------|
| | | | Status |
| Helianthus | Schweinitz's | Flowering Plants | Endangered |
| Schweinitzil | Sunflower | | |
| Danus Plexippus | Monarch Butterfly | Insects | Candidate |
| Fusconaia Masoni | Atlantic Pigtoe | Clams | Proposed Threatened |
| Notropis | Cape Fear Shiner | Fishes | Endangered |
| Mekistocholas | - | | |

Table 4: Potential Federally Listed Species/Habitat Impacted by Surface Water Quality

3.7 Industrial Facility Discharges

The Town of Haw River MS4 jurisdictional area includes the following industrial facilities which hold NPDES Industrial Stormwater Permits, as determined from the <u>NCDEQ Maps & Permit Data web page</u>.

| Permit Number | Facility Name |
|---------------|-------------------------------|
| NCS000404 | Town of Haw River – Small MS4 |
| NCGNE0575 | Unichem, Inc |
| NCG100170 | Crutchfield's Auto Parts, LLC |
| NCG200547 | Foss Recycling, Inc |

Table 5: NPDES Stormwater Permitted Industrial Facilities

3.8 Non-Stormwater Discharges

The water quality impacts of non-stormwater discharges have been evaluated by the Town of Haw River as summarized in Table 6 below. The unpermitted non-stormwater flows listed as incidental do not significantly impact water quality. The Town of Haw River has evaluated residential and charity car washing and street washing for possible significant water quality impacts.

Street washing discharges are addressed under the Pavement Management Program in Part 10 of this SWMP. The Division has not required that other non-stormwater flows be specifically controlled by the Town of Haw River.

Wash water associated with car washing that does not contain detergents or does not discharge directly into the MS4 is considered incidental. However, these types of non-stormwater discharges that do contain detergents have been evaluated by the Town of Haw River to determine whether they may significantly impact water quality. Currently runoff from car washing in The Town of Haw River would be considered incidental.

| Non-Stormwater Discharge | Water Quality Impacts |
|---|-----------------------|
| Water line and fire hydrant flushing | Incidental |
| Landscape irrigation | Incidental |
| Diverted stream flows | Incidental |
| Rising groundwater | Incidental |
| Uncontaminated groundwater infiltration | Incidental |
| Uncontaminated pumped groundwater | Incidental |
| Uncontaminated potable water sources | Incidental |
| Foundation drains | Incidental |
| Air conditioning condensate | Incidental |
| Irrigation waters | Incidental |
| Springs | Incidental |
| Water from crawl space pumps | Incidental |
| Footing drains | Incidental |
| Lawn watering | Incidental |
| Residential and charity car washing | Possible |
| Flows from riparian habitats and wetlands | Incidental |
| Dechlorinated swimming pool discharges | Incidental |
| Street wash water | Possible |
| Flows from firefighting activities | Incidental |

Table 6: Non-Stormwater Discharges

3.9 Target Pollutants and Sources

In addition to those target pollutants identified below, the Town of Haw River is not aware of other significant water quality issues within the permitted MS4 area.

The education program will target total suspended solids and nutrient loading because turbidity, sedimentation, and nutrients are the pollutants of concern in downstream waters. In addition, floatables, trash, and debris will also be targeted. The education program will also address the proper use and disposal of typical household chemicals, garden chemicals, and used motor oil.

Table 7 below summarizes the water quality pollutants identified throughout Part 3 of this SWMP, the likely activities/sources/targeted audiences attributed to each pollutant and identifies the associated SWMP program(s) that address each. In addition, the Town of Haw River has evaluated schools, homeowners and businesses as target audiences that are likely to have significant stormwater impacts.

| Target Pollutant(s) | Likely Source(s)/Target Audience(s) | SWMP Program Addressing |
|--------------------------|-------------------------------------|---------------------------------|
| | | Target Pollutant(s)/Audience(s) |
| Litter | Residents, Businesses, Schools | Public Education & Outreach |
| Sediment | Residents, Businesses | Public Education & Outreach |
| Nitrogen and Phosphorous | Fertilizer/Residents | Public Education & Outreach |

Table 7: Summary of Target Pollutants and Sources

4.1 Organizational Structure

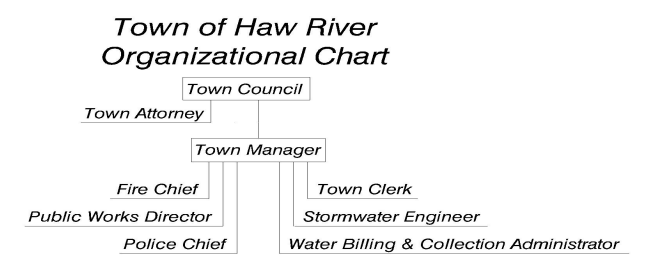


 Table 8:
 Summary of Responsible Parties

| Position | Name | Phone No. | Fax No. | Email |
|---|------------------|--------------|--------------|------------------------------|
| Town Manager | Sean Tencer | 336/578-0784 | 336/578-0010 | stencer@townofhawriver.com |
| Town Clerk | Lesley Gonzalez | 336/578-0784 | 336/578-0010 | lgonzalez@townofhawriver.com |
| Town Engineer Alley, Williams, Carmen, & King, Inc. | Mark Reich | 336/226-5534 | 336/226-3034 | mreich@awck.com |
| Stormwater Engineer Alley, Williams, Carmen, & King, Inc. | Josh Johnson | 336/226-5534 | 336/226-3034 | josh@awck.com |
| Stormwater Manager, AWCK | Janet Paith | 336/226-5534 | 336/226-3034 | jpaith@awck.com |
| Town Attorney | Charlie E. Davis | 919/563-2550 | 919/563-9019 | charlied@davishumbertlaw.com |
| Public Works Director | Robert Brewer | 336-578-0784 | 336-578-0010 | rbrewer@townofhawriver.com |

