



JOINT BASE MYER – HENDERSON HALL



MUNICIPAL SEPARATE STORM SEWER SYSTEM (MS4) PROGRAM PLAN FOR FORT MYER & HENDERSON HALL INSTALLATIONS FORT MYER, VIRGINIA



Prepared in accordance with:

Virginia Stormwater Management Program (VSMP) General Permit No.: VAR04
GENERAL PERMIT FOR DISCHARGES OF STORMWATER FROM SMALL MS4s

Permit Effective Dates: November 1, 2023 - October 31, 2028

VSMP REGISTRATION NUMBER VAR040068

Prepared by:

JBM-HH Directorate of Public Works, Environmental Management Division

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RECORD OF PLAN REVISIONS

| Revision No. | Summary of Changes | Date |
|--------------|--|------------------|
| 1 | <ul style="list-style-type: none"> Updated Section 2.5 to conform with Guidance Mem No. 15-2005, Chesapeake Bay TMDL Special Condition Guidance, issued by Virginia Department of Environmental Quality on 18 May 2015. Updated Section 3.4 to address Minimum Control Measure 4 (Construction Site Stormwater Control) requirements Updated Section 3.5 to address Minimum Control Measure 5 – (Post-Construction Stormwater Management in New Development and Development on Prior Developed Lands) requirements Added Appendix C, Chesapeake Bay TMDL Action Plan Updated Appendix E to include standard operating procedure for illicit discharge inspections Added Appendix F, Stormwater Management Facility Operation and Maintenance Plan Added Appendix G, Municipal Operations - Daily Good Housekeeping Procedures | 25 June 2015 |
| 2 | <ul style="list-style-type: none"> Updated Section 2.5 based on updated Chesapeake Bay TMDL Action Plan update. Added updated Chesapeake Bay TMDL Action Plan as Appendix C. | 13 January 2016 |
| 3 | <ul style="list-style-type: none"> Added an activity to Section 3.2.2 Public Participation based on discussions with DEQ on what activities qualify for this requirement. Updated the Stormwater Management Facility Operation and Maintenance Plan (Appendix F) and all associated Standard Operating Procedures (SOPs). Added Deicing Materials SOP to Appendix G: Good Housekeeping Procedures. Updated Appendix D: Public Education and Outreach Plan with additional outreach methods and updated target audience/approximate population information. | 12 December 2017 |
| 4 | <p>Plan updates to comply with 2018 reissued MS4 General Permit.</p> <ul style="list-style-type: none"> Updated all sections of plan to reflect 2018 MS4 General Permit Conditions. Updated Appendices A and B with 2018 MS4 Permit and Registration Statement. Updated Appendix D: Public Education and Outreach Plan. Added new Appendix E for outfall map and table and Appendix G for construction Inspection and Compliance Procedures Updated Appendix F: Illicit Discharge Detection Procedures. Updated Appendix I: Municipal Operations - Daily Good Housekeeping Procedures | May 2019 |
| 5 | <ul style="list-style-type: none"> Added MS4 Responsibilities Table. Added MS4 Interconnection Notification Letters as Appendix E. Updated the Public Education and Outreach Plan (Appendix D) to include a list of actions the public can take to prevent pollution, replace sediment with bacteria as one of the three high-priority | November 2020 |

| Revision No. | Summary of Changes | Date |
|--------------|---|---------------|
| | <p>water quality issues, and add details about how public input is handled.</p> <ul style="list-style-type: none"> • Added details regarding MS4 interconnections to Section 3.3. • Added the MS4 interconnection notification letters as Appendix F. • Revised Section 3.4 to provide clarity on EMD's construction site stormwater runoff control program. • Added EMD staff's RLD and VADEQ Erosion and Sediment Control Inspector Certifications to Appendix H. • Updated the Construction Inspection & Compliance SOP (Appendix H). • Added the Resource Protection Area Map to Section 3.4. • Updated the good housekeeping SOP (Appendix J) to include Building 325, illicit discharge procedures, and waste management procedures. • Updated the training plan and contractor oversight portions of in Section 3.6. • Added MCM goals table to Section 4. • Updated the outfall map in Appendix E. • Updated the SMF O&M Plan (Appendix I) to include more details regarding maintenance timelines and priorities. | |
| 6 | <p>Plan updates to comply with 2023 reissued MS4 General Permit.</p> <ul style="list-style-type: none"> • Updated all sections of plan to reflect 2023 MS4 General Permit Conditions; deleted Appendix C (TMDL Action Plans) and Appendix E (Outfall Map and Information Table) and provided references to document locations. Reordered remaining appendices. • Updated Appendices A and B with 2023 MS4 Permit and Registration Statement. • Updated Appendix D: MS4 Interconnection Notification Letters • Updated Appendix C: Public Education and Outreach Plan. • Updated Appendix E: JBM-HH Stormwater Policy (PW-9) • Updated Appendix F: Illicit Discharge Detection Procedures • Updated Appendix G: Construction Inspection and Compliance Procedures • Updated Appendix H: Stormwater Management Facility Operation and Maintenance Plan, including Filterra SOP • Updated Appendix I: Municipal Operations - Daily Good Housekeeping Procedures | 30 April 2024 |

ACRONYMS

| | |
|--------|---|
| ANC | Arlington National Cemetery |
| AR | Army Regulation |
| AST | Aboveground Storage Tank |
| BMP | Best Management Practice |
| BRAC | Base Realignment and Closure |
| CFR | Code of Federal Regulations |
| DA | Department of the Army |
| DEQ | Virginia Department of Environmental Quality |
| DoD | Department of Defense |
| DPW | Directorate of Public Works |
| E&SC | Erosion and Sediment Control |
| EIR | Environmental Incident Report |
| EMD | Environmental Management Division |
| EPA | U.S. Environmental Protection Agency |
| FMWR | Family and Morale, Welfare, and Recreation |
| GIS | Geographic Information System |
| HUC | Hydrologic Unit Code |
| JBM-HH | Joint Base Myer-Henderson Hall |
| MCM | Minimum Control Measures |
| MDW | Military District of Washington |
| MEP | Maximum Extent Practicable |
| MS4 | Municipal Separate Storm Sewer System |
| NCR | National Capital Region |
| NPDES | National Pollutant Discharge Elimination System |
| PAO | Public Affairs Office |
| PCBs | Polychlorinated biphenyls |
| SMF | Stormwater Management Facility |
| SOP | Standard Operating Procedure |
| SPCC | Spill Prevention, Control, and Countermeasures |
| SWPPP | Stormwater Pollution Prevention Plan |
| TOG | The Old Guard |
| TMDL | Total Maximum Daily Load |
| TMP | Transportation Motor Pool |
| TN | Total nitrogen |
| TP | Total phosphorus |
| TPH | Total Petroleum Hydrocarbons |
| TSS | Total Suspended Solids |
| USACE | U.S. Army Corps of Engineers |
| USAG | U.S. Army Garrison |
| USMC | U.S. Marine Corps |
| UST | Underground Storage Tank |
| VAC | Virginia Administrative Code |
| VMF | Vehicle Maintenance Facility |
| VDOT | Virginia Department of Transportation |
| VPDES | Virginia Pollutant Discharge Elimination System |
| VSMP | Virginia Stormwater Management Program |
| WIP | Watershed Implementation Plan |
| WLA | Wasteload Allocation |

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1.0 GENERAL INFORMATION

1.1 Introduction

Discharges from municipal separate storm sewer systems (MS4s) in the Commonwealth of Virginia are regulated under the Virginia Stormwater Management Act, the Virginia Stormwater Management Program (VSMP) permit regulations, and the federal Clean Water Act. Stormwater discharges from Phase II (small) MS4s in Virginia are regulated under the General Permit for the Discharge of Stormwater from Small Municipal Separate Storm Sewer Systems (General Permit) as published at 9 VAC 25-890-40. Small MS4s include storm sewer systems operated by cities, counties, towns, federal facilities such as military bases, Veteran's Affairs hospitals and research facilities, Department of Defense (DoD) facilities and parkways, and state facilities such as the Virginia Department of Transportation (VDOT), community colleges, and public universities. The permit is administered by the Virginia Department of Environmental Quality (DEQ). JBM-HH is a nontraditional MS4 permitted as defined in 9VAC25-890-1: a government entity that operates a regulated MS4 that is not under the authority of a county board of supervisors, a city council or a town council.

Under the Virginia MS4 General Permit, small MS4s must develop and implement a program to reduce the discharge of pollutants from their storm sewer system in a manner that protects the water quality in nearby streams, rivers, and wetlands. This program, referred to as the MS4 Program Plan, must include the following six Minimum Control Measures (MCMs):

- 1) Public education and outreach
- 2) Public involvement and participation
- 3) Illicit discharge detection and elimination
- 4) Construction site stormwater runoff control
- 5) Post-construction stormwater management in new development and redevelopment
- 6) Pollution prevention/good housekeeping for municipal operations

This MS4 Program Plan has been prepared for Department of the Army (DA) Joint Base Myer-Henderson Hall (JBM-HH) to comply with the Virginia VSMP Permit No.: VAR04 - General Permit for Discharges of Stormwater from Small MS4s (MS4 General Permit). This MS4 Program Plan was initially prepared to comply with MS4 General Permit effective July 1, 2013 – June 30, 2018. The Plan has been updated to comply with the 2023 reissued MS4 General Permit that is effective November 1, 2023 – October 31, 2028. A copy of the 2023 MS4 General Permit is provided as **Appendix A**. The Registration Statement for Coverage under the permit and letter confirmation of coverage from DEQ are provided in **Appendix B**.

1.2 Installation Description and Organization

JBM-HH is located in the Washington, D.C. Metropolitan Area and was created from the administrative reorganization of the Fort Myer Military Community (Fort Myer and Fort McNair) and the Marine Corps installation at Henderson Hall as a result of Base Realignment and Closure (BRAC) 2005 recommendations. Fort Myer assumed installation management responsibilities and an integration of some functions and services between Fort Myer and Henderson Hall to provide more efficient support of the on-Installation and regional populations.

Fort Myer and Henderson Hall are located in Arlington, Virginia, directly across the Potomac River from Washington, D.C.; Fort McNair is located in Southwest Washington, D.C. at the confluence of the Washington Channel of the Potomac River and the Anacostia River. JBM-HH is home to the 3rd U.S. Infantry Regiment (The Old Guard) and the U.S. Marine Corps (USMC) Headquarters Battalion structured within the Marine Corps National Capital Region Command. Fort McNair is the location of the National Defense University a center for education, research, and outreach in national and international security. It is also host to the Headquarters for the Military District of Washington (MDW). JBM-HH serves as the Joint Force Headquarters-National Capital Region (NCR), and the MDW base support of operations, providing a broad level of support for missions of homeland defense, defense support to civil authorities and world-class ceremonial, musical, and special event missions. Joint Base Myer-Henderson Hall provides installation services and support to Military Members, Civilians, Retirees and their Families with a quality of life commensurate with the quality of their service. On order, JBM-HH provides Base Support to MDW/JFHQ-NCR facilitating deployment of forces for Homeland Defense and Defense Support to Civil Authorities in the NCR.

The Virginia MS4 General Permit issued to JBM-HH applies to U.S. Army Installation Fort Myer (Fort Myer) and Marine Corps Headquarters Battalion Henderson Hall (Henderson Hall), which are jointly referred to as 'the Installation' throughout this Plan. The organizational structure of the Installation is depicted on **Figure 1**. This Program Plan is administered by the Directorate of Public Works (DPW), Environmental Management Division (EMD). The Installation Commander is the signatory authority as defined under 9 VAC 25-870-370 for documents requiring signature in accordance with Section III.K of the MS4 General Permit. While EMD is responsible for overall coordination of permit compliance activities, other Offices, Directorates, and DPW divisions have roles in implementing and complying with the MS4 General Permit. These include:

- Directorate of Logistics
- DPW, Engineering Division
- DPW, Operations and Maintenance Division
 - Base-wide landscaping contractor
- Office of Public Affairs
- Third U.S. Infantry Regiment (The Old Guard)

The responsibilities of these divisions are described below in **Table 1-1**.

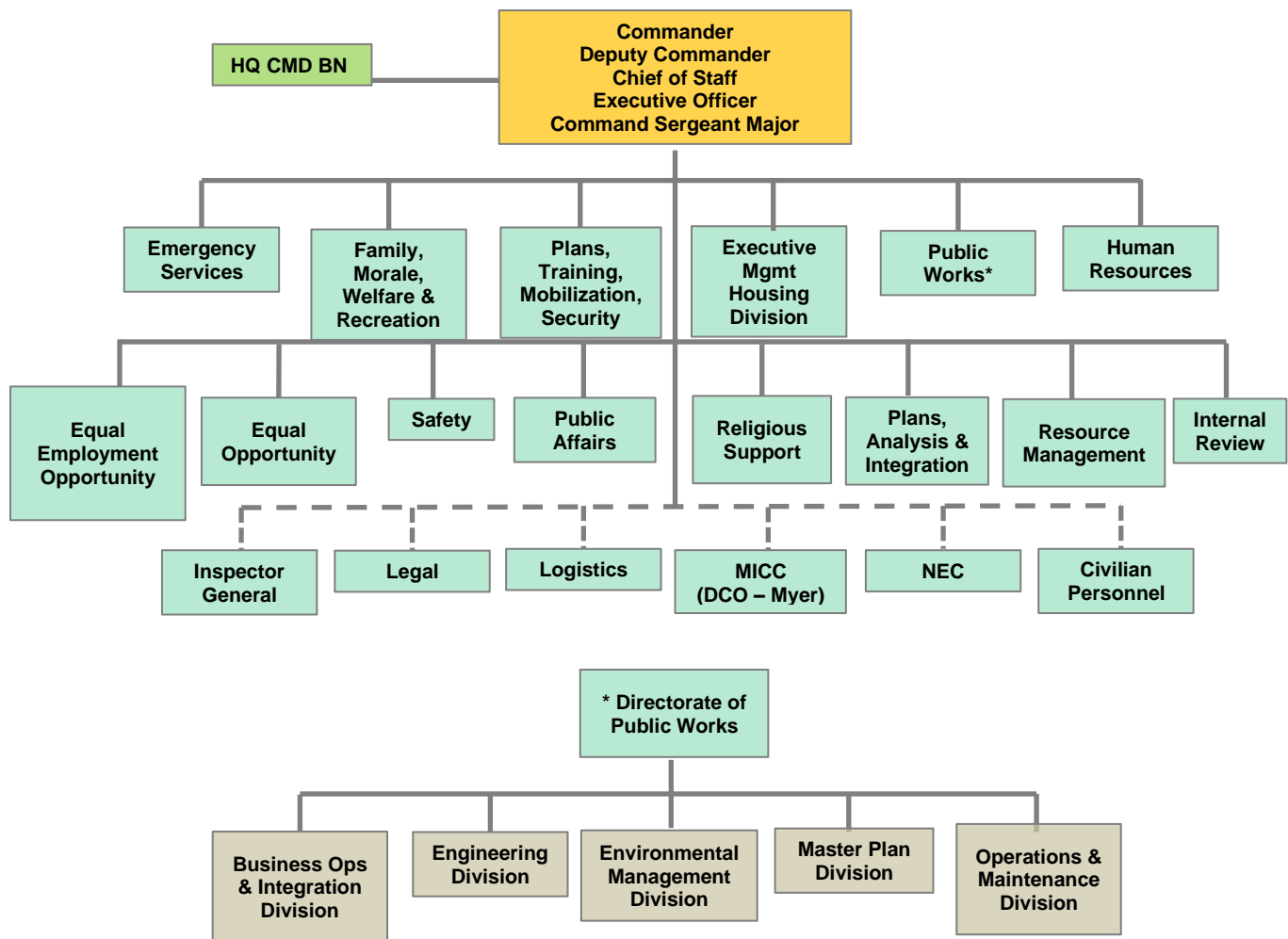


Figure 1. Installation Organizational Structure

| Table 1-1. MS4 Program Responsibilities | |
|--|---|
| Organization | Responsibilities |
| Joint Base Commander | <ul style="list-style-type: none"> • Signatory authority. • Overall enforcement authority of stormwater pollution prevention requirements on base. |
| DPW, EMD | <ul style="list-style-type: none"> • Overall MS4 Program implementation and oversight for tasks involved with each of the MCMs. Responsible for implementing public education and outreach programs, construction stormwater compliance inspections, SWPPP revisions, SWPPP inspections, IDDE inspections and program implementation, recordkeeping, and annual MS4 report preparation. |
| DPW, Operations & Maintenance | <ul style="list-style-type: none"> • Addressing deficiencies in SMFs noted during inspections, good housekeeping practices, etc., as noted in inspection finding memos and submitted work orders. • Replacement of fabric inlet filters in high-priority areas on a quarterly basis. • Conducting as-needed street sweeping and overseeing the street sweeping contractor as they conduct regular street sweeping of the entire Installation. • Operation of the Roads & Grounds Shop (Building 325) and the Boiler Plant and Storage Yard (Building 447), which are high-priority facilities on base. • Implementation of the SWPPP at the above facilities. • Overseeing base-wide landscaping contractor activities. |
| DPW, Engineering Division | <ul style="list-style-type: none"> • Overseeing and managing construction projects on base • Ensuring compliance with Construction General Permit and/or Erosion & Sediment Control requirements, when applicable. |
| Office of Public Affairs | <ul style="list-style-type: none"> • Posting MS4 Program Plan and associated documents on JBM-HH's Stormwater Pollution Prevention webpage • Publishing stormwater pollution prevention articles written by EMD in the Installation's newspaper, <i>The Pentagongram</i>. • Publicizing public outreach events held by the EMD. |
| Housing Division | <ul style="list-style-type: none"> • Coordination of the distribution of public outreach materials to residents, including the distribution of informational brochures and posting of stormwater pollution prevention posters in the barracks. |
| Directorate of Logistics | <ul style="list-style-type: none"> • Operation of the Transportation Motor Pool (Building 330), one of the Installation's high-priority facilities. • Implementation of the SWPPP at the Transportation Motor Pool. • Addressing any good housekeeping issues or other stormwater pollution prevention deficiencies noted during quarterly routine SWPPP inspections. |
| Third U.S. Infantry Regiment (The Old Guard) | <ul style="list-style-type: none"> • Operation of The Old Guard (TOG) Motor Pool (Building 314), one of the Installation's high-priority facilities. • Implementation of the SWPPP at the TOG Motor Pool. • Addresses any good housekeeping issues or other stormwater pollution prevention deficiencies noted during quarterly routine SWPPP inspections. |
| Contractors, Third Parties | <ul style="list-style-type: none"> • Implement good housekeeping measures and stormwater pollution prevention practices while working on construction projects and conducting grounds maintenance activities throughout the installation. |

1.3 Delegation of Signature Authority

In accordance with Part IV.K.2 of the MS4 General Permit, all reports required by state permits, including annual reports, and other information requested by DEQ shall be signed by a person meeting the signatory requirements of Part IV.K.1, or by a duly authorized representative of that person. The Garrison Commander is the principal executive officer and the signatory authority for documents required by the MS4 General Permit. The Garrison Commander may delegate signature authority to the Department of Public Works Environmental Management Division Chief for routine reports and correspondence related to requests for information received from DEQ. The delegation of The Delegation of Signature Authority remains valid until a new Garrison Commander is appointed, at which time, the Delegation of Signature Authority memorandum becomes invalid, and a new memorandum is signed by the new Garrison Commander. When applicable, memorandums delegating Signature Authority to the EMD Chief and/or DPW Director will be maintained in the EMD office.

1.4 Plan Organization

This MS4 Program Plan has been organized to address the requirements of the MS4 General Permit and was updated to meet the requirements of the 2023 MS4 General Permit. This MS4 Program Plan for JBM-HH is organized in a manner that allows for changes and updates to the Plan over the course of the 5-year permit term as conditions change and programs are modified or updated to comply with the MS4 General Permit.

Section 2 of this Plan provides background information on JBM-HH's watersheds and the status of TMDLs that affect these watersheds. **Section 3** is organized according to the six MCMs required by the MS4 General Permit, and **Section 4** summarizes the annual reporting and program evaluation requirements required under the 2018 MS4 General Permit. Specific plans, procedures, and schedules required by the permit are provided as separate appendices to the Plan.

Numerous documents are incorporated by reference in the MS4 Program Plan. Many of these documents are maintained as appendices to this Plan. A list of these documents indicating the document date and location is provided as Table 1-2.

| Table 1-2. Documents Incorporated by Reference | | |
|---|---------------------|--|
| Document | Version/Date | Location |
| 2023 MS4 Permit | 1 November 2023 | Appendix A |
| 2023 Registration Statement | 26 September 2023 | Appendix B |
| DEQ MS4 General Permit Coverage Letter | 1 November 2023 | Appendix B |
| Chesapeake Bay TMDL Action Plan | September 2023 | EMD files and online at: CB TMDL Action Plan |
| PCB TMDL Action Plan | February 2024 | EMD files and online at: JBM-HH PCD TMDL Action Plan |
| Public Education and Outreach Plan | April 2024 | Appendix C |
| MS4 Interconnection Notification Letters | April 2024 | Appendix D |
| Policy Memorandum PW-3: Environmental Policy | 15 Oct 2021 | Appendix E and online at: PW-3 Environmental Policy |
| Policy Memorandum PW-9: Stormwater Policy | 29 April 2024 | Appendix E and online at: PW-9 Stormwater Policy |
| Illicit Discharge Detection Procedures SOP | April 2024 | Appendix F |
| Outfall Map and Outfall Information Table | April 2024 | EMD Files |
| Construction Inspection and Compliance Procedures SOP | April 2024 | Appendix G |
| Stormwater Management Facility Operation and Maintenance Plan | April 2024 | EMD Files |
| Good Housekeeping Procedures for DPW Activities | April 2024 | Appendix H |
| JBM-HH Stormwater Pollution Prevention Plan – Base-wide | March 2024 | EMD files |
| JBM-HH Stormwater Pollution Prevention Plan for The Old Guard Caisson Stables | January 2023 | EMD files |

2.0 WATERSHEDS AND TMDLS

2.1 Installation Watersheds

The Installation occupies approximately 270 acres within Arlington County in Northern Virginia that is bordered on the north by Arlington Boulevard (Virginia Route 50), to the south by Columbia Pike (Virginia Route 244), to the west by Washington Boulevard (Virginia Route 27), and to the east by Arlington National Cemetery (ANC). The installation lies within the portion of the Potomac River watershed that is identified as Middle Potomac-Anacostia-Occoquan Watershed – 4th order Hydrologic Unit Code (HUC) 02070010.

According to Virginia's 6th Order National Watershed Boundary Dataset¹, the Installation lies within 6th order Potomac River subwatershed PL24: Potomac River-Pimmit Run (see **Figure 2**).

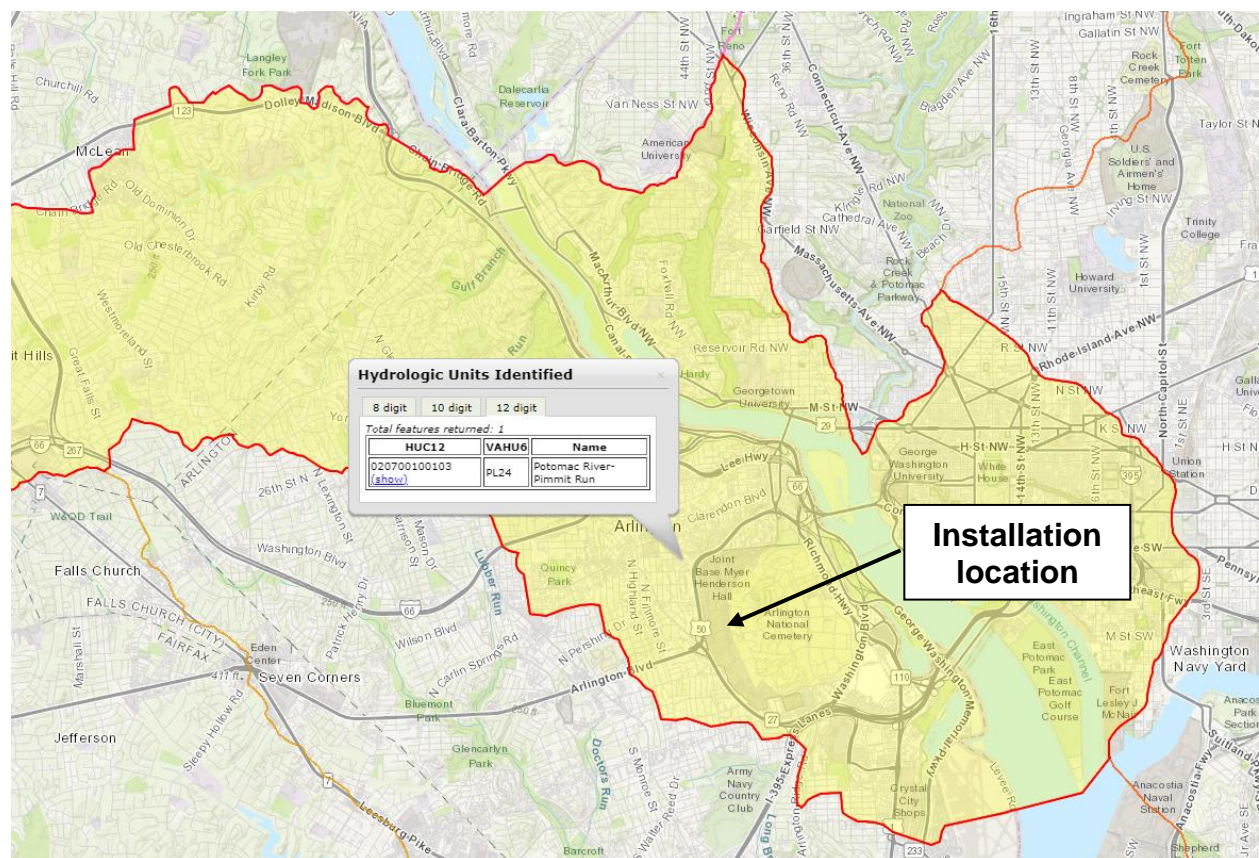


Figure 2. JBM-HH Location and Virginia 6th Order HUC Watershed Boundary¹

¹ Virginia Hydrologic Unit Explorer, Base Map Imagery, Virginia Department of Conservation and Recreation. [VA Hydrologic Unit Explorer \(virginia.gov\)](https://www.dcr.virginia.gov/huc-explorer)

2.2 Stormwater Drainage Description

Stormwater discharges from the Installation are collected by stormwater drainage systems that flow either:

- East to the ANC storm drains that discharge to the Potomac River via Boundary Channel;
- North to Arlington County and VDOT storm drains within the Rocky Run watershed (and ultimately to the Potomac River); or
- West and south to Arlington County and VDOT storm drains that discharge to Lower Long Branch, which drains to Fourmile Run, a Potomac River tributary.

Twenty-four stormwater outfalls have been identified at the Installation for monitoring.

2.3 Receiving Waters – Impairment and TMDL Status

Long Branch Creek and the non-tidal portion of Fourmile Run to which Long Branch Creek drains (about 0.8 mile south of JBM-HH) are designated as impaired for *Escherichia coli* (*E. Coli*) on Virginia's 305(b)/303(d) 2012 list of impaired waters. The portion of the Potomac River east of ANC that receives discharges from the Installation (State list ID DCPMS00E_02) is listed on the District of Columbia 2012 303(d) list as impaired for fecal coliform, pH, and polychlorinated biphenyls (PCBs).

TMDLs have been established for Fourmile Run to address fecal coliform impairment and for the Potomac River to address fecal coliform and PCB impairments. Since Fourmile Run and the Potomac River are tributaries of the Chesapeake Bay, the Installation is also subject to the Chesapeake Bay TMDLs for nutrients and sediment.

2.4 Chesapeake Bay TMDL Special Condition

Part II.A of the MS4 General Permit requires permittees to reduce stormwater pollutant loads for total nitrogen (TN) and total phosphorus (TP) from existing developed lands served by the MS4 as of June 30, 2009. TN and TP loads must be reduced by at least 100% of the Level 2 scoping run for existing developed lands as established in Virginia's Phase II Chesapeake Bay Watershed Implementation Plan (WIP). The 100% reduction goal represents an additional 60% over the 40% that was required for the 2013 and 2018 MS4 General Permit Terms. The additional 60% reductions must be achieved by October 31, 2028.