| SWMP Component | Responsible Position | Staff Name | Department |
|--------------------------------------|-------------------------------------|-------------|----------------|
| Stormwater Program Administration | Town Manager Stormwater Engineer | See Table 8 | Administration |
| SWMP Manager | Town Manager Stormwater Engineer | See Table 8 | Administration |
| Public Education & Outreach | Town Manager Stormwater Manager | See Table 8 | Administration |

| Public Involvement & Participation | Town Manager Stormwater Manager | See Table 8 | Administration |
|--|--|-------------|--------------------------------|
| Illicit Discharge Detection & Elimination | Town Manager Stormwater Engineer | See Table 8 | Administration |
| Construction Site Runoff Control | Town Manager Stormwater Engineer | See Table 8 | Administration |
| Post-Construction Stormwater Management | Town Manager Stormwater Engineer Public Works Director | See Table 8 | Administration |
| Pollution Prevention/Good Housekeeping for Municipal Operations | Town Manager Stormwater Engineer Public Works Director | See Table 8 | Administration Public Works |
| Municipal Facilities Operation & Maintenance Program | Town Manager Stormwater Engineer Public Works Director | See Table 8 | Administration Public Works |
| Spill Response Program | Town Manager Stormwater Engineer Public Works Director | See Table 8 | Administration Public Works |
| MS4 Operation & Maintenance Program | Town Manager Stormwater Engineer Public Works Director | See Table 8 | Administration Public Works |
| Municipal SCM Operation & Maintenance Program | Town Manager Stormwater Engineer Public Works Director | See Table 8 | Administration Public Works |
| Pesticide, Herbicide & Fertilizer Management Program | Town Manager Stormwater Engineer Public Works Director | See Table 8 | Administration Public Works |
| Vehicle & Equipment Cleaning Program | Town Manager Stormwater Engineer Public Works Director | See Table 8 | Administration Public Works |
| Pavement Management Program | Town Manager Stormwater Engineer Public Works Director | See Table 8 | Administration Public Works |
| Total Maximum Daily Load (TMDL) Requirements | Town Manager Stormwater Engineer | See Table 8 | Administration |

4.2 **Program Funding and Budget**

In accordance with the issued permit, the Town of Haw River shall maintain adequate funding and staffing to implement and manage the provisions of the SWMP and comply with the requirements of the NPDES MS4 Permit. The budget includes the permit administering and compliance fee, which is billed by the Division annually.

The Town of Haw River funds it's Stormwater Programs through a Stormwater Fee. The Town collects a flat fee of \$2/month from all utility users within the Town Limits. This fee produces \$24,000 annually. The Town uses this fee to pay for its Water Quality Programs including its NPDES Phase II and Jordan Lake Programs. The Town has also used excess funding from the stormwater fund to fund other stormwater or water quality projects. This includes investigating drainage complaints from residents and investigating potential inflow/infiltration/exfiltration between the collections system and the MS4.

4.3 Shared Responsibility/Contracted Services

The Town of Haw River implements 5 of the 6 minimum control measures, with the 6th measure being construction site runoff controls which is implemented through NC DEMLR's Erosion and Sediment Control program.

The Town of Haw River contracts with Stormwater Smart for assistance with Public Education and Public Involvement and Outreach. Stormwater Smart is not directly responsible for any items but rather assists the Town of Haw River.

The Town of Haw River contracts engineering services with Alley, Williams, Carmen, and King, Inc. Alley, Williams, Carmen, and King is not directly responsible for any items but rather assists the Town of Haw River.

4.4 Co-Permittees

The are no other entities applying for co-permittee status under the NPDES MS4 permit number NCS000404 for the Town of Haw River.

4.5 Measurable Goals for Program Administration

The Town of Haw River will manage and report the following Best Management Practices (BMPs) for the administration of the Stormwater Management Program.

| Permit Ref. | 2.1.2 Program Implementation Measures to evaluate the performance and effectiveness of the SWMP program components at least annually. Results shall be used by the permittee to modify the program components as necessary to accomplish the intent of the Stormwater Program. The self-assessment reporting period is the fiscal year (July 1 – June 30). | | | | |
|----------------|---|--|-----------------------------------|---|--|
| BMP | A | В | С | D | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| 1. | Annual Self-Assessment | | | | |
| | Evaluate the performance and effectiveness of the program components at least annually. Results shall be used to modify the program components as necessary to accomplish the intent of the Stormwater Program. | 1. Prepare, conduct and document an annual evaluation of the program components. | 1. Annually Permit Years 1 – 5 | 1. Yes/No | |
| Permit Ref. | 1.6: Permit Renewal Application Measures to submit a permit renew. NPDES MS4 permit. | | n 180 days prior to the ex | xpiration date of the | |
| BMP | А | В | С | D | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| 2. | Permit Renewal Application | | | | |
| | Submit a permit renewal application and Draft SWMP no later than 180 prior to permit expiration. | 1. Draft SWMP applicable to the proceeding 5 years following permit re- issuance. | 1. Permit Year 5 | 1. Yes/No | |
| | | 2. Certify the stormwater permit renewal application (Permit renewal application form and Draft SWMP for the | 2. Permit Year 5 | 2. Date of permit renewa application submittal | |