Under the MS4 General Permit, JBM-HH was required to develop a Chesapeake Bay TMDL Action Plan and submit the Plan to DEQ for approval. The Plan, which was prepared by the U.S. Army Corps of Engineers (USACE), was submitted to DEQ and comments were received from DEQ on 26 October 2015. The comments were addressed to DEQ's satisfaction and the revised Final Chesapeake Bay TMDL Action Plan was submitted to DEQ on 10 December 2015. The Plan was updated in September 2018 as a requirement for reapplying for coverage under the 2018-2023 MS4 General Permit. The Plan was revised in April 2019, October 2019, and September 2023 as JBM-HH's planned course of action for reaching the TMDL reduction goals has changed based on the feasibility of implementing and maintaining the originally proposed BMPs. The Chesapeake Bay TMDL Action Plan is currently being updated to reflect changes in JBM-HH's plan to meet the 2028 pollutant reduction goals in compliance with the 2023 MS4 General Permit.

As required by Part II.A.13 of the MS4 General Permit, the Installation will provide an opportunity for public comment on the proposed best management practices (BMPs) for meeting the pollutant

reduction goals, prior to submitting the updated Plan to DEQ. JBM-HH's Chesapeake Bay TMDL Action Plan is available for review on JBM-HH's stormwater webpage at [JBM-HH Stormwater Program](#).

2.5 Local TMDL Special Condition

Part II.B of the 2013 MS4 General Permit contains special conditions regarding approved TMDLs other than the Chesapeake Bay TMDL. The permit requires MS4 operators to prepare and implement pollutant-specific TMDL Action Plans if they discharge to an impaired water with an EPA-approved TMDL and in which an individual or aggregate wasteload has been allocated to the MS4. The TMDL Actions Plans must be designed to reduce loadings for pollutants of concern.

Four Mile Run Fecal Coliform TMDL

A fecal coliform TMDL for Fourmile Run was approved in 2002. The wasteload allocations (WLAs) for this TMDL were developed based on contributions from impervious surfaces in the study area. There are no specific stormwater WLAs assigned to MS4s individually or collectively for this TMDL. The implementation plan for this TMDL addresses wasteload contributions from the MS4s for four jurisdictions: Fairfax County, Arlington County, City of Alexandria, and the City of Falls Church. Discharges from the Installation appear to have been included with Arlington County during development of the TMDL; there is no waste load allocated specifically to the Installation.

Sanitary wastes from the Installation discharge to the Arlington County sanitary sewer system and are treated by the County's Water Pollution Control Plant. A small septic field located near the Wright Gate entrance to the Installation treats waste from a single toilet facility for the Wright Gate entrance station that is used by the guards. Wastes associated with military dogs and horses housed at the Installation are managed in a manner that prevents direct discharges to stormwater. There are no significant resident populations of domestic or wild animals.

Although fecal coliform and the associated sources are not expected to be a significant stormwater pollution source, they were identified as a high-priority water quality issue for the Installation. Control of fecal coliform pollution from the Installation is addressed in the Public Education and Outreach Plan included as Appendix C and in the Stormwater Pollution Prevention Plan for The Old Guard Caisson Stables.

Potomac River PCB TMDL

The EPA approved a PCB TMDL for the Potomac River on October 31, 2007. Municipal stormwater discharges covered under National Pollutant Discharge Elimination System (NPDES) permits are included in the TMDL stormwater WLAs. Although there is no specific WLA assigned to the Installation, it is still subject to the TMDL Action Plan requirement.

The PCB TMDL Action Plan (Action Plan) for JBM-HH was developed from March-July 2016 and submitted to the Virginia DEQ on 18 July 2016. The Action Plan was approved by the Virginia Department of Environmental Quality (VADEQ) in a letter dated 26 July 2016. The Action Plan was revised in April 2020 to address requirements in the MS4 Permit that went into effect on November 1, 2018 and to incorporate applicable guidance provided in VADEQ Guidance Memo No. GM-16-2006, *TMDL Action Planning for Local Total Maximum Daily Loads as Required in the Small MS4 General Permit (VAR04) Effective July 1, 2013 and MS4 Individual Permits*, dated 21 November 2016. The Action Plan was revised again in June 2023 to address the results of PCB sampling conducted in late 2022. The Plan was revised again in February 2024 to address the 2023 MS4 General Permit requirements and to address the results of PCB sampling conducted in late 2023.

In all cases, a public review and comment period of at least 15 days was provided for the updated plans. No comments were received on any of the versions. The current version of the PCB TMDL Action Plan is maintained and available as indicated in Table 1-2.

3.0 MINIMUM CONTROL MEASURES

The 2023 MS4 General Permit requires permittees to “develop, implement, and enforce a MS4 program designed to reduce the discharge of pollutants from the small MS4 to the maximum extent practicable (MEP)...”. The MS4 Program Plan must include the six MCMs specified in Part I.E of the permit and for each MCM the following information shall be included:

- Each specific requirement as listed in Part I E for each MCM;
- A description of the BMPs or strategies that the permittee anticipates will be implemented to demonstrate compliance with the permit conditions in Part I E;
- All standard operating procedures (SOPs) or policies necessary to implement the BMPs;
- The measurable goal by which each BMP or strategy will be evaluated; and
- The persons, positions, or departments responsible for implementing each BMP or strategy.

The Installation’s strategies, measurable goals, and responsible parties for complying with each of the six MCMs are provided in the following sections.

3.1 MCM 1: Public Education and Outreach

MCM 1 requires permittees to implement a public education and outreach program designed to accomplish the following:

- 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;
- Increase the public's knowledge of hazards associated with illegal discharges and improper disposal of waste, including pertinent legal implications; and
- Implement a diverse program with strategies that are targeted toward individuals or groups most likely to have significant stormwater impacts.

The public education and outreach program must target no less than three high-priority stormwater issues and use two or more of the communication strategies specified in Part I.E.1.d of the MS4 General Permit.

A Public Education and Outreach Plan was developed for the Installation that identifies three high-priority stormwater issues and target audiences and presents means and methods for public education and outreach. This Plan, which is provided as **Appendix C**, has been updated to incorporate the requirements of the 2023 MS4 General Permit. The strategies, measurable goals, implementation dates, responsible parties, and the applicable SOPs/policies/plans are provided in the table below.

MCM 1: Public Education and Outreach

| Strategy | | |
|--|---------------------------------|---|
| Increase the JBM-HH public’s knowledge about steps that can be taken to reduce stormwater pollution and hazards associated with illegal discharges and improper disposal of materials. | | |
| Measurable Goals | Implementation Date | Responsible Parties |
| Revise Public Education & Outreach Plan to incorporate 2023 MS4 Permit changes. | Permit year 1 – by October 2024 | EMD |
| Utilize two or more public education and outreach strategies listed in Part I.E.1.d of MS4 Permit. | Annually; years 2024 - 2028 | EMD, PAO, Housing Division, DPW sign shop |
| Review high-priority stormwater issues and revise Public Education & Outreach Plan, as appropriate | Annually; years 2024 - 2028 | EMD |
| SOPs/Policies/Plans | Location | |
| Public Education & Outreach Plan | Appendix C | |

3.2 MCM 2: Public Involvement and Participation

MCM 2 of the 2023 MS4 General Permit requires MS4 operators to engage the public in stormwater pollution prevention activities, keep the public informed about the operator's MS4 permit compliance activities, and provide methods for the public to provide input on the MS4 Program Plan and report stormwater pollution concerns. The definition of "public" for DoD installations, including JBM-HH, is different from the definition of "public" as applied to typical municipalities that own and operate MS4s. In the 2013 MS4 General Permit, the Virginia DEQ stated that they concur with EPA's suggested interpretation of "public" for DoD facilities as "the resident and employee population within the fence line of the facility." This interpretation was used as guidance for defining the targeted public audience for the public involvement and participation activities included in this Program Plan.

The Installation's plans and procedures for meeting the public involvement and participation requirements of the 2023 General Permit, including methods for receiving and responding to public input, have been incorporated into the Public Education and Outreach Plan provided as **Appendix C**. The strategies, measurable goals, implementation dates, responsible parties, and the applicable SOPs/policies/plans are provided in the table below.

MCM 2: Public Involvement and Participation

| Strategy | | |
|---|---------------------------------|---|
| Involve the JBM-HH public in stormwater pollution prevention | | |
| Measurable Goals | Implementation Date | Responsible Parties |
| Revise public involvement and participation section of Public Education and Outreach Plan to incorporate 2023 MS4 Permit changes. | Permit year 1 – by October 2024 | EMD |
| Implement, promote, participate in, or coordinate no fewer than four activities per year from opportunities listed in Part I.E.2.d of MS4 General Permit. | Annually; years 2024 - 2028 | EMD with support from PAO, Housing Division |
| Review high-priority stormwater issues and revise Public Education and Outreach Plan, as appropriate | Annually; years 2024 - 2028 | EMD |
| SOPs/Policies/Plans | Location | |
| Public Education and Outreach Plan | Appendix C | |

3.3 MCM 3: Illicit Discharge Detection and Elimination

There are three required components for MCM 3, Illicit Discharge Detection and Elimination, specified in the 2023 MS4 General Permit:

- Maintaining an accurate storm sewer system map and information table;
- Prohibiting, through ordinance, policy, standard operating procedures, or other legal mechanism, unauthorized nonstormwater discharges into the storm sewer system; and
- Maintaining, implementing, and enforcing illicit discharge detection and elimination (IDDE) written procedures designed to detect, identify, and address unauthorized nonstormwater discharges, including illegal dumping, to the storm sewer system.

Details of the Installation's program for implementing the MCM 3 components are provided below.

Storm Sewer System Map

A map of the Installation's storm sewer system was developed with the Installation's geographic information system (GIS)-based database and is maintained as indicated on Table 1-2. The map

includes known outfall locations, including interconnections to Arlington County, VDOT, and ANC MS4s. The Installation has only a few outfalls that discharge directly to surface waters; most outfalls discharge to Arlington County, VDOT, and ANC MS4 systems that ultimately discharge to surface waters. In these cases, the outfall identified on the map is the point where the Installation's storm drain connects to the Arlington County, VDOT, or ANC MS4. As required by the permit, MS4 interconnection notification letters have been sent to Arlington County, ANC, and VDOT; these letters are included in **Appendix D**.

As required by the permit, the Installation's storm drain map includes the following:

- MS4 outfalls discharging to surface waters;
- A unique identifier for each outfall and stormwater management facility;
- The name and location of receiving waters to which the MS4 outfall or point of discharge discharges;
- The regulated MS4 service area (the Installation's boundary); and,
- Stormwater management facilities owned and operated by the Installation.

The map will be updated as required by the permit and with new information as it becomes available.

Outfall Information Table

The MS4 General Permit requires permittees to maintain an information table associated with the storm sewer system map that includes the following information for each outfall or point of discharge:

- A unique identifier as specified on the storm sewer system map;
- The latitude and longitude of the outfall or point of discharge;
- The estimated regulated acreage draining to the outfall or point of discharge;
- The name of the receiving water;
- The 6th Order Hydrologic Unit Code of the receiving water;
- 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; and,
- The name of any EPA approved TMDLs for which the permittee is assigned a WLA.

A table containing the required information is maintained as indicated on Table 1-2.

Nonstormwater Discharge Prohibition

The 2023 MS4 General Permit requires that MS4 operators "prohibit, through ordinance, policy, standard operating procedures, or other legal mechanism, to the extent allowable under federal, state, or local law, regulation, or ordinances, unauthorized nonstormwater discharges into the MS4." JBM-HH is a Department of the Army-operated military installation and as such, Army Regulation 200-1, *Environmental Protection and Enhancement*, serves as the primary legal mechanism for addressing pollution prevention and surface water protection. Section 4-2.e(1)(c) of this regulation requires Army installations to "control or eliminate sources of pollutants and contaminants to protect water bodies and groundwater."

Additional mechanisms in place to prevent nonstormwater discharges to the storm sewer system include standard operating procedures (SOPs) that have been developed for industrial areas of the base that prohibit the discharge of pollutants to storm drains and providing appropriate procedures for the collection and disposal of waste materials. Additionally, JBM-HH has established a base-wide Stormwater Policy that prohibits nonallowable non-stormwater discharges to the MS4 and a base-wide Environmental Policy that requires all military and civilian

personnel and contractors at the Installation to comply with all applicable environmental policies, laws, and regulations. These policies are included as **Appendix E**.

Installation residents are provided with information about the collection of waste oil and household hazardous materials; dumping these materials into storm drains is not permitted. Surveillance of all Installation areas is provided 24 hour per day, 7 days per week, 365 days per year by Military Police. Incidents of illegal dumping, if detected, would be dealt with by the Military Police and JBM-HH Commander.

Illicit Discharge Detection and Elimination Procedures

A program for detecting and eliminating non-stormwater discharges to the Installation's storm sewer system was developed and has been continuously implemented since the 2009 permit term. These procedures, which have been updated to conform to the requirements of the 2023 MS4 General Permit, are provided in **Appendix F**.

The strategies, measurable goals, implementation dates, responsible parties, and the applicable SOPs/policies/plans for MCM 3 are provided in the table below.

MCM 3: Illicit Discharge Detection and Elimination

| Strategy | | |
|--|--|----------------------------|
| Prevent and address illicit discharges to JBM-HH's MS4 | | |
| Measurable Goals | Implementation Date | Responsible Parties |
| Update storm sewer system map and outfall information table to include any new outfalls or TMDLs approved during the preceding reporting year. | Annually, by October 1; years 2024 - 2028 | EMD |
| Conduct dry weather screening of all base outfalls. | Annually, by October 1; years 2024 - 2028 | EMD |
| Review IDDE SOP and revise as appropriate | Annually, by October 1; years 2024 - 2028 | EMD |
| Update Policy Memorandums PW-3 and PW-9 when a new Garrison Commander takes command | Within 6 months of new Garrison Commander taking command | EMD, Garrison Commander |
| SOPs/Policies/Plans | Location | |
| Policy Memorandum PW-3: Environmental Policy and Policy Memorandum PW-9: Stormwater Policy | Appendix E | |
| JBM-HH SOP: <i>Illicit Discharge Inspections</i> | Appendix F | |

3.4 MCM 4: Construction Site Stormwater Runoff and Erosion and Sediment Control

MCM 4 requires MS4 operators to use their legal authority to address discharges entering the MS4 from regulated construction site stormwater runoff. JBM-HH is a nontraditional permittee and falls under Part I.E.4.a(4) of MCM 4 in the permit. JBM-HH has not developed, and is not required to develop, standards and specifications in accordance with the Virginia Erosion and Sediment Control Regulations. DEQ is the review and approval authority for stormwater management and E&SC plans for construction projects on the Installation and issues Virginia Pollutant Discharge Elimination System (VPDES) Construction Stormwater permits.

JBM-HH is subject to the following requirements under MCM 4:

- Conduct erosion and sediment control (E&SC) inspections of land-disturbing activities of 10,000 square feet or greater or 2,500 square feet or greater for activities within the designated Chesapeake Preservation Areas.
- Require implementation of appropriate controls to prevent nonstormwater discharges to the MS4.
- Require employees and contractors serving as plan reviewers, inspectors, program administrators, and construction site operators to obtain the appropriate certifications as required under the Virginia Erosion and Sediment Control Law and its attendant regulations.

Major construction activities (generally >1 acre) at JBM-HH are performed under the oversight of USACE. JBM-HH DPW and USACE require appropriate erosion and sediment controls for all construction projects: JBM-HH DPW requires construction contracts to include predetermined construction BMPs; by signing off on them, project managers are committing that BMPs will be implemented and contractors will adhere to them. USACE requires contractors to submit an E&SC plan for all construction projects. These plans are reviewed by USACE and DEQ. Copies of construction BMPs to be included in DPW's construction contracts are then distributed to the civil engineers. Construction contractors are required to obtain a VPDES stormwater construction general permit (CGP) from DEQ for land disturbing activities in accordance with Commonwealth of Virginia requirements, including Title 9 of the Virginia Administrative Code (VAC), Chapter 840, *Erosion and Sediment Control Regulations* and Title 9 VAC Chapter 850, *Erosion and Sediment Control and Stormwater Management Certification Regulations*. Construction contractors and the project owner's (either DPW or USACE) project manager are responsible for conducting inspections and implementing corrective actions in accordance with all approved permits, plans, and specifications.

Under Part I.E.4.a(4) of the MS4 General Permit, the Installation is required to inspect all land disturbing activities that result in disturbance activities of 10,000 square feet or greater, or 2,500 square feet or greater in accordance with areas designated under the Chesapeake Bay Preservation Act. The inspections must be conducted as follows:

- During or immediately following initial installation of erosion and sediment controls;
- At least once per every two-week period;
- Within 48 hours following any runoff producing storm event; and
- At the completion of the project prior to the release of any performance bond.

DPW-EMD is responsible for performing the inspections and ensuring compliance with permits and approvals. DPW-EMD staff members conducting the inspections have obtained the DEQ Erosion & Sediment Control Inspector certification, as well as the DEQ Responsible Land Disturber certification. These certificates are included in **Appendix G**.

The majority of the base is located outside of the Chesapeake Bay Preservation Area and therefore is generally only subject to the 10,000-square-foot land disturbance threshold, rather than the 2,500-square-foot threshold. The Arlington County Chesapeake Bay Preservation Area map, which depicts two small Resource Protection Areas on JBM-HH property is provided in **Appendix G**.

Though not required by the permit, as an additional safeguard to help make sure that activities at JBM-HH comply with stormwater regulations, EMD conducts preliminary reviews of proposed construction projects on base and provides guidance on whether or not a CGP, DEQ-approved E&SC Plan, and/or DEQ-approved Stormwater Management Plan is required. Before construction activities commence, DPW-EMD reviews construction projects to verify that

stormwater permit coverage and erosion and sediment control plan approvals have been obtained and that an adequate stormwater pollution prevention plan (SWPPP) has been prepared.

The construction site inspection and compliance procedures for the Installation are provided as **Appendix G**. These documents include roles and responsibilities, contractor requirements, and enforcement actions.

The strategies, measurable goals, implementation dates, responsible parties, and the applicable SOPs/policies/plans for MCM 4 are provided in the table below.

MCM 4: Construction Site Stormwater Runoff and Control

| Strategy | | |
|---|--|--|
| Prevent discharges of sediment and pollutants from construction activities to MS4. | | |
| Measurable Goals | Implementation Date | Responsible Parties |
| For all new construction projects: | | |
| Communicate stormwater management regulatory and review requirements to project design team | Upon notification of funded project | EMD, DPW, USACE |
| Communicate stormwater management regulatory requirements to contractors | Include with bid documents | DPW, USACE |
| Attend preconstruction meetings | Based on project schedule | EMD, DPW, USACE, construction contractor |
| Review stormwater-related design documents (SWM plan, E&SC plan) for compliance with MS4 permit and provide comments to project design team | Within 2 weeks of receiving documents | EMD |
| Review contractor-provided documents (SWPPP, certifications, etc.) for compliance with stormwater management regulatory requirements | Within one week of receiving documents | EMD |
| For active construction projects: | | |
| Conduct site inspections of all active construction projects involving land disturbance of 10,000 square feet or more. | Frequency of inspections as specified in Part IV.E.4.a(4) of the MS4 General Permit. | EMD, construction contractors |
| Prepare and submit Corrective Action Memorandum if inspection identifies deficiencies. | No later than 5 days after completing inspection. | EMD |
| SOPs/Policies/Plans | Location | |
| Construction Inspection and Compliance Procedures SOP | Appendix G | |
| Construction Project Inspection Form | | |
| Stormwater Construction Site Inspection Deficiency Memorandum | | |
| DEQ-required certifications for EMD personnel | | |
| Policy Memorandum PW-9 | | |
| Tab J – Construction Contract Stormwater Management Requirements | | |
| Construction Project Roles and Responsibilities | | |

3.5 MCM 5: Post-construction Stormwater Management in New Development and Development on Prior Developed Lands

MCM 5 includes requirements for ensuring that controls for managing post-construction stormwater runoff from new development and development on prior developed lands are designed and installed in accordance with applicable legal requirements and the controls are adequately maintained. JBM-HH is a nontraditional permittee and falls under Part I.E.5.a(5) of MCM 4 in the permit, which requires JBM-HH to implement a post-construction stormwater runoff control program that includes a maintenance and inspection program. Applicable portions of the 2018 MS4 General Permit require that the MS4 Program Plan address the following:

- A description of the legal authorities such as ordinance, state and other permits, orders, specific contract language, and interjurisdictional agreements utilized to ensure compliance with the requirements of Part I.A.5.a related to post-construction stormwater management in new development and development on prior developed lands;
- Written procedures for inspection and maintenance of operator-owned stormwater management facilities; and
- The roles and responsibilities of each of the operator's departments, divisions, or subdivisions in implementing the post-construction stormwater runoff control program.

To meet MCM 5, JBM-HH specifies design criteria in contract language for development and redevelopment projects meeting the applicability criteria in Part I.A.5 of the permit. The design and installation of new stormwater runoff controls are required to meet the appropriate criteria of the Virginia Stormwater Management Program.

All existing and future stormwater runoff controls on Installation property are owned and operated by JBM-HH. There are no privately-owned stormwater management facilities that discharge to the Installation's MS4.

Applicable Legal Authorities

Applicable legal authorities, which share regulatory authority with JBM-HH with regard to post-construction stormwater management at the Installation include:

- Commonwealth of Virginia Department of Environmental Quality
- Title 9 VAC Chapter 870, Virginia Stormwater Management Program Regulation
- Design criteria in provided in construction contract language

The Contractor is responsible for compliance with these authorities.

Final Design and Installation of Stormwater Management Facilities

DPW-EMD will inspect stormwater management facilities (SMFs) over the course of construction to evaluate compliance with regulatory requirements and adherence to contractor designs. The project owner will inspect completed stormwater management facilities to verify consistency with final designs and as-builts.

Written Inspection, Operations, and Maintenance Protocols

Inspection and maintenance procedures and roles and responsibilities of the Installation's DPW and DPW-EMD for the long-term operation and maintenance of the Installation's stormwater management facilities are specified in the JBM-HH Stormwater Management Facility Operation and Maintenance Plan provided as **Appendix H**. SMF inspections are conducted by a JBM-HH contractor, currently USACE. The inspections are conducted under the oversight of a USACE

engineer with Commonwealth of Virginia Stormwater Management Inspector Certification. This certification is also held by DPW-EMD staff, who may periodically conduct inspections of SMFs.

Maintenance of SMFs is conducted by a contractor under the oversight of DPW O&M Division. Maintenance of specific SMFs is performed as determined by the inspections.

The strategies, measurable goals, implementation dates, responsible parties, and the applicable SOPs/policies/plans for MCM 3 are provided in the table below.

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

| Strategy | | |
|---|--|---|
| Address stormwater runoff entering the MS4 through the proper installation and maintenance of stormwater management facilities. | | |
| Measurable Goals | Implementation Date | Responsible Parties |
| Inspect SMFs | Annually, years 2024 - 2028 | EMD, SMF Inspection contractor (USACE) |
| Conduct SMF maintenance/correct deficiencies as determined by annual inspections | As indicated in SMF O&M Plan | EMD, DPW O&M and SMF maintenance contractor |
| Update electronic BMP database with new SMFs | Within 30 days of SMF commencing operation | EMD |
| Electronically report SMFs and BMPs implemented during each reporting period | Annually, by October 1; years 2024 - 2028 | EMD |
| Review Stormwater Management Facility Operation and Maintenance Plan and update as needed | Annually, years 2024 - 2028 | EMD |
| SOPs/Policies/Plans | Location | |
| Stormwater Management Facility Operation and Maintenance Plan | Appendix H | |

3.6 MCM 6: Pollution Prevention and Good Housekeeping for Municipal Operations

MCM 6 requires MS4 operators to:

- Maintain and implement written procedures for activities at facilities owned or operated by the permittee to minimize or prevent pollutant discharges from daily operations and maintenance activities;
- Require through the use of contract language, training, written procedures, or other measures within the permittee's legal authority that contractors employed by the permittee and engaging in activities described in Part I E 6 b follow established good housekeeping procedures and use appropriate control measures to minimize the discharge of pollutants to the MS4;
- Develop a written training plan and conduct employee training;
- Identify high priority facilities that have a high potential of discharging pollutants and maintain and implement a site-specific SWPPP for each facility;
- Maintain and implement turf and landscape nutrient management plans on all lands owned or operated by the permittee where nutrients are applied to a contiguous area greater than one acre; and

- Ensure that nutrients being applied to achieve final stabilization of a land disturbance project follow the manufacturer's recommendations.

Compliance with each of these requirements is discussed below.

Written Good Housekeeping/Pollution Prevention Procedures

The 2023 MS4 General Permit requires that MS4 operators develop and implement written procedures designed to minimize or prevent pollutant discharge from the following activities:

- Road, street, sidewalk, and parking lot maintenance and cleaning;
- Renovation and significant exterior maintenance activities;
- Discharging water pumped from construction and maintenance activities that is not covered under another permit;
- Temporary storage of landscaping materials;
- Maintenance of permittee owned or operated vehicles and equipment; and
- Application of materials including pesticides, herbicides, and fertilizers

The procedures should be designed to meet the following objectives:

- Prevent illicit discharges;
- Ensure staff and contractors properly disposed of waste materials;
- Prevent the discharge of unauthorized wastewater and wash water; and
- Minimize the pollutants in stormwater runoff.

The written procedures are included as **Appendix I**.

Under the 2023 MS4 General Permit, JBM-HH must develop good housekeeping and pollution prevention procedures for renovation and significant exterior maintenance activities not covered under a separate VSMP Construction General Permit. These procedures must be developed and implemented by October 31, 2026. Once developed, these procedures will be included in Appendix I.

Contractor Oversight

Under the 2023 MS4 General Permit MS4 operators must require contractors engaged in the activities described in Part I.E.6.b of the permit to “follow established good housekeeping procedures and use appropriate control measures to minimize the discharge of pollutants to the MS4”.

Contractors that may engage in the targeted activities include grounds maintenance contractors, road and parking lot maintenance contractor, and construction contractors (including building renovation and exterior maintenance contractors).

A summary of the mechanisms that JBM-HH uses to ensure contractors working on behalf of JBM-HH implement the necessary good housekeeping and pollution prevention procedures is provided below:

- *Grounds Maintenance Contractors:* Contractors employed at the Installation that might engage in the targeted activities are generally limited to grounds maintenance contractors. Oversight for these contractors is provided by DPW. DPW-EMD now requires grounds maintenance contractors to attend stormwater pollution prevention training, provided by EMD staff. In 2020, language was added to the Grounds Maintenance Contract to address stormwater pollution prevention training. The language states that all employees will receive annual training in illicit discharge detection and reporting, pollution prevention, and good housekeeping procedures, in accordance with JBM-HH's Stormwater Pollution Prevention Plan (SWPPP) and Municipal Separate Storm Sewer System (MS4) Permit. The contractor

will document and maintain training records for all employees, providing notification to the contract officer's representative when new employees arrive to ensure training is provided to each employee on an annual basis and records are updated and accurate.

- *Road and Parking Lot Maintenance Contractor:* JBM-HH employs a contractor to conduct roadway and parking lot sweeping throughout the installation. The contract language for these services requires the contractor to dispose of street sweeping waste in a manner that prevents the waste from discharging to the MS4.
- *Construction Contractors Language:* Contractors employed at the Installation for construction projects are required to use appropriate good housekeeping procedures and other control measures to minimize the discharge of pollutants to the MS4. The language included in the SOWs for construction contracts pertaining to preventing the discharge of pollutants to the MS4 is included in **Appendix G**. Once developed, written good housekeeping and pollution prevention procedures for building renovation and exterior maintenance activities will be included in future contracts of this nature.
- *Inspections:* As discussed in Section 3.4, DPW-EMD conducts inspections of construction sites to enforce compliance with approved E&SC Plans, SWM Plans, CGPs, and SWPPPs, including the proper good housekeeping practices.
- *Base-wide Stormwater Policy:* JBM-HH has issued a base-wide stormwater policy which outlines proper protocols for minimizing stormwater pollution during activities that directly and indirectly impact stormwater. The policy is applicable to all military and civilian personnel and contractors who live, work, or are authorized access to the JBM-HH community. The stormwater policy document is included in **Appendix E**.