| Permit Ref. | 2.1.1 Review Adequate Funding and Staffing | | | | | |
|----------------|--|--|--------------------------------|----------------------------|--|--|
| Kel. | Review adequate funding and staffing to implement and manage the provisions of the SWMP and meet the requirements of the permit. | | | | | |
| BMP | Α | В | С | D | | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | | |
| 3. | Review Adequate Funding and Staff | fing needs. | | | | |
| | Confirm that the program is adequately funded and staffed. | 1.Verify adequate funding in the City's Budget. | 1. Permit Years 1-5 | 1. Adequate/Inadequate | | |
| | Stormwater Services Contract | 1. Sign contract. | 1. Permit Year 1 | 1. Yes / No | | |
| | | 2. Review contract for all permit required items. | 2. Review Permit Years 2-5 | 2. Yes / No | | |
| Permit | 2.2 Minimum Control Measures | I | I | | | |
| Ref. | | Maintain written procedures for implementing the six minimum control measures (MCM's), which identify specific action steps, schedules, resources and responsibilities for implementing the MCM's. | | | | |
| BMP | A | В | С | D | | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | | |
| 4. | Procedures for implementing the Mi | inimum Control Measures | | | | |
| | Evaluate the performance and effectiveness of the program components. Results shall be used to modify the program components as necessary to accomplish the intent of | 1. Create all required written procedures for implementing the six MCM's. | 1. Permit Year 1 | 1. Yes / No | | |
| | the Stormwater Program. | 2. Review and update all written procedures as needed. | 2. Permit Years 2-5 | 2. Yes / No | | |
| Permit | 2.1.7, 3.2.3 and 3.6.5(c): Web Sit | e | | | | |
| Ref. | Measures to provide a web site designed to convey the program's message(s) and provide online materials including ordinances, or other regulatory mechanisms, or a list identifying the ordinances or other regulatory mechanisms, providing the legal authority necessary to implement and enforce the requirements of the permit and SWMP. The web page shall also provide developers with all relevant post-construction requirements, design standards, checklists and/or other materials. | | | | | |
| BMP | Α | В | С | D | | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | | |
| 5. | City's Stormwater Webpage | | Implementation | Wittit | | |
| | Update and maintain the City's | 1. Verify City's | 1. Annually | 1. Yes / No | | |

| Permit Ref. | 3.2.5: Stormwater Hotline Measures for a stormwater hotline/helpline for the purpose of public education and outreach. | | | | | |
|----------------|--|--|--------------------------------------|---------------------------------|--|--|
| ВМР | Α | В | С | D | | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | | |
| 6. | Helpline/ Hotline | | | | | |
| | All stormwater related calls will be forwarded to the Public Works Director who will then distribute the information to appropriate employees. | 1. Confirm hotline number works and log calls. | 1. Continuously Permit Years 1- 5 | 1. Total annual number of calls | | |

PART 5: PUBLIC EDUCATION AND OUTREACH PROGRAM

The Town of Haw River will implement a Public Education and Outreach Program to distribute educational materials to the community or conduct equivalent outreach activities about the impacts of storm water discharges on water bodies and steps the public can take to reduce pollutants in storm water runoff.

The target audiences and identified pollutants listed in Part 3.9 of this SWMP, which will be addressed by the Public Education and Outreach Program, are summarized in Table 12 below. In addition, the Town of Haw River is required to inform businesses and the general public of the hazards associated with illicit discharges, illegal dumping and improper disposal of waste.

| Target Pollutants/Sources | Target Audience(s) |
|---------------------------|--------------------------------|
| Litter | Residents, Businesses, Schools |
| Sediment | Residents, Businesses |
| Nitrogen and Phosphorous | Fertilizer/Residents |
| | |

 Table 12:
 Summary of Target Pollutants & Audiences

The Town of Haw River will manage, implement, and report the following public education and outreach BMPs.

The Town partners with Stormwater SMART, an education and outreach organization hosted by the Piedmont Triad Regional Council (PTRC). Stormwater SMART is a cooperative group that is funded by several Piedmont municipalities. It was created in 2005 to provide education and outreach for MS4 Permittees (like Haw River) and concentrates on direct education of school children and residents.

Piedmont Triad Regional Council Stormwater Smart Danica Heflin 1398 Carrollton Crossing Drive, Kernersville, NC 27284 (336) 904-0300

| Table 1. | 3: Public Education and Outreach | BMPs | | | |
|----------------|--|---|---------------------------------|--|--|
| Permit Ref. | 3.2.2 and 3.2.4: Outreach to Targeted Audiences Measures to identify the specific elements and implementation of a Public Education and Outreach Progras share educational materials to the community or conduct equivalent outreach activities about the impacts of stormwater discharges on water bodies and how the public can reduce pollutants in stormwater runoff. The permittee shall provide educational information to identified target audiences on pollutants/sources identified table 12 above; and shall document the extent of exposure of each media, event or activity, including those elements implemented locally or through a cooperative agreement. | | | | |
| BMP | Α | В | С | D | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| 7. | Maintain a Stormwater education pl | an | | | |
| | Maintain education plan. Include in Plan the BMPs, schedule, targeted audiences, and measurable goals. Summarize plan and implementation progress in each annual report. | 1.Maintain Public Education and Engagement Plan, documenting the existing outreach and education program implemented by City staff, including process for identifying target audiences for each pollutant and source. | 1. Annually Permit Years 1-5 | 1. Yes / No | |
| 8. | Educational Stormwater Mailers, Brochures and Posters | | | | |
| | Distribute Public Education Materials to identified user groups. Materials may be supplied through outside Stormwater information sources. | Distribute public education materials at: 1. public events 2. schools 3. mailings 4. municipal facilities | 1. Annually Permit Years 1-5 | Contact Hours Number of Educational Materials Distributed | |

PART 6: PUBLIC INVOLVEMENT AND PARTICIPATION PROGRAM

This SWMP identifies the minimum elements and implementation of a Public Involvement and Participation Program that complies with applicable State, Tribal and local public notice requirements. The Town of Haw River will manage, implement and report the following public involvement and participation BMPs.

| Permit Ref. | 3.3.1: Public Input Mechanisms for public involvement that provide for input on stormwater issues and the stormwater program. | | | | |
|----------------|--|---|---------------------------------------|--|--|
| BMP | Α | В | С | D | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| 9. | Public Stormwater Program Meetin | ng | | | |
| | A public meeting will be held Bi -annually to discuss the implementation of the permit. This meeting will provide the public with the opportunity to be involved with the stormwater program. | 1. Hold a public meeting to solicit information about the City's Stormwater Program. | 1. Permit Years 2 and 4 | 1. Date of event | |
| Permit Ref. | 3.3.2: Volunteer Opportunities Measures to provide volunteer opp | portunities designed to pro | mote ongoing citizen part | icipation. | |
| | A | В | С | D | |
| BMP No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| 10. | Volunteer Stormwater Program | | | | |
| | The Town will promote various volunteer stormwater programs annually. These may include Big Sweep, Creek Week, Adopt-A- Stream programs, and Storm Drain Stenciling. | 1. Hold one event per year in the community. | 1. Fall or Spring Permit Years 1-5 | Number of events Number of participants Estimate of effectiveness of event: Number of bags collected, number of storm drains marked, | |