Training Plan

A classroom-format stormwater pollution prevention and Spill Prevention, Control, and Countermeasures (SPCC) training program was developed in 2020 and deployed to industrial operations shops at the Installation. Good housekeeping and illicit discharge SOPs have been incorporated into the training program. Copies of appropriate SOPs are handed out during the training sessions and are discussed as part of the training. Identified employees must take the training annually. Records of this training are maintained by the EMD. The 2023 MS4 General Permit requires specific training topics for employees. Training is not required if the topic is not applicable to the operator's operations. A summary of the required training topics and their applicability to the Installation are presented in **Table 3-2**.

| Table 3-2. MS4 General Permit Training Topics and Applicability | |
|---|--|
| Training Requirement | Applicability/Status |
| Provide biennial training to applicable field personnel in the recognition and reporting of illicit discharges. | This topic is covered in the current SWPPP/SPCC training program; training is provided annually. |
| Provide biennial training to applicable employees in good housekeeping, illicit discharge, and pollution prevention practices that are to be employed during road, street, and parking lot maintenance. | This topic is covered in the SWPPP/SPCC training program; the SWPPP training was expanded to include a separate training module that specifically addresses road, street, and parking lot maintenance. |
| Provide biennial training to applicable employees in good housekeeping and pollution prevention practices that are to be employed in and around maintenance, public works, and recreational facilities. | This topic is covered in the current SWPPP/SPCC training program; training is provided annually. |

| Table 3-2. MS4 General Permit Training Topics and Applicability | |
|---|--|
| Training Requirement | Applicability/Status |
| Ensure that employees, and require that contractors, who apply pesticides and herbicides are properly trained or certified in accordance with the Virginia Pesticide Control Act (§ 3.2-3900 et seq. of the Code of Virginia). | DPW requires that all DPW personnel and landscaping contractors have appropriate certifications for pesticide and herbicide application; documentation is maintained by DPW. |
| Ensure that 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. | The construction plan/project review process will be evaluated periodically to address the requirements for plan reviewers, inspectors, and program administrators; construction site contractors must submit documentation of required certifications and information is reviewed by EMD. |
| Ensure that applicable employees obtain the appropriate certifications as required under the Virginia Erosion and Sediment Control Law and its attendant regulations. | EMD will periodically review the applicability of this requirement to DPW employees. |
| The appropriate emergency response employees shall have training in spill response. | The JBM-HH Fire Department serves as emergency responders for the Installation; annual spill response training is provided for Fire Department employees. |

EMD will continue to provide oversight of the employee training program elements that are applicable to the General Permit and will maintain records of training activities. The training plan will be reviewed and augmented as needed to address additional requirements as identified in **Table 3-2**.

High Priority Facilities

Several buildings and areas at the Installation engage in activities that are described in the definition of a “high-priority facility” at 9VAC25-890-1. These areas and associated activities include the following:

- Building 314 – The Old Guard maintenance shop: vehicle and equipment storage and maintenance.
- Building 325 – Transportation Motor Pool (TMP) heavy equipment shop: vehicle and equipment storage and maintenance; anti-icing and deicing agent storage, handling and transfer.
- Building 330 – TMP bus dispatch and servicing operations: vehicle and equipment storage, cleaning, and maintenance.
- Building 447 – DPW maintenance yard: vehicle and equipment storage; long-term bulk material storage; anti-icing and deicing agent storage, handling and transfer; and solid waste handling and transfer.
- Landscaping Contractor Storage Yard – Outdoor vehicle, equipment and material storage; and minor vehicle and equipment maintenance.
- The Old Guard Caisson Stables and Paddocks – Material storage, animal waste storage, outdoor sand paddocks.

An Installation-wide SWPPP was developed for the vehicle and grounds maintenance high priority facilities and a site-specific SWPPP was developed for the Caisson Stables and Paddocks area. The SWPPPs specify appropriate BMPs to prevent or reduce pollutants in runoff. The SWPPPs

are maintained by the EMD and are kept at the EMD office in Building 321. Copies of the SWPPPs are kept onsite at each of the operations buildings.

The SWPPPs were updated in 2024 to reflect the requirements of the 2023 MS4 General Permit. The Installation will be evaluated annually to identify new operations meeting the definition of a high-priority facility. The SWPPPs will be reviewed annually and updated as appropriate. The SWPPPs will also be reviewed no later than 30 days of after any reportable unauthorized discharge or spill and will be updated as appropriate no later than 90 days of after any reportable unauthorized discharge or spill.

Turf and Landscape Management

Turf and landscaped areas at the Installation are generally limited to small, maintained yards and landscaped areas surrounding residences and buildings. The only large area that may have nutrient applications is the Summerall Field. This area is approximately 9 acres and is used for ceremonies, parades, and other activities. The coordinates for this area are: N38.881746, E-77.081838. According to DPW Grounds Maintenance Division, nutrients are not applied. A memorandum stating this information is provided as **Appendix J**. The need for a nutrient management plan will be periodically reviewed and evaluated, and if a plan is required it will be prepared and inserted as **Appendix J**.

MCM 6: Pollution Prevention/Good Housekeeping for Municipal Operations

| Strategy | | |
|--|--|---|
| Prevent pollution through good housekeeping and pollution prevention BMPs | | |
| Measurable Goals | Implementation Date | Responsible Parties |
| Review Good Housekeeping SOP (Appendix I) and update as needed. | Annually, years 2024 - 2028 | EMD |
| Prepare written good housekeeping and pollution prevention procedures for building renovation and exterior maintenance activities. | October 31, 2026 | EMD |
| Review the training plan/program and revise as necessary. | Annually, by October 1; years 2024 - 2028 | EMD |
| Conduct annual pollution prevention/good housekeeping/SWPPP/IDDE training. | Annually, by October 1; years 2024 - 2028 | EMD |
| Review and update the Installation-wide SWPPP for high-priority facilities. | Annually and within 30 days (review) and 90 days (update) of any reportable discharge or spill | EMD |
| Implement Installation-wide SWPPP for high-priority facilities. | Continuous | EMD, DPW O&M, Directorate of Logistics, TOG |
| Review DPW landscape procedures to determine if a landscape management plan is required. | Annually, years 2024 - 2028 | EMD |
| SOPs/Policies/Plans | Location | |
| Good Housekeeping Procedures for DPW Activities and Deicing Materials SOP | Appendix I | |
| JBM-HH Stormwater Pollution Prevention Plan – Base-wide | EMD files | |
| JBM-HH Stormwater Pollution Prevention Plan for The Old Guard Caisson Stables | EMD files | |

4.0 ANNUAL REPORT AND PROGRAM EVALUATION

Each year of the MS4 permit cycle, the MS4 Program implementation will be evaluated as required by the permit. The evaluation will include a review of each MCM to determine the MS4 Program's effectiveness and whether or not changes to the MS4 Program Plan are necessary. The MCMs will be evaluated against the goals presented in Section 3. Annual Reports will be prepared in accordance with the permit requirements and submitted to DEQ by October 1 of each permit year. The reports shall include the following:

- a.** General Information.
 - The name, system name, and state permit number;
 - The annual report permit year; and
 - Signed certification;
- b.** An evaluation of the MS4 program implementation including a review of each MCM.
- c.** A status report on the implementation of the local PCB TMDL Action Plan including:
 - Results of any action plan PCB monitoring or product testing conducted and any adaptive management strategies that have been incorporated into the updated action plan based upon monitoring or product testing results if the permittee has elected to perform monitoring or product testing or both; and
 - A summary of actions conducted to implement the local PCB TMDL action plan.
- d.** A report of any instances of noncompliance not reported under Part IV I 1 b of the permit as part of the annual reports that are submitted.
- e.** Results of information collected and analyzed, including monitoring data, if any, during the reporting period;
- f.** Notice that the operator is relying on another government entity to satisfy some of the state permit obligations (if applicable);
- g.** The approval status of any programs pursuant to Part I C 5 (if appropriate), or the progress towards achieving full approval of these programs; and

The following specific reporting items for each MCM specified in Part I E will be included in the Annual Report:

- MCM 1:
 - A list of the high-priority stormwater issues addressed in the public education and outreach program;
 - A summary of the public education and outreach activities conducted for the reporting year including a list of the strategies used to communicate each high-priority stormwater issue to the public;
 - A description of any changes in high-priority stormwater issues, including, strategies used to communicate high-priority stormwater issues or target audiences for the public education and outreach plan along with a rationale for any of these changes; and
 - A description of public education and outreach activities conducted that included education regarding climate change.
- MCM 2:
 - A summary of any public comments on the MS4 Program received and how JBM-HH responded;

- A summary of stormwater pollution complaints received and how JBM-HH responded;
- A webpage address to the MS4 Program and Stormwater website;
- A description of the public involvement activities implemented during that permit year including any efforts to reach out and engage all economic and ethnic groups and activities conducted that included climate change;
- A report of the metric as defined for each activity and an evaluation as to whether or not the activity is beneficial to improving water quality; and
- The name of any other MS4 permittees who participated in the public involvement opportunities.
- MCM 3:
 - A confirmation statement that the MS4 map and information table were updated to reflect any changes to the MS4 occurring on or before June 30 of the reporting year;
 - The total number of outfalls screened during the reporting period as part of the dry weather screening; and
 - A list of illicit discharges to the MS4, including spills reaching the MS4, with the following information:
 - The source of illicit discharge;
 - The dates that the discharge was observed, reported, or both;
 - Whether the discharge was discovered by JBM-HH during dry weather screening, reported by the public, or other method and a description of the discovery;
 - How the investigation was resolved;
 - A description of any follow-up activities; and
 - The date the investigation was closed.
- MCM 4:
 - Total number of erosion and inspections conducted;
 - Total number of the enforcement actions taken during the reporting period and the type of the enforcement action; and
 - A confirmation that land-disturbing projects that occurred during the reporting period with erosion and sediment control plan approval dates for each project.
- MCM 5
 - Total number of inspections conducted on stormwater management facilities owned or operated by JBM-HH;
 - A description of the significant activities performed on the stormwater management facilities owned or operated by JBM-HH to ensure it continues to perform as designed;
 - A confirmation statement that JBM-HH electronically submitted stormwater management facilities using the DEQ BMP Warehouse in accordance with Part III B 1 and 2 of the permit; and
 - A confirmation statement that JBM-HH electronically reported SMFs inspected using the DEQ BMP Warehouse in accordance with Part III B 5. of the permit.

- MCM 6
 - A summary of any written procedures developed or modified in accordance with Part I E 6 a and b of the permit during the reporting period;
 - A confirmation statement that all high-priority facilities were reviewed to determine if SWPPP coverage is needed during the reporting period;
 - A summary of any new SWPPPs developed in accordance Part I E 6 i of the permit during the reporting period;
 - A summary of any SWPPPs modified in accordance with Part I E 6 j, 6l, or 6m of the permit;
 - The rationale of any high-priority facilities delisted in accordance with Part I E 6 l or m during the reporting period;
 - The status of each nutrient management plan as of June 30 of the reporting year; and
 - A summary report on the required training activities, including a list of training events, the training date, the number of employees attending training and the objectives and good housekeeping procedures covered by the training.

A Chesapeake Bay TMDL implementation and status report covering the previous year from July 1 to June 30 will be prepared annually in accordance with Part II A 14 of the permit and submitted to DEQ by October 1 of each year. Each report will include:

- 1) A summary of public comments on the Chesapeake Bay TMDL Action Plan received and how JBM-HH responded (year two report only);
- 2) A list of Chesapeake Bay TMDL Action Plan BMPs, not including annual practices, and information required by Part II A 14 d (1);
- 3) A list of newly implemented BMPs including annual practices implemented during the reporting year and information required by Part II A 14 d (2);
- 4) If JBM-HH acquired credits during the reporting period to meet all or a portion of the required reductions in Part II A 3, A 4, or A 5, a statement that credits were acquired;
- 5) The progress, using the final design efficiency of the BMPs, toward meeting the required cumulative reductions for total nitrogen, total phosphorus, and total suspended solids;
- 6) Any revisions made to the TMDL Action Plan; and
- 7) A list of BMPs that are planned to be implemented during the next reporting period.

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APPENDIX A

VIRGINIA VSMP PERMIT NO. VAR04 GENERAL PERMIT FOR DISCHARGES OF STORMWATER FROM SMALL MS4s

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Virginia Administrative Code

Title 9. Environment

Agency 25. State Water Control Board

Chapter 890. Virginia Pollutant Discharge Elimination System (VPDES) General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (MS4s)

9VAC25-890-40. General permit.

Any MS4 operator whose registration statement is accepted by the department will receive coverage under the following general permit and shall comply with the requirements in this general permit and be subject to all applicable requirements of the Virginia Stormwater Management Program (VSMP) Regulations (9VAC25-870) and the Virginia Pollutant Discharge Elimination System (VPDES) Permit Regulations (9VAC25-31).

General Permit No.: VAR04

Effective Date: November 1, 2023

Expiration Date: October 31, 2028

GENERAL VPDES PERMIT FOR DISCHARGES OF STORMWATER FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS

AUTHORIZATION TO DISCHARGE UNDER THE VIRGINIA STORMWATER MANAGEMENT PROGRAM REGULATIONS, VIRGINIA POLLUTANT DISCHARGE ELIMINATION SYSTEM REGULATIONS, AND THE VIRGINIA STATE WATER CONTROL LAW

In compliance with the provisions of the Clean Water Act, as amended and pursuant to the State Water Control Law and regulations adopted pursuant thereto, permittees of small municipal separate storm sewer systems are authorized to discharge to surface waters within the boundaries of the Commonwealth of Virginia, except those waters specifically named in State Water Control Board regulations that prohibit such discharges.

The authorized discharge shall be in accordance with the registration statement filed with the department, this cover page, Part I - Discharge Authorization and Special Conditions, Part II - TMDL Special Conditions, Part III - DEQ BMP Warehouse Reporting, and Part IV - Conditions Applicable to All State and VPDES Permits, as set forth in this general permit.

Part I

Discharge Authorization and Special Conditions

A. Coverage under this state permit. During the period beginning with the date of coverage under this general permit and lasting until the expiration and reissuance of this state permit, the permittee is authorized to discharge stormwater and those authorized nonstormwater discharges described in 9VAC25-890-20 D in accordance with this state permit from the small municipal separate storm sewer system identified in the registration statement into surface waters within the boundaries of the Commonwealth of Virginia and consistent with 9VAC25-890-30.

B. The permittee shall develop, implement, and enforce an MS4 program designed to reduce the discharge of pollutants from the MS4 to the MEP in accordance with this permit, to protect water quality, and to satisfy the appropriate water quality requirements of the State Water Control Law and its attendant regulations. The permittee shall utilize the legal authority provided by the laws and regulations of the Commonwealth of Virginia to control discharges to and from the MS4. This legal authority may be a combination of statute, ordinance, permit, policy, specific contract language, order, or interjurisdictional agreements. The MS4 program shall include the minimum control measures (MCM) described in Part I E. For the purposes of this permit term, implementation of MCMs in Part I E and the Chesapeake Bay and local TMDL requirements in Part II (as applicable) consistent with the provisions of an iterative MS4 program required pursuant to this general permit constitutes compliance with the standard of reducing pollutants to the MEP, provides adequate progress in meeting water quality standards, and satisfies the appropriate water quality requirements of the State Water Control Law and its attendant regulations.