PART 7: ILLICIT DISCHARGE DETECTION AND ELIMINATION PROGRAM

The Town of Haw River will develop, manage, implement, document, report and enforce an Illicit Discharge Detection and Elimination Program which shall, at a minimum, include the following illicit discharge detection and elimination BMPs.

| Permit Ref. | 3.4.1: MS4 Map Measures to develop, update and m | 3.4.1: MS4 Map Measures to develop, update and maintain a municipal storm sewer system map including stormwater | | | | |
|----------------|---|---|--|--|--|--|
| | conveyances, flow direction, major | outfalls and waters of the | United States receiving s | tormwater discharges. | | |
| BMP | Α | В | С | D | | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | | |
| 11. | Storm sewer system map showing ou | tfalls and the receiving bo | dy of water. | | | |
| | Maintain system map in support of inspection program. The map will note outfalls and receiving body of water for each outfall. | 1. Maintain mapping as System changes. | 1.Continuously, with updates made annually. | 1. Yes / No | | |
| - | | | | | | |
| Permit Ref. | 3.4.2: Regulatory Mechanism Measures to provide an IDDE ordin prohibit, detect, and eliminate illici including enforcement procedures a | t connections and discharg | | | | |
| Ref. | Measures to provide an IDDE ordin prohibit, detect, and eliminate illicit | t connections and discharg | | | | |
| | Measures to provide an IDDE ordin prohibit, detect, and eliminate illicit including enforcement procedures a | t connections and dischargend actions. | ges, illegal dumping and s | pills into the MS4, | | |
| Ref. BMP | Measures to provide an IDDE ordin prohibit, detect, and eliminate illicit including enforcement procedures a A | t connections and discharg and actions. B Measurable Goal(s) | ges, illegal dumping and s C Schedule for | pills into the MS4, D Annual Reporting | | |

| Table 1 | 5: Illicit Discharge Detection and F | Elimination BMPs | | | | |
|----------------|---|--|-------------------------------------|--|--|--|
| Permit Ref. | 3.4.3: IDDE Plan Measures to maintain and implement a written IDDE Plan to detect and address illicit discharges, illegal dumping and any non-stormwater discharges identified as significant contributors of pollutants to the MS4. The plan shall provide standard procedures and documentation to: | | | | | |
| | a) Locate priority areas likely to have illicit discharges, | | | | | |
| | b) Conduct routin | e dry weather outfall insp | ections, | | | |
| | c) Identify illicit of | lischarges and trace source | es, | | | |
| | d) Eliminate the s | ource(s) of an illicit discha | arge, and | | | |
| | e) Evaluate and as | ssess the IDDE Program. | | | | |
| BMP | Α | В | С | D | | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | | |
| 13. | Inspection/detection program to dete | | 4 outfalls. | | | |
| | Maintain written procedures and/or SOPs for detecting and tracing the sources of illicit discharges and for removing the sources or reporting the sources to the State to be properly permitted. | 1. Implement IDDE Plan. Review and update IDDE Plan as needed. | 1. Annually Permit Years 1-5 | 1. Yes/ No | | |
| 14. | Stream walks/ Dry weather testing and Outfall Inspections | 1. Inspect minor outfalls (nonmajor) | 1. Inspect once per permit cycle | 1. Number of outfalls inspected for year | | |
| | | 2. Inspect Major outfalls | 2. Annually | 2. Number of outfalls inspected for year | | |
| | | 3. Complete Outfall Priority Study | 3. Permit Year 1 | 3. Study Completed | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |

| Table 1 | 5: Illicit Discharge Detection and H | Elimination BMPs | | | |
|----------------|---|---|--|---|--|
| Permit Ref. | 3.4.4: IDDE Tracking Measures for tracking and documenting the date(s) an illicit discharge, illicit connection or illegal dumping was observed, the results of the investigation, any follow-up of the investigation, the date the investigation was closed, the issuance of enforcement actions, and the ability to identify chronic violators. | | | | |
| BMP | Α | В | С | D | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| 15. | Establish/ Maintain a tracking system | n for managing reported p | | | |
| | Document the date of investigations, any enforcement action(s) or remediation that occurred. | 1. Maintain IDDE inspection records, notices of violations and compliance and other program records. | 1. Annually Permit Years 1-5 | 1. Report number of IDDE issues reported, number investigated, number of NOVs issued, number of enforcement actions taken, number of NOVs closed | |
| Permit Ref. | 3.4.5: Staff IDDE Training Measures to provide training for muresponsibilities, may observe an illinclude how to identify and report i training event shall be documented, | cit discharge, illicit conne llicit discharges, illicit con | ection, illegal dumping or s nnections, illegal dumping | spills. Training shall and spills. Each staff | |
| BMP | Α | В | С | D | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| 16. | Train employees on how to inspect for | or illicit connections | | | |
| | Conduct in person or virtual training for appropriate municipal staff on detecting and reporting illicit connections and discharges. | 1. Conduct employee training and document attendance. | 1. Annually Permit Years 1-5 | 1. Report number of staff who completed IDDE training | |
| Permit Ref. | 3.4.6: IDDE Reporting Measures for the public and staff to report illicit discharges, illegal dumping and spills. The mechanism shall be publicized to facilitate reporting and shall be managed to provide rapid response by appropriately trained personnel. | | | | |
| DMD | Α | В | С | D | |
| BMP No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| 17. | Maintain Program to report dischar | ges to personnel and the pu | | | |
| | Maintain and publicize reporting mechanism(s) for the public to report illicit connections and discharges | 1. Maintain reporting helpline and email address. | 1. Annually Permit Years 1-5 | 1. Yes / No | |

PART 8: CONSTRUCTION SITE RUNOFF CONTROL PROGRAM

In accordance with 15A NCAC 02H .0153, the Town of Haw River relies upon the North Carolina Sedimentation Pollution Control Act (SPCA) of 1973 as a qualifying alternative program to meet a portion of the NPDES MS4 Permit requirements for construction site runoff control measures. The SPCA requirements include reducing pollutants in stormwater runoff from construction activities that result in land disturbance of greater than or equal to one acre and includes any construction activity that is part of a larger common plan of development that would disturb one acre or more. The state SPCA Program is either delegated to a city/town, delegated to a county, or implemented by NCDEQ in non-delegated areas.