C. The MS4 program plan.

1. The MS4 program plan shall include, at a minimum, the following written items:

- a. The roles and responsibilities of each of the permittee's divisions and departments in the implementation of the requirements of the permit tasked with ensuring that the permit requirements are met;
- b. If the permittee utilizes another entity to implement portions of the MS4 program, a copy of the written agreement. The description of each party's roles and responsibilities, including any written agreements with third parties, shall be updated as necessary;
- c. For each MCM in Part I E, the following information shall be included:
 - (1) Each specific requirement as listed in Part I E for each MCM;
 - (2) A description of the BMPs or strategies that the permittee anticipates will be implemented to demonstrate compliance with the permit conditions in Part I E;
 - (3) All standard operating procedures or policies necessary to implement the BMPs;
 - (4) The measurable goal by which each BMP or strategy will be evaluated; and
 - (5) The persons, positions, or departments responsible for implementing each BMP or strategy; and
- d. A list of documents incorporated by reference, including the version and date of the document being incorporated.

2. If the permittee is receiving initial coverage under this general VPDES permit for the discharge of stormwater, the permittee shall:

- a. No later than six months following the date of permit coverage, submit to the department a schedule for the development of each component of the MS4 program plan in accordance with Part I C 1 that does not exceed October 31, 2028, unless the department

grants a later date; and

b. Provide to the department a copy of the MS4 program plan upon completion of development.

3. If the permittee was previously covered under the General VPDES Permit for Discharges of Stormwater from MS4 effective November 1, 2018, the permittee shall update the MS4 program plan to meet the requirements of this permit no later than six months after the effective date of this permit unless otherwise specified in another permit condition and shall post the most up-to-date version of MS4 program plan on the permittee's website or location where the MS4 program plan can be obtained as required by Part I E 2 within 30 days of updating the MS4 program plan. Until such time that the MS4 program plan is updated in accordance with Part I E, the permittee shall continue to implement the MS4 program plan in effect at the time that coverage is issued under this general permit.

4. Revisions to the MS4 program plan are expected throughout the life of this permit as part of the iterative process to reduce pollutant loading and protect water quality to the MEP. As such, revisions made in accordance with this permit as a result of the iterative process do not require modification of this permit. The permittee shall summarize revisions to the MS4 program plan as part of the annual report as described in Part I D 3.

5. The permittee may demonstrate compliance with one or more MCM in Part I E through implementation of separate statutory or regulatory programs provided that the permittee's MS4 program plan identifies and fully describes any program that will be used to satisfy one or more of the minimum control measures of Part I E. If the program that the permittee is using requires the approval of a third party, the program shall be fully approved by the third party, or the permittee shall be working toward getting full approval. Documentation of the program's approval status or the progress toward achieving full approval shall be included in the annual report required by Part I D. The permittee shall remain responsible for compliance with the permit requirements if the other entity fails to implement one or more components of the control measures.

6. The permittee may rely on another entity to satisfy the permit requirements to implement a minimum control measure if:

a. The other entity, in fact, implements the control measure;

b. The particular control measure, or component thereof, is at least as stringent as the corresponding permit requirement;

c. The other entity agrees to implement the control measure on behalf of the permittee; and

d. The agreement between the parties is documented in writing and retained by the permittee with the MS4 program plan for as long as the agreement is active.

The permittee shall remain responsible for compliance with requirements of the permit and shall document in the annual reports required in accordance with Part I D that another entity is being relied on to satisfy all or part of the state permit requirements. The permittee shall

provide the information required in Part I D.

7. If the permittee relies on another governmental entity regulated under 9VAC25-870-380 to satisfy all of the state permit obligations, including the obligation to file periodic reports required by Part I D, the permittee must note that fact in the registration statement, but is not required to file the periodic reports. The permittee remains responsible for compliance with the state permit requirements if the other entity fails to implement the control measures or components thereof.

D. Annual reporting requirements.

1. The permittee shall submit an annual report to the department no later than October 1 of each year in a method, (i.e., how the permittee must submit) and format (i.e., how the report shall be laid out) as specified by the department; the required content of the annual report is specified in Part I E and Part II B. The report shall cover the previous year from July 1 to June 30.
2. Following notification from the department of the start date for the required electronic submission of annual reports, as provided for in 9VAC25-31-1020, such forms and reports submitted after that date shall be electronically submitted to the department in compliance with this section and 9VAC25-31-1020. There shall be at least a three-month notice provided between the notification from the department and the date after which such forms and reports must be submitted electronically.
3. The annual report shall include the following general information:
 - a. The permittee, system name, and permit number;
 - b. The reporting period for which the annual report is being submitted;
 - c. A signed certification as per Part IV K;
 - d. Each annual reporting item as specified in an MCM in Part I E; and
 - e. An evaluation of the MS4 program implementation, including a review of each MCM, to determine the MS4 program's effectiveness and whether or not changes to the MS4 program plan are necessary.
4. For permittees receiving initial coverage under this general VPDES permit for the discharge of stormwater, the annual report shall include a status update on each component of the MS4 program plan being developed. Once the MS4 program plan has been updated to include implementation of a specific MCM in Part I E, the permittee shall follow the reporting requirements established in Part I D 3.
5. For those permittees with requirements established under Part II B, the 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.
6. For the purposes of this permit, the MS4 program plan , annual reports, the Chesapeake Bay TMDL action plan, and Chesapeake Bay TMDL implementation annual status reports shall be

maintained as separate documents and submitted to the department as required by this permit as separate documents.

E. Minimum control measures.

1. Public education and outreach.

a. The permittee shall implement a public education and outreach program designed to:

(1) 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.

b. The permittee shall identify no fewer than three high-priority stormwater issues to meet the goal of educating the public in accordance with Part I E 1 a. High-priority issues may include the following examples: Chesapeake Bay nutrients, pet wastes, local receiving water impairments, TMDLs, high-quality receiving waters, litter control, BMP maintenance, anti-icing and deicing agent application, planned green infrastructure redevelopment, planned ecosystem restoration projects, and illicit discharges from commercial sites.

c. The high-priority public education and outreach program, as a whole, shall:

(1) Clearly identify the high-priority stormwater issues;

(2) Explain the importance of the high-priority stormwater issues;

(3) Include measures or 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.

d. The permittee shall use two or more of the strategies listed in Table 1 per year to communicate to the target audience the high-priority stormwater issues identified in accordance with Part I E 1 b, including how to reduce stormwater pollution.

| 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 |

| | |
|-----------------------------|---|
| | <p>sheets, utility bill inserts, or recreational guides for targeted groups of citizens</p> |
| Alternative materials | <p>Bumper stickers, refrigerator magnets, t-shirts, or drink koozies</p> |
| Signage | <p>Temporary or permanent signage in public places or facilities, vehicle signage, bill boards, or storm drain stenciling</p> |
| Media materials | <p>Information disseminated through electronic media, radio, televisions, movie theater, newspaper, or GIS story maps</p> |
| Speaking engagements | <p>Presentations to school, church, industry, trade, special interest, or community groups</p> |
| Curriculum materials | <p>Materials developed for school-aged children, students at local colleges or universities, or extension classes offered to local citizens</p> |
| Training materials | <p>Materials developed to disseminate during workshops offered to local citizens, trade organization, or industrial officials</p> |
| Public education activities | <p>Booth at community fair, demonstration of stormwater control projects, presentation of stormwater materials</p> |

| | |
|-----------------|--|
| | to schools to meet applicable education Standards of Learning or curriculum requirements, or watershed walks |
| Public meetings | Public meetings on proposed community stormwater management retrofits, green infrastructure redevelopment, ecosystem restoration projects, TMDL development, climate change's effects on stormwater management, voluntary residential low impact development, or other stormwater issues |

e. The permittee may coordinate its public education and outreach efforts with other MS4 permittees; however, each permittee shall be individually responsible for meeting all of its state permit requirements.

f. The MS4 program plan shall include:

- (1) A list of the high-priority stormwater issues the permittee will communicate to the public as part of the public education and outreach program;
- (2) The rationale for selection of each high-priority stormwater issue and an explanation of how each education or outreach strategy is intended to have a positive impact on stormwater discharges;
- (3) Identification of the target audience to receive each high-priority stormwater message;
- (4) Nontraditional permittees may identify staff, students, members of the general public, and other users of facilities operated by the permittee as the target audience for education and outreach strategies;
- (5) Traditional permittees may identify staff and students as part of the target audience for education and outreach strategies; however, staff shall not be the majority of the target audience;
- (6) Staff training required in accordance with Part I E 6 d does not qualify as a strategy for public education and outreach;

(7) The strategies from Table 1 of Part I E 1 d to be used to communicate each high-priority stormwater message; and

(8) The anticipated time periods the messages will be communicated or made available to the public.

g. The annual report shall include the following information:

(1) A list of the high-priority stormwater issues the permittee addressed in the public education and outreach program;

(2) A summary of the public education and outreach activities conducted for the report year, including the strategies used to communicate the identified high-priority issues;

(3) A description of any changes in high-priority stormwater issues, including, strategies used to communicate high-priority stormwater issues or target audiences for the public education and outreach plan. The permittee shall provide a rationale for any of these changes ; and

(4) A description of public education and outreach activities conducted that included education regarding climate change.

2. Public involvement and participation.

a. The permittee shall develop and implement procedures for the following:

(1) The public to report potential illicit discharges, improper disposal, or spills to the MS4, complaints regarding land disturbing activities, or other potential stormwater pollution concerns;

(2) The public to provide comments on the permittee's MS4 program plan;

(3) Responding to public comments received on the MS4 program plan ; and

(4) Maintaining documentation of public comments received on the MS4 program and associated MS4 program plan and the permittee's response.

b. No later than three months after this permit's effective date, the existing permittee shall update and maintain the webpage dedicated to the MS4 program and stormwater pollution prevention. The following information shall be posted on this webpage:

(1) The effective MS4 permit and coverage letter;

(2) The most current MS4 program plan or location where the MS4 program plan can be obtained;

(3) The annual report for each year of the term covered by this permit no later than 30 days after submittal to the department;

(4) For permittees whose regulated MS4 is located partially or entirely in the Chesapeake Bay watershed, the most current Chesapeake Bay TMDL action plan or location where the Chesapeake Bay TMDL action plan can be obtained;

(5) For permittees whose regulated MS4 is located partially or entirely in the Chesapeake Bay watershed, the Chesapeake Bay TMDL implementation annual status reports for each year of the term covered by this permit no later than 30 days after submittal to the department;

(6) A mechanism for the public to report potential illicit discharges, improper disposal, or spills to the MS4, complaints regarding land disturbing activities, or other potential stormwater pollution concerns in accordance with Part I E 2 a (1);

(7) Methods for how the public can provide comments on the permittee's MS4 program plan in accordance with Part I E 2 a (2) and if applicable, the Chesapeake Bay TMDL action plan in accordance with Part II A 13; and

(8) Federal and state nontraditional permittees with security policies preventing a MS4 program and stormwater pollution prevention webpage from being publicly accessible may utilize an internal staff accessible webpage such as an intranet webpage to meet the requirements of Part 1 E 2 b.

c. Traditional permittees shall implement no fewer than four activities per year from two or more of the categories listed in Table 2 to provide an opportunity for public involvement to improve water quality and support local restoration and clean-up projects.

d. Nontraditional permittees shall implement, promote, participate in, or coordinate on no fewer than four activities per year from two or more of the categories listed in Table 2 to provide an opportunity for public involvement to improve water quality and support local restoration and clean-up projects.

| Table 2 Public Involvement Opportunities | |
|--|--|
| Public involveme nt opportunit ies | Examples (provided as example and are not meant to be all inclusive or limiting) |
| Monitoring | Establish or support citizen monitoring group |
| Restoratio n | Stream , watershed, shoreline, beach, or park clean-up day, adopt-a- waterway program, tree plantings, and riparian buffer plantings |

| | |
|-------------------------------|--|
| Public education activities | Booth at community fair, demonstration of stormwater control projects, climate change's effects on stormwater management, presentation of stormwater materials to schools to meet applicable education Standards of Learning or curriculum requirements, or watershed walks |
| Public meetings | Public meetings on proposed community stormwater management retrofits, green infrastructure redevelopment, ecosystem restoration projects, TMDL development, voluntary residential low impact development, climate change's effects on stormwater management, or other stormwater issues |
| 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. |
|--|--|

e. The permittee may coordinate the public involvement opportunities listed in Table 2 with other MS4 permittees; however, each permittee shall be individually responsible for meeting all of the permit requirements.

f. The permittee may include staff and students in public participation events; however, the activity cannot solely include or be limited to staff participants with stormwater, groundskeeping, and maintenance duties in order for an event to qualify as a public participation event.

g. Staff training required in accordance with Part I E 6 d does not qualify as a public participation event unless the training activity solicits participation from target audiences beyond staff or contractors with stormwater, groundskeeping, and maintenance duties.

h. The MS4 program plan shall include:

(1) The webpage address where mechanisms for the public to report (i) potential illicit discharges, improper disposal, or spills to the MS4, (ii) complaints regarding land disturbing activities, or (iii) other potential stormwater pollution concerns;

(2) The webpage address that contains the methods for how the public can provide input on the permittee's MS4 program; and

(3) 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. An example of metrics may include the weight of trash collected from a stream cleanup or the number of participants in a hazardous waste collection event.

i. The annual report shall include the following information:

(1) A summary of any public comments on the MS4 program received and how the permittee responded;

(2) A summary of stormwater pollution complaints received under the procedures established in Part I E 2 a (1), excluding natural flooding complaints, and how the permittee responded;

(3) A webpage address to the permittee's MS4 program and stormwater website;

(4) Federal and state nontraditional permittees with security policies preventing the MS4 program and stormwater pollution prevention webpage from being publicly accessible utilizing an internal staff accessible website, such as intranet, shall provide evidence of the

current internal MS4 program and stormwater pollution prevention webpage;

(5) A description of the public involvement activities implemented by the permittee, including any efforts to reach out and engage all economic and ethnic groups;

(6) A description of public education and outreach activities conducted that also included education regarding climate change;

(7) A report of the metric as defined for each activity and an evaluation as to whether or not the activity is beneficial to improving water quality; and

(8) The name of other MS4 permittees with whom the permittee collaborated in the public involvement opportunities.