The contact information for the responsible party for Construction Site Runoff Controls within the Town of Haw River is:

NC Sedimentation and Erosion Control Program Winston-Salem Regional Office Tamera Eplin, P.E. Regional Environmental Engineer 450 west Hanes Mill Rd., Suite 300, Winston Salem, NC 27105-7407 Phone: 336/776-9800

www.deq.nc.gov

The Town of Haw River implements minimal BMP's regarding NC Sedimentation and Erosion Control due to lack of legal authority. All calls regarding erosion control are to be referred to NC DEQ as noted above.

| Table 1 | 7: Construction Site Runoff Contr | rol BMPs | | | |
|----------------|--|---|----------------------------------|-------------------------------|--|
| Permit Ref. | 3.5.6: Public Input Measures to provide and promote a means for the public to notify the appropriate authorities of observed erosion and sedimentation problems. | | | | |
| | Α | В | С | D | |
| BMP No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| 18. | Municipal Staff Training | | | | |
| | Train municipal staff who receive calls from the public on the protocols for referral and tracking of construction site runoff control complaints. | 1. Train municipal staff on proper handling of construction site runoff control complaints. | 1. Annually Permit Years 1-5 | 1. Number of staff trained | |
| Permit Ref. | 3.5.5: Waste Management Measures to require construction sit truck washout, chemicals, litter, and water quality. | - | | 2 | |
| 19. | Construction Site Waste Management | | | | |
| | Construction material and construction waste pollutant control code. | 1. Confirm city authority on construction site pollutant controls when pollutant is "leaving or likely leaving the site". | 1. Annually Permit Years 1-5 | 1. Yes / No | |
| | | 2. Maintain Authority. | 2. Permit Years 2-5 Maintain. | 2. Yes / No | |

PART 9: POST-CONSTRUCTION SITE RUNOFF CONTROL PROGRAM

The Town of Haw River operates a Post Construction Site Runoff Control Program that identifies the minimum elements to develop, implement and enforce a program to address stormwater runoff from new development and redevelopment projects that disturb greater than or equal to one acre, including projects less than one acre that are part of a larger common plan of development or sale, that are located within the Town of Haw River and discharge into the MS4. These elements are designed to minimize water quality impacts utilizing a combination of structural Stormwater Control Measures (SCMs) and/or non-structural BMPs appropriate for the community and ensure adequate long-term operation and maintenance of SCMs.

The Town also operates a high-density water supply watershed program that is handled similarly to it's Post Construction runoff program but which includes reduced triggers and more stringent regulations.

| State QAP Name | State Requirements | Local Ordinance / Regulatory Mechanism Reference |
|--------------------------------|--------------------------|---|
| Water Supply Watershed (WS-II) | 15A NCAC 2B .06200624 | Section 155.225-155.257 |

Table 18: Qualifying Alternative Program(s) for Post-Construction Site Runoff Control Program

The Town of Haw River has existing requirements other than Qualifying Alternative Program(s) for implementation of the NPDES Phase II MS4 post-construction program requirements. These existing requirements are codified in local ordinance(s), and implementation is further defined in guidance, manuals and/or standard operating procedure(s) as summarized in Table 19 below.

The Town's post construction ordinance is contained in Section 157 of it's Code of Ordinances. The Town maintains a stormwater design manual that is deemed equal or more stringent than the NC DEQ BMP Manual.

| Permit Requirements for | Municipal Ordinance/Code Reference(s) | Date Adopted |
|----------------------------------|---------------------------------------|--------------|
| Plan Review and Approval | and/or Document Title(s) | Date Mulphed |
| 3.6.2(a) Authority | Section 157 | 7/1/2007 |
| 3.6.3(a) & 15A NCAC 02H.0153(c) | Section 157 | 7/1/2007 |
| Federal, State & Local Projects | | |
| 3.6.3(b) Plan Review | Section 157 | 7/1/2007 |
| 3.6.3(c) O&M Agreement | Section 157 | 7/1/2007 |
| 3.6.3(d) O&M Plan | Section 157 | 7/1/2007 |
| 3.6.3(e) Deed | Section 157 | 7/1/2007 |
| Restrictions/Covenants | | |
| 3.6.3(f) Access Easements | Section 157 | 7/1/2007 |
| Permit Requirements for | Municipal Ordinance/Code Reference(s) | Date Adopted |
| Inspections and Enforcement | and/or Document Title(s) | |
| 3.6.2(b) Documentation | Section 157 | 7/1/2007 |
| 3.6.2(c) Right of Entry | Section 157 | 7/1/2007 |
| 3.6.4(a) Pre-CO Inspections | Section 157 | 7/1/2007 |
| 3.6.4(b) Compliance with Plans | Section 157 | 7/1/2007 |
| 3.6.4(c) Annual SCM Inspections | Section 157 | 7/1/2007 |
| 3.6.4(d) Low Density Inspections | Section 157 | 7/1/2007 |
| 3.6.4(e) Qualified Professional | Section 157 | 7/1/2007 |
| Permit Requirements for | Municipal Ordinance/Code Reference(s) | Date Adopted |
| Fecal Coliform Reduction | and/or Document Title(s) | |
| 3.6.6(a) Pet Waste | N/A | |
| 3.6.6(b) On-Site Domestic | Not Allowed | |
| Wastewater Treatment | | |
| wastewater Treatment | | |

 Table 19:
 Summary of Existing Post-Construction Program Elements

The annual reporting metrics for the post construction program are provided in Table 20: Post Construction Site Runoff Control BMPs below.

| Permit Ref. | 3.6.5(a) , 3.6.5(b) , and 4.1.3: Minimum Post-Construction Reporting Requirements Measures to document activities over the course of the fiscal year (July 1 – June 30) including appropriate information to accurately describe progress, status, and results. | | | | |
|----------------|--|---|-------------------------------------|--|--|
| BMP No. | A | B | С | D | |
| | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| 20. | Standard Reporting | | | | |
| | Implement standardized tracking, documentation, inspections and reporting mechanisms to compile appropriate data for the annual self- assessment process. Data shall be | 1. Track number of low density and high density plan reviews performed. | 1. Continuously Permit Years 1-5 | 1. Number of plan reviews performed for low density and high density | |
| | provided for each Post-Construction Qualifying Alternative Program being implemented as listed in Tables 18 and 19. | 2. Track number of low density and high density plans approved. | 2. Continuously Permit Years 1-5 | 2. Number of plan approvals issued for low density and high density. | |
| | | 3. Maintain a current inventory of low density projects and constructed SCMs including SCM type or low density location and last inspection date. | 3. Continuously Permit Years 1-5 | 3. Summary of number and type of SCMs added to the inventory; and number of low density projects constructed | |
| | | 4. Track number of SCM inspections performed. | 4. Continuously Permit Years 1-5 | 4. Number of SCM inspections | |
| | | 5. Track number and type of enforcement actions taken. | 5. Continuously Permit Years 1-5 | 5. Number of enforcement actions issued | |

| Permit | 3.6.2: Legal Authority | | | | |
|--------------------|--|---|--|--|--|
| Ref. | Measures to maintain adequate lega designs and proposals for new deve control measures will be installed, i plans, inspection reports, monitorin with the Post-Construction Stormwa inspecting at reasonable times any f discharges to determine whether the Program. | lopment and redevelopme mplemented, and maintain g results, and other inform ater Management Program facilities, equipment, pract | ent to determine whether a ned, (b) request information nation deemed necessary to n, and (c) enter private pro- tices, or operations related | dequate stormwater on such as stormwater o evaluate compliance perty for the purpose of to stormwater | |
| BMP | Α | В | С | D | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| 21. | Review the Post Construction Or | dinance | | | |
| | Review the Post Construction Ordinance for compliance with NC DWQ guidance and local effectiveness. Phase II Post- Construction Ordinance will incorporate Jordan Lake Nutrient Strategy Regulations in conjunction with NC Session Law and DWQ regulations. | 1. Add additional measures as needed. | 1. Permit Years 1 | 1. Yes/No | |
| | 3.6.3: Plan Review and Approval Measures to maintain plan review and approval authority, standards and procedures to: (a) Require Federal, State, and local government projects to comply with Post-Construction Program requirements throughout the entire MS4 permitted area, unless the entity is subject to its own NPDES MS4 permit or a qualifying alternative program, (b) Conduct site plan reviews of all new development and redeveloped sites that disturb greater than or equal to one acre, and sites that disturb less than one acre that are part of a larger common plan of development or sale for compliance with 15A NCAC 02H .1017 and the qualifying alternative programs that apply within your jurisdiction, (c) Ensure that each project has an Operation and Maintenance Agreement that complies with 15A NCAC 02H .1050(12), (d) Ensure that each project has recorded deed restrictions and protective covenants, that require the project to be maintained consistent with approved plans, and (f) Ensure that each SCM and associated maintenance accesses be protected in a permanent recorded easement per 15A | | | | |
| Ref. | Measures to maintain plan review a State, and local government project entire MS4 permitted area, unless the program, (b) Conduct site plan revi or equal to one acre, and sites that of development or sale for compliance apply within your jurisdiction, (c) H complies with 15A NCAC 02H .10 that complies with 15A NCAC 02H protective covenants, that require the that each SCM and associated main | and approval authority, sta s to comply with Post-Co he entity is subject to its o ews of all new development listurb less than one acre to with 15A NCAC 02H .1 Ensure that each project has 50(12), (d) Ensure that ea I .1050(13), (e) Ensure that he project to be maintained | nstruction Program require own NPDES MS4 permit of ent and redeveloped sites the that are part of a larger cor 017 and the qualifying alte as an Operation and Maint ch project has an Operatio at each project has recorde d consistent with approved | ements throughout the or a qualifying alternative hat disturb greater than nmon plan of ernative programs that enance Agreement that n and Maintenance Plan d deed restrictions and l plans, and (f) Ensure | |
| | Measures to maintain plan review a State, and local government project entire MS4 permitted area, unless the program, (b) Conduct site plan revi- or equal to one acre, and sites that of development or sale for compliance apply within your jurisdiction, (c) H complies with 15A NCAC 02H .10 that complies with 15A NCAC 02H protective covenants, that require the | and approval authority, sta s to comply with Post-Co he entity is subject to its o ews of all new development listurb less than one acre to with 15A NCAC 02H .1 Ensure that each project has 50(12), (d) Ensure that ea I .1050(13), (e) Ensure that he project to be maintained | nstruction Program require own NPDES MS4 permit of ent and redeveloped sites the that are part of a larger cor 017 and the qualifying alte as an Operation and Maint ch project has an Operatio at each project has recorde d consistent with approved | ements throughout the or a qualifying alternative hat disturb greater than nmon plan of ernative programs that enance Agreement that n and Maintenance Plan d deed restrictions and l plans, and (f) Ensure | |
| Ref. BMP No. | Measures to maintain plan review a State, and local government project entire MS4 permitted area, unless the program, (b) Conduct site plan revi- or equal to one acre, and sites that of development or sale for compliance apply within your jurisdiction, (c) H complies with 15A NCAC 02H .10 that complies with 15A NCAC 02H protective covenants, that require the that each SCM and associated main NCAC 02H 1050 (9) and (10). | and approval authority, sta s to comply with Post-Co he entity is subject to its o ews of all new development listurb less than one acre to e with 15A NCAC 02H .1 Ensure that each project hat 50(12), (d) Ensure that ea I .1050(13), (e) Ensure that he project to be maintained tenance accesses be prote | nstruction Program require own NPDES MS4 permit of ent and redeveloped sites the that are part of a larger cor 017 and the qualifying alte as an Operation and Maint ch project has an Operatio at each project has recorde d consistent with approved toted in a permanent recorde | ements throughout the or a qualifying alternativ hat disturb greater than nmon plan of ernative programs that enance Agreement that n and Maintenance Plar d deed restrictions and l plans, and (f) Ensure led easement per 15A | |