3. Illicit discharge detection and elimination.

a. The permittee shall develop and maintain an accurate MS4 map and information table as follows:

(1) An updated map of the MS4 owned or operated by the permittee within the MS4 regulated service area no later than 24 months after the permit effective date that includes, at a minimum:

(a) MS4 outfalls discharging to surface waters, except as follows:

(i) In cases where the outfall is located outside of the MS4 permittee's legal responsibility, the permittee may elect to map the known point of discharge location closest to the actual outfall; and

(ii) In cases where the MS4 outfall discharges to receiving water channelized underground, the permittee may elect to map the point downstream at which the receiving water emerges above ground as an outfall discharge location. If there are multiple outfalls discharging to an underground channelized receiving water, the map shall identify that an outfall discharge location represents more than one outfall. This is an option a permittee may choose to use and recognizes the difficulties in accessing outfalls to underground channelized stream conveyances for purposes of mapping, screening, or monitoring;

(b) A unique identifier for each mapped item required in Part I E 3;

(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.

(2) The permittee shall maintain an outfall information table associated with the MS4 map that includes the following information for each outfall or point of discharge for those cases in which the permittee elects to map the known point of discharge in accordance with Part I E 3 a (1) (a). The outfall information table may be maintained as a shapefile attribute table. The outfall information table shall contain the following:

- (a) A unique identifier as specified on the MS4 map;
 - (b) The latitude and longitude of the outfall or point of discharge;
 - (c) The estimated regulated acreage draining to the outfall or point of discharge;
 - (d) The name of the receiving water;
 - (e) The 6th Order Hydrologic Unit Code of the receiving water;
 - (f) An indication as to whether the receiving water is listed as impaired in the Virginia 2022 305(b)/303(d) Water Quality Assessment Integrated Report; and
 - (g) The name of any EPA approved TMDLs for which the permittee is assigned a wasteload allocation.
- (3) No later than 24 months after permit issuance, the permittee shall submit to DEQ, a format file geodatabase or two shapefiles that contain at a minimum:
- (a) A point feature class or shapefile for outfalls with an attribute table containing outfall data elements required in accordance with Part I E 3 a (2); and
 - (b) A polygon feature class or shapefile for the MS4 service area as required in accordance with Part I E 3 a (1) (d) with an attribute table containing the following information:
 - (i) MS4 operator name;
 - (ii) MS4 permit number (VAR04); and
 - (iii) MS4 service area total acreage rounded to the nearest hundredth.
- (4) All file geodatabase feature classes or shapefiles shall be submitted in the following data format standards:
- (a) Point data in NAD83 or WGS84 decimal degrees global positional system coordinates;
 - (b) Data projected in Virginia Lambert Conformal Conic format;
 - (c) Outfall location accuracy shall be represented in decimal degrees rounded to at least the fifth decimal place for latitude and longitude to ensure point location accuracy (e.g., 37.61741, -78.15279); and
 - (d) Metadata that shall provide a description of each feature class or shapefile dataset, units of measure as applicable, coordinate system, and projection.
- (5) No later than October 1 of each year, the permittee shall update the MS4 map and outfall information table to include any new outfalls constructed or TMDLs approved or both during the immediate preceding reporting period.
- (6) The permittee shall provide written notification to any downstream adjacent MS4 of any known physical interconnection established or discovered after the effective date of this permit.
- b. The permittee shall prohibit, through ordinance, policy, standard operating procedures,

or other legal mechanism, to the extent allowable under federal, state, or local law, regulations, or ordinances, unauthorized nonstormwater discharges into the MS4. Nonstormwater discharges or flows identified in 9VAC25-890-20 D 3 shall only be addressed if they are identified by the permittee as a significant contributor of pollutants discharging to the MS4. Flows that have been identified by the department as de minimis discharges are not significant sources of pollutants to surface water.

c. The permittee shall maintain, implement, and enforce illicit discharge detection and elimination (IDDE) written procedures designed to detect, identify, and address unauthorized nonstormwater discharges, including illegal dumping, to the MS4 to effectively eliminate the unauthorized discharge. Written procedures shall include:

(1) A description of the legal authorities, policies, standard operating procedures, or other legal mechanisms available to the permittee to eliminate identified sources of ongoing illicit discharges, including procedures for using legal enforcement authorities.

(2) Dry weather field screening protocols to detect, identify, and eliminate illicit discharges to the MS4. The protocol shall include:

(a) A prioritized schedule of field screening activities and rationale for prioritization determined by the permittee based on such criteria as age of the infrastructure, land use, historical illegal discharges, dumping, or cross connections;

(b) If the total number of MS4 outfalls is equal to or less than 50, a schedule to screen all outfalls annually;

(c) If the total number of MS4 outfalls is greater than 50, a schedule to screen a minimum of 50 outfalls annually such that no more than 50% are screened in the previous 12-month period. The 50% criteria is not applicable if all outfalls have been screened in the previous three years;

(d) The permittee may adopt a risk-based approach to dry weather screening identifying observation points based upon illicit discharge risks upstream of an outfall. Observation points may include points of interconnection, manholes, points of discharge, conveyances, or inlets suspected to have a high likelihood of receiving illicit discharges;

(e) Each observation point screened may be counted as one outfall screening activity equivalent and counted towards the requirements of Part I E 3 c (2) (b) or (2) (c); however, at least 50% of the minimum annual screening events must include outfall screening;

(f) Illicit discharges reported by the public and subsequent investigations may not be counted as screening events; however once the resolution of the investigation and the date the investigation was closed has been documented, an observation point may be established for future screening events; and

(g) A checklist or mechanism to track the following information for dry weather screening events:

(i) The unique identifier for the outfall or observation point;

- (ii) Time since the last precipitation event;
 - (iii) The estimated quantity of the last precipitation event;
 - (iv) Site descriptions (e.g., conveyance type and dominant watershed land uses);
 - (v) Observed indicators of possible illicit discharge events, such as floatables, deposits, stains, and vegetative conditions (e.g., dying or dead vegetation, excessive vegetative growth);
 - (vi) Whether or not a discharge was observed;
 - (vii) If a discharge was observed, the estimated discharge rate and visual characteristics of the discharge (e.g., odor, color, clarity) and the physical condition of the outfall; and
 - (viii) For observation points, the location, downstream outfall unique identifier, and risk factors or rationale for establishing the observation point.
- (3) A timeframe upon which to conduct an investigation to identify and locate the source of any observed unauthorized nonstormwater discharge. Priority of investigations shall be given to discharges of sanitary sewage and those believed to be a risk to human health and public safety. Discharges authorized under a separate VPDES or state permit require no further action under this permit.
- (4) Methodologies to determine the source of all illicit discharges. If the permittee is unable to identify the source of an illicit discharge within six months of beginning the investigation then the permittee shall document that the source remains unidentified. If the observed discharge is intermittent, the permittee shall document that attempts to observe the discharge flowing were unsuccessful.
- (5) Methodologies for conducting a follow-up investigation for illicit discharges that are continuous or that permittees expect to occur more frequently than a one-time discharge to verify that the discharge has been eliminated except as provided for in Part I E 3 c (4);
- (6) A mechanism to track all illicit discharge investigations to document the following:
- (a) The dates that the illicit discharge was initially observed, reported, or both;
 - (b) The results of the investigation, including the source, if identified;
 - (c) Any follow-up to the investigation;
 - (d) Resolution of the investigation; and
 - (e) The date that the investigation was closed.
- d. The MS4 program plan shall include:
- (1) The MS4 map and outfall information table required by Part I E 3 a. The map and outfall information table may be incorporated into the MS4 program plan by reference. The map shall be made available to the department within 14 days upon request;
 - (2) Copies of written notifications of physical interconnections given by the permittee to

other MS4s; and

(3) The IDDE procedures described in Part I E 3 c.

e. The annual report shall include:

(1) A confirmation statement that the MS4 map and outfall information table have been updated to reflect any changes to the MS4 occurring on or before June 30 of the reporting year;

(2) The total number of outfalls and observation points screened during the reporting period as part of the dry weather screening program; and

(3) A list of illicit discharges to the MS4, including spills reaching the MS4 with information as follows:

(a) The location and source of illicit discharge;

(b) The dates that the discharge was observed, reported, or both;

(c) Whether the discharge was discovered by the permittee during dry weather screening, reported by the public, or other method (describe);

(d) How the investigation was resolved;

(e) A description of any follow-up activities; and

(f) The date the investigation was closed.

4. Construction site stormwater runoff and erosion and sediment control.

a. The permittee shall utilize its legal authority, such as ordinances, permits, orders, specific contract language, and interjurisdictional agreements, to address discharges entering the MS4 from regulated construction site stormwater runoff. The permittee shall control construction site stormwater runoff as follows:

(1) If the traditional permittee is a city, county, or town that has adopted a Virginia Erosion and Sediment Control Program (VESCP), 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);

(2) If the traditional permittee is a town that has not adopted a VESCP, implementation of a 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) by the surrounding county shall constitute compliance with Part I E 4 a; such town shall notify the surrounding county of erosion, sedimentation, or other construction stormwater runoff problems;

(3) If the nontraditional permittee is a state agency; public institution of higher education, including community colleges, colleges, and universities; or federal entity and has developed standards and specifications in accordance 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), the permittee shall implement the most recent department approved standards and specifications; or

(4) If the nontraditional permittee is a state agency; public institution of higher education, including community colleges, colleges, and universities; or federal entity and has not developed standards and specifications in accordance 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), the permittee shall inspect all land disturbing activities as defined in § 62.1-44.15:51 of the Code of Virginia that result in the disturbance of 10,000 square feet or greater, or 2,500 square feet or greater in accordance with areas designated under the Chesapeake Bay Preservation Act, as follows:

(a) During or immediately following initial installation of erosion and sediment controls;

(b) At least once per every two-week period;

(c) Within 48 hours following any runoff producing storm event; and

(d) At the completion of the project prior to the release of any performance bond.

(5) If the nontraditional permittee is a school board or other local government body, the permittee shall inspect those projects resulting in a land disturbance as defined in § 62.1-44.15.51 of the Code of Virginia occurring on lands owned or operated by the permittee that result in the disturbance of 10,000 square feet or greater, 2,500 square feet or greater in accordance with areas designated under the Chesapeake Bay Preservation Act, or in accordance with more stringent thresholds established by the local government, as follows:

(a) During or immediately following initial installation of erosion and sediment controls;

(b) At least once per every two-week period;

(c) Within 48 hours following any runoff producing storm event; and

(d) At the completion of the project prior to the release of any performance bond.

b. The permittee shall require implementation of appropriate controls to prevent nonstormwater discharges to the MS4, such as wastewater, concrete washout, fuels and oils, and other illicit discharges identified during land disturbing activity inspections. The discharge of nonstormwater discharges other than those identified in 9VAC25-890-20 D through the MS4 is not authorized by this state permit.

c. Employees and contractors serving as plan reviewers, inspectors, program administrators, and construction site operators shall obtain the appropriate certifications as required under the Virginia Erosion and Sediment Control Law and its attendant regulations;

d. The permittee's MS4 program plan shall include:

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

the VESCP program;

(2) If the permittee is a town that does not implement an erosion and sediment control program for construction site stormwater runoff in accordance with Part I E 4 a (2), the county ordinance citations for the VESCP program the town is subject to;

(3) If the permittee implements annual standards and specifications for erosion and sediment control and construction site stormwater runoff in accordance with Part I E 4 a (3):

(a) The most recently approved standards and specifications or if incorporated by reference, the location where the standards and specifications can be viewed; and

(b) A copy of the most recent standards and specifications approval letter from the department;

(4) A description of the legal authorities utilized to ensure compliance with Part I E 4 a for erosion and sediment control and construction site stormwater runoff control, such as ordinances, permits, orders, specific contract language, policies, and interjurisdictional agreements;

(5) For traditional permittees, written inspection procedures to ensure VESCP requirements are maintained in accordance with 9VAC25-840-90 A and onsite erosion and sediment controls are properly implemented in accordance with 9VAC25-840-60 B;

(6) For nontraditional permittees, erosion and sediment control plans or annual standards and specifications shall be approved by the department in accordance with § 62.1-44.15:55 of the Code of Virginia. Compliance with approved erosion and sediment control plans or annual standards and specifications shall be ensured by the permittee with written inspection procedures that at minimum include the following:

(a) An inspection checklist for documenting onsite erosion and sediment control structures and systems are properly maintained and repaired as needed to ensure continued performance of their intended function; and

(b) A list of all associated documents utilized for inspections, including checklists, department approved erosion and sediment control plans, or the most recently department approved annual standards and specifications, and any other documents utilized;

(7) Traditional permittees shall maintain written procedures for requiring VESCP compliance through corrective action or enforcement action in accordance with § 62.1-44.15:58 of the Code of Virginia;

(8) Nontraditional permittees shall maintain written procedures for requiring compliance with department approved erosion and sediment control plans and annual standards and specifications through corrective action or enforcement action to the extent allowable under federal, state, or local law, regulation, ordinance, or other legal mechanisms; and

(9) The roles and responsibilities of each of the permittee's departments, divisions, or subdivisions in implementing erosion and sediment control and construction site

stormwater runoff control requirements in Part I E 4.

e. The annual report shall include the following:

- (1) Total number of erosion and sediment control inspections conducted;
- (2) Total number of each type of compliance action and enforcement action implemented;
and
- (3) For nontraditional permittees:
 - (a) A confirmation statement that land disturbing projects that occurred during the reporting period have been conducted in accordance with the current department approved annual standards and specifications for erosion and sediment control; and
 - (b) If any land disturbing projects were conducted without department approved annual standards and specifications, a list of all land disturbing projects that occurred during the reporting period with erosion and sediment control plan approval dates for each project.