| 23. | Review maintenance standards and inspection program to ensure that on-site controls continue to function as designed. | | | | |
|-------------------|---|--|--|--|--|
| | Review the maintenance standards and inspection program for local on- site controls. | 1. Add additional measures as needed. | 1. Annually Permit Years 1-5 | 1. Yes / No | |
| 24. | Maintain the education program cre | ated for land developers a | nd the public. | | |
| | Provide educational materials and training for developers. | 1. Maintain stormwater permitting guidance document for developers and designers. | 1. Continuous Permit Years 1-5 | 1. Yes / No | |
| Ref. | 3.6.4: Inspections and Enforcement Measures to maintain inspection and enforcement authority, standards and procedures to: (a) Conduct post construction inspections prior to issuing a Certificate of Occupancy or a Temporary Certificate of Occupan Alternatively, the project owner may provide a surety bond to guarantee compliance with the approved pla (b) Ensure that the project has been constructed in accordance with the approved plan(s), (c) Ensure annual inspection of each permitted SCM to ensure compliance with the approved Operation and Maintenance Agreement, (d) Ensure inspection of low-density projects at least once during the permit term, and (e) Require that inspections be conducted by a qualified professional. | | | | |
| | 1 | | | | |
| BMP | A | B | С | D | |
| | A Description of BMP | B Measurable Goal(s) | Schedule for | D Annual Reporting Metric | |
| BMP No. 25. | | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| No. | Description of BMP Inspections and long-term mainter Maintain an inspection and maintenance plan for SCM's. Annual SCM Inspections performed by a qualified professional. SCM maintenance and inspections will be reviewed by the town during the | Measurable Goal(s) enance of Stormwater C 1. Maintain and receive SCM inspection reports and follow up on the functioning status of | Schedule for Implementation ontrol Measures (SCMs) | Annual Reporting Metric 1. Report number of site with SCMs 2. Report number of SCM inspections received 3. Report SCM | |

| Table 2 | 0: Post Construction Site Runoff (| Control BMPs | | | | |
|----------------|---|---|-------------------------------------|---|--|--|
| Permit Ref. | 3.6.6: Fecal Coliform Reduction Measures to control, to the maximum extent practicable, sources of fecal coliform per 15A NCAC 02H .1017(7). At a minimum, the program shall include: (a) A pet waste management component, which may be achieved by revising an existing litter ordinance, and (b) An on-site domestic wastewater treatment system component, if applicable, which may be coordinated with local county health department, to ensure proper operation and maintenance of such systems. | | | | | |
| BMP | Α | В | С | D | | |
| No. | | | | | | |
| 27. | Pet Waste Stations at Parks | | | | | |
| | Provide Pet waste stations at Town owned parks as needed | 1. Maintain Pet Waste Stations in Town owned parks. | 1. Continuously Permit Years 1-5 | 1. Report the number of Waste stations the Town maintains | | |

PART 10: POLLUTION PREVENTION AND GOOD HOUSEKEEPING PROGRAMS

This SWMP provides a comprehensive pollution prevention and good housekeeping strategy for the Town of Haw River municipal facilities and operations. Pollution prevention and good housekeeping is accomplished through the implementation of seven required programs, which collectively address the ultimate goal of preventing or reducing pollutant runoff from municipal operations such as parks and open space maintenance, fleet and building maintenance, new construction and land disturbances, and municipal storm sewer system maintenance.

Pollution prevention and good housekeeping for municipal operations includes the following programs:

- 1. Municipal Facilities Operation and Maintenance Program
- 2. Spill Response Program
- 3. MS4 Operation and Maintenance Program
- 4. Municipal SCM Operation and Maintenance Program
- 5. Pesticide, Herbicide and Fertilizer Management Program
- 6. Vehicle and Equipment Maintenance Program
- 7. Pavement Management Program

The Town of Haw River will manage, implement and report the pollution prevention and good housekeeping BMPs as specified in Table 21 below for each required program.

| Table 21: Pollution Prevention and Good Housekeeping BMPs | | | | | |
|---|--|---|---------------------------------|--|--|
| Permit Ref. | 3.7.1: Municipal Facilities Operation and Maintenance Program Measures to manage facilities that are owned and operated by the permittee and have the potential for generating stormwater runoff. The permittee shall maintain a current inventory of municipal facilities; perform facility in and routine maintenance; establish specific frequencies, schedules, and standard documentation; provide staff to general stormwater awareness and implementing pollution prevention and good housekeeping practices. | | | form facility inspections ; provide staff training on | |
| BMP | Α | В | С | D | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | |
| 28. | Maintain Inventory and O&M Manual of Municipal Facilities and Operations | | | | |
| | Document and maintain municipal facility inspections program for sources of polluted runoff. | 1. Maintain inventory of municipal facilities that are determined to be potential sources of polluted runoff. | 1. Annually Permit Years 1-5 | 1. Total number of facilities | |
| 29. | Inspect Municipal Facilities and Operations for sources of polluted runoff. | 1. Inspect Municipal Facilities and Operations. | 1. Annually Permit Years 1-5 | 1. Report Number of facilities inspected | |

| | runoff if spilled. The permittee shall m procedures. | aintain written spill respons | e procedures and train staf | t on spill response | | |
|--------------------|--|--|--|---|--|--|
| BMP | Α | В | С | D | | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | | |
| 30. | Spill Response Procedures | | | | | |
| | Maintain spill response procedures for municipal facilities and operations owned and operated by the permittee that have been determined by the permittee to have significant potential for generating polluted stormwater runoff. | 1. Maintain City-wide spill and site-specific response procedures. | 1. Annually Permit Years 1-5 | 1. Yes / No | | |
| 31. | Staff Training | | | | | |
| | Train Staff on proper procedures and protocol to handle spills. | 1. Conduct employee training and document attendance. | 1. Annually Permit Years 1-5 | 1. Number of staff who completed PPGH training | | |
| | 3.7.3: MS4 Operation and Maintena Measures to minimize pollutants in the | stormwater collection system | | | | |
| Permit Ref. | | stormwater collection systemeter awareness and pollution p | prevention, perform MS4 in | nspections, maintain the | | |
| Ref. BMP | Measures to minimize pollutants in the maintenance staff training on stormwat collection system including catch basin documentation. | stormwater collection systemer awareness and pollution pass and conveyances; and esta | orevention, perform MS4 in blish specific frequencies, C Schedule for | basections, maintain the schedules, and standard D Annual Reporting | | |
| Ref. BMP No. | Measures to minimize pollutants in the maintenance staff training on stormwat collection system including catch basin documentation. | stormwater collection system ter awareness and pollution p as and conveyances; and esta B Measurable Goal(s) | C Schedule for Implementation | schedules, and standard | | |
| | Measures to minimize pollutants in the maintenance staff training on stormwat collection system including catch basin documentation. A Description of BMP | stormwater collection system ter awareness and pollution p as and conveyances; and esta B Measurable Goal(s) | C Schedule for Implementation | basections, maintain the schedules, and standard D Annual Reporting | | |
| Ref. BMP No. | Measures to minimize pollutants in the maintenance staff training on stormwat collection system including catch basin documentation. A Description of BMP O&M for municipally owned or mai Continue to implement/and maintain the O&M Program for the municipal storm sewer system including catch | stormwater collection systemediate awareness and pollution presented and conveyances; and estate B Measurable Goal(s) ntained catch basins and convert convert and maintain MS4 to verify they function as conduits of | C Schedule for Implementation onveyance systems 1 Annually | D Annual Reporting Metric | | |

| | 3.7.4: Municipal SCM Operation and Maintenance Program Measures to manage municipally owned, operated, and/or maintained structural stormwater control measures (SCMs) that are installed for compliance with the permittee's post-construction program. The permittee shall maintain a current inventory of SCMs, perform SCM inspections and maintenance, and shall establish specific frequencies, schedules, and documentation. | | | | | |
|----------------|---|---|---------------------------------|--|--|--|
| BMP | Α | В | С | D | | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | | |
| 33. | O&M for municipally-owned or maintained structural stormwater controls | | | | | |
| | Develop and maintain an O&M program for all municipally owned SCMs. | 1. Create a municipal SCM Inventory. | 1. Annually Permit Years 1-5 | 1. Report number of municipal SCMs | | |
| | | 2. Inspect and maintain SCMs so that they function as designed. | 2. Annually Permit Years 1-5 | 2. Report number of municipal SCMs inspected | | |
| Permit Ref. | 3.7.5: Pesticide, Herbicide and Fertilizer Management Program Measures to minimize water quality impacts from the use of landscape chemicals. The permittee shall provide routine pollution prevention and chemical use, storage and handling training, and shall ensure compliance with permits and applicator certifications. | | | | | |
| BMP | Α | В | С | D | | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | | |
| 34. | Pesticide, Herbicide and Fertilizer Application Management Implementation Metric | | | | | |
| | Manage Staff Pesticide license and follow all requirements to safely handle and apply pesticides, | 1. Review staff license that they are up to date. | 1. Annually Permit Years 1-5 | 1. Report number of staff with license | | |
| | herbicides, and fertilizers. | 2. Provide training for staff on the use of | 2. Annually Permit Years 1-5 | 2. Report number of staff that attended | | |

| Permit Ref. | equipment maintenance and/or cleaning industrial permitting comply with those | ent and minimize contamination of stormwater runoff from areas used for municipal vehicle and nance and/or cleaning. The permittee shall ensure that municipal industrial facilities subject to NPDE ng comply with those permit requirements, provide routine pollution prevention training to staff, aspections, and establish specific frequencies, schedules, and documentation. | | | | |
|----------------|---|---|---------------------------------|---|--|--|
| BMP | Α | В | С | D | | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | | |
| 35. | Vehicle Washing and Maintenance Pr | rogram | | | | |
| | Document and maintain procedures to prevent or minimize contamination of stormwater runoff from all areas used for vehicle and equipment cleaning. | 1. Maintain procedures for vehicle and equipment cleaning operations and update, if necessary. | 1. Annually Permit Years 1-5 | 1. Yes / No | | |
| Permit Ref. | 3.7.7: Pavement Management Program Measures to reduce pollutants in stormwater runoff from municipally owned streets, roads, and parking lots within the permittee's corporate limits. The permittee shall implement measures to control litter, leaves, debris, particulate and fluid pollutants associated with vehicles, and establish specific frequencies, schedules, and documentation. | | | | | |
| BMP | Α | В | С | D | | |
| No. | Description of BMP | Measurable Goal(s) | Schedule for Implementation | Annual Reporting Metric | | |
| 36. | Streets, Roads, and Public Parking Lots Maintenance Program | | | | | |
| | Implement and maintain street sweeping program to reduce polluted stormwater runoff from municipally owned streets, roads, and public parking lots within the city as fiscally feasible . | 1.Evaluate options to implement BMPs to reduce polluted stormwater runoff from municipally owned streets, roads, and public parking lots. Factors for evaluation are water quality benefits, technical feasibility, safety, and fiscal responsibility. | 1. Permit Year 1 | 1. Yes / No | | |
| | | 2. Create and maintain street sweeping program for reducing polluted stormwater runoff from municipally owned | 2. Permit Years 2 and 5 | 2. Cubic Yards of Debris & Pollutant Collected. | | |