5. Post-construction stormwater management for new development and development on prior developed lands.

a. 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:

- (1) If the traditional 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 maintain an inspection and maintenance program in accordance with Part I E 5 b and c;
- (2) If the traditional permittee is a town that has not adopted a VSMP, implementation of a 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) by the surrounding county shall constitute compliance with Part I E 5 a; such town shall notify the surrounding county of erosion, sedimentation, or other post-construction stormwater runoff problems and maintain an inspection and maintenance program in accordance with Part I E 5 c and d;
- (3) If the traditional permittee is a city, county, or town receiving initial permit coverage during the permit term and must obtain VSMP approval from the department, 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 Part I E 5 b and c no later than 60 months after receiving permit coverage;
- (4) If the nontraditional permittee is a state agency; public institution of higher education, including community colleges, colleges, and universities; or federal entity and has not developed standards and specifications in accordance with the Virginia Stormwater Management Act (§ 62.1-44.15:24 et seq. of the Code of Virginia) and VSMP Regulations

(9VAC25-870), the permittee shall implement the most recent department approved standards and specifications and maintain an inspection and maintenance program in accordance with Part I E 5 b;

(5) If the nontraditional permittee is a state agency; public institution of higher education, including community colleges, colleges, and universities; or federal entity, and has not developed standards and specifications in accordance with the Virginia Stormwater Management Act (§ 62.1-44.15:24 et seq. of the Code of Virginia) and VSMP Regulations (9VAC25-870), the permittee shall implement a post-construction stormwater runoff control program through compliance with 9VAC25-870 and with the implementation of a maintenance and inspection program consistent with Part I E 5 b no later than 60 months after receiving permit coverage; or

(6) If the nontraditional permittee is a school board or other local government body, the permittee shall implement a post-construction stormwater runoff control program through compliance with 9VAC25-870 or in accordance with more stringent local requirements, if applicable, and with the implementation of a maintenance and inspection program consistent with Part I E 5 b.

b. The permittee shall implement an inspection and maintenance program for those stormwater management facilities owned or operated by the permittee as follows:

(1) Within six months of the permit effective date, the permittee shall develop and maintain written inspection and maintenance procedures in order to ensure adequate long-term operation and maintenance of its stormwater management facilities. The permittee may use inspection and maintenance specifications available from the Virginia Stormwater BMP Clearinghouse or inspection and maintenance plans developed in accordance with the department's Stormwater Local Assistance Fund (SLAF) guidelines;

(2) Employees and contractors implementing the stormwater program shall obtain the appropriate certifications as required under the Virginia Stormwater Management Act and its attendant regulations;

(3) The permittee shall inspect stormwater management facilities owned or operated by the permittee no less frequently than once per year. The permittee may choose to implement an alternative schedule to inspect these stormwater management facilities based on facility type and expected maintenance needs provided that the alternative schedule and rationale is included in the MS4 program plan. The alternative inspection frequency shall be no less often than once per five years; and

(4) If during the inspection of the stormwater management facility conducted in accordance with Part I E 5 b (2), it is determined that maintenance is required, the permittee shall conduct the maintenance in accordance with the written procedures developed under Part I E 5 b (1).

c. For traditional permittees described in Part I E 5 a (1) , (2), or (3), the permittee shall:

(1) Implement an inspection and enforcement program for stormwater management

facilities not owned by the permittee (i.e., privately owned) that includes:

- (a) An inspection frequency of no less often than once per five years for all privately owned stormwater management facilities that discharge into the MS4; and
- (b) Adequate long-term operation and maintenance by the owner of the stormwater management facility by requiring the owner to develop and record a maintenance agreement, including an inspection schedule to the extent allowable under state or local law or other legal mechanism;
- (2) Utilize its legal authority for enforcement of the maintenance responsibilities in accordance with 9VAC25-870-112 if maintenance is neglected by the owner;
- (3) The permittee may develop and implement a progressive compliance and enforcement strategy provided that the strategy is included in the MS4 program plan;
- (4) The permittee may utilize the inspection reports provided by the owner of a stormwater management facility as part of an inspection and enforcement program in accordance with 9VAC25-870-114 C.

d. The MS4 program plan shall include:

- (1) If the permittee implements a VSMP in accordance with Part I E 5 a (1) , (2), or (3):
 - (a) A copy of the VSMP approval letter issued by the department;
 - (b) Written inspection procedures and all associated documents utilized in the inspection of privately owned stormwater management facilities; and
 - (c) Written procedures for compliance and enforcement of inspection and maintenance requirements for privately owned stormwater management facilities;
- (2) If the permittee implements a post-development stormwater runoff control program in accordance with Part I E 5 a (4):
 - (a) The most recently approved standards and specifications or if incorporated by reference, the location where the standards and specifications can be viewed; and
 - (b) A copy of the most recent standards and specifications approval letter from the department;
 - (3) A description of the legal authorities utilized to ensure compliance with Part I E 5 a for post-construction stormwater runoff control such as ordinances (provide citation as appropriate), permits, orders, specific contract language, and interjurisdictional agreements;
 - (4) Written inspection and maintenance procedures and other associated template documents utilized during inspection and maintenance of stormwater management facilities owned or operated by the permittee; and
 - (5) The roles and responsibilities of each of the permittee's departments, divisions, or subdivisions in implementing the post-construction stormwater runoff control program.

e. The annual report shall include the following information:

(1) If the traditional permittee implements a VSMP in accordance with Part I E 5 a (1) , (2), or (3):

(a) The number of privately owned stormwater management facility inspections conducted; and

(b) The number of enforcement actions initiated by the permittee to ensure long-term maintenance of privately owned stormwater management facilities including the type of enforcement action;

(2) Total number of inspections conducted on stormwater management facilities owned or operated by the permittee;

(3) A description of the significant maintenance, repair, or retrofit activities performed on the stormwater management facilities owned or operated by the permittee to ensure it continues to perform as designed. This does not include routine activities such as grass mowing or trash collection;

(4) For traditional permittees as specified in Part I E 5 a (1), 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 III B 1 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 (9VAC25-880);

(5) A confirmation statement that the permittee electronically reported stormwater management facilities using the DEQ BMP Warehouse in accordance with Part III B 1 and 2; and

(6) A confirmation statement that the permittee electronically reported stormwater management facilities inspected using the DEQ BMP Warehouse in accordance with Part III B 5.

6. Pollution prevention and good housekeeping for facilities owned or operated by the permittee within the MS4 service area.

a. The permittee shall maintain and implement written good housekeeping procedures for those activities listed in Part I E 6 b at facilities owned or operated by the permittee designed to meet the following objectives:

(1) Prevent illicit discharges;

(2) Ensure permittee staff or contractors properly dispose of waste materials, including landscape wastes and prevent waste materials from entering the MS4;

(3) Prevent the discharge of wastewater or wash water not authorized in accordance with

9VAC25-890-20 D 3 u, into the MS4 without authorization under a separate VPDES permit; and

(4) Minimize the pollutants in stormwater runoff.

b. The permittee shall develop and implement written good housekeeping procedures that meet the objectives established in Part I E 6 a for the following activities:

(1) Road, street, sidewalk, and parking lot maintenance and cleaning:

(a) Within 24 months of permit issuance, permittees that apply anti-icing and deicing agents shall update and implement procedures in accordance with Part I E to include implementation of best management practices for anti-icing and deicing agent application, transport, and storage;

(b) Procedures developed in accordance with Part I E shall prohibit the application of any anti-icing or deicing agent containing urea or other forms of nitrogen or phosphorus;

(2) Renovation and significant exterior maintenance activities (e.g., painting, roof resealing, and HVAC coil cleaning) not covered under a separate VSMP construction general permit. The permittee shall develop and implement procedures no later than 36 months after permit issuance;

(3) Discharging water pumped from construction and maintenance activities not covered by another permit covering such activities;

(4) Temporary storage of landscaping materials;

(5) Maintenance of permittee owned or operated vehicles and equipment (i.e., prevent pollutant discharges from leaking permittee vehicles and equipment);

(6) Application of materials, including pesticides and herbicides shall not exceed manufacturer's recommendations; and

(7) Application of fertilizer shall not exceed maximum application rates established by applicable nutrient management plans. For areas not covered under nutrient management plans where fertilizer is applied, application rates shall not exceed manufacturer's recommendations.

c. The permittee shall require through the use of contract language, training, written procedures, or other measures within the permittee's legal authority that contractors employed by the permittee and engaging in activities described in Part I E 6 b follow established good housekeeping procedures and use appropriate control measures to minimize the discharge of pollutants to the MS4.

d. The written procedures established in accordance with Part I E 6 a and b shall be utilized as part of the employee training program , and the permittee shall develop a written training plan for applicable field personnel that ensures the following:

(1) Applicable field personnel shall receive training in the prevention, recognition, and elimination of illicit discharges no less often than once per 24 months;

(2) Employees performing road, street, sidewalk, and parking lot maintenance shall receive training in good housekeeping procedures required under Part I E 6 b (1) no less often than once per 24 months;

(3) Employees working in and around facility maintenance, public works, or recreational facilities shall receive training in applicable Part I E 6 a and b good housekeeping procedures required no less often than once per 24 months;

(4) Employees working in and around high-priority facilities with a stormwater pollution prevention plan (SWPPP) shall receive training in applicable site specific SWPPP procedures no less often than once per 24 months;

(5) Employees whose duties include emergency spill control and response shall be trained in spill control and response. Emergency responders, such as firefighters and law-enforcement officers, trained on the handling of spill control and response as part of a larger emergency response training shall satisfy this training requirement and be documented in the training plan; and

(6) Employees and contractors hired by the permittee who apply pesticides and herbicides shall be trained and 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 (VDACS) Pesticide and Herbicide Applicator program shall constitute compliance with this requirement. Contracts for the application of pesticide and herbicides executed after the effective date of this permit shall require contractor certification.

e. The permittee shall maintain documentation of each training activity conducted by the permittee to fulfill the requirements of Part I E 6 d for a minimum of three years after training activity completion. The documentation shall include the following information:

(1) The date when applicable employees have completed the training activity;

(2) The number of employees who have completed the training activity; and

(3) The training objectives and good housekeeping procedures required under Part I E 6 a covered by training activity.

f. The permittee may fulfill the training requirements in Part I E 6 d, in total or in part, through regional training programs involving two or more MS4 permittees; however, the permittee shall remain responsible for ensuring compliance with the training requirements.

g. Within 12 months of permit coverage, the permittee shall identify any new high-priority facilities located in expanded 2020 census urban areas with a population of at least 50,000.

h. Within 36 months of permit coverage, the permittee shall implement SWPPPs for high-priority facilities meeting the conditions of Part I E 6 i and which are located in expanded 2020 census urban areas with a population of at least 50,000.

i. The permittee shall maintain and implement a site specific SWPPP for each high-priority facility as defined in 9VAC25-890-1 that does not have or require separate VPDES permit

coverage, and which any of the following materials or activities occur and are expected to have exposure to stormwater resulting from rain, snow, snowmelt, or runoff:

- (1) Areas where residuals from using, storing, or cleaning machinery or equipment remain and are exposed to stormwater;
- (2) Materials or residuals on the ground or in stormwater inlets from spills or leaks;
- (3) Material handling equipment;
- (4) Materials or products that would be expected to be mobilized in stormwater runoff during loading or unloading or transporting activities (e.g., rock, salt, fill dirt);
- (5) Materials or products stored outdoors (except final products intended for outside use where exposure to stormwater does not result in the discharge of pollutants);
- (6) Materials or products that would be expected to be mobilized in stormwater runoff contained in open, deteriorated, or leaking storage drums, barrels, tanks, and similar containers;
- (7) Waste material except waste in covered, nonleaking containers (e.g., dumpsters);
- (8) Application or disposal of process wastewater (unless otherwise permitted); or
- (9) Particulate matter or visible deposits of residuals from roof stacks, vents, or both not otherwise regulated (i.e., under an air quality control permit) and evident in the stormwater runoff.

j. Each SWPPP as required in Part I E 6 g shall include the following:

- (1) A site description that includes a site map identifying all outfalls, direction of stormwater flows, existing source controls, and receiving water bodies;
- (2) A description and checklist of the potential pollutants and pollutant sources;
- (3) A description of all potential nonstormwater discharges;
- (4) A description of all structural control measures, such as stormwater management facilities and other pollutant source controls, applicable to SWPPP implementation (e.g., permeable pavement or oil-water separators that discharge to sanitary sewer are not applicable to the SWPPP), such as oil-water separators, and inlet protection designed to address potential pollutants and pollutant sources at risk of being discharged to the MS4;
- (5) A maintenance schedule for all stormwater management facilities and other pollutant source controls applicable to SWPPP implementation described in Part I E 6 h (4);
- (6) Site specific written procedures designed to reduce and prevent pollutant discharge that incorporate by reference applicable good housekeeping procedures required under Part I E 6 a and b;
- (7) A description of the applicable training as required in Part I E 6 d (4);
- (8) An inspection frequency of no less often than once per year and maintenance

requirements for site specific source controls. The date of each inspection and associated findings and follow-up shall be logged in each SWPPP;

(9) A log of each unauthorized discharge, release, or spill incident reported in accordance with Part IV G including the following information:

(a) Date of incident;

(b) Material discharged, released, or spilled; and

(c) Estimated quantity discharged, released, or spilled;

(10) A log of modifications to the SWPPP made as the result of any unauthorized discharge, release, or spill in accordance Part I E 6 j or changes in facility activities and operation requiring SWPPP modification; and

(11) The point of contact for SWPPP implementation.

k. No later than June 30 of each year, the permittee shall annually review any high-priority facility owned or operated by the permittee for which an SWPPP has not been developed to determine if the facility meets any of the conditions described in Part I E 6 g. If the facility is determined to need an SWPPP, the permittee shall develop an SWPPP meeting the requirements of Part I E 6 h no later than December 31 of that same year. The permittee shall maintain a list of all high-priority facilities owned or operated by the permittee not required to maintain an SWPPP in accordance with Part I E 6 g and this list shall be available upon request.

l. 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 IV 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.

m. The SWPPP shall be kept at the high-priority facility and utilized as part of employee SWPPP training required in Part I E 6 d (4). The SWPPP and associated documents may be maintained as a hard copy or electronically as long as the documents are available to employees at the applicable site.

n. If activities change at a facility such that the facility no longer meets the definition of a high-priority facility , the permittee may remove the facility from the list of high-priority facilities with a high potential to discharge pollutants.

o. If activities change at a facility such that the facility no longer meets the criteria requiring SWPPP coverage as described in Part I E 6 g, the permittee may remove the facility from the list of high-priority facilities that require SWPPP coverage.

p. The permittee shall maintain and implement turf and landscape nutrient management plans 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.

q. Within 12 months of permit coverage, the permittee shall identify contiguous areas greater than one acre located in expanded 2020 census urban areas with population of at least 50,000 and within the permittee's MS4 service area requiring turf and landscape nutrient management plans.

r. Within 36 months of permit coverage, the permittee shall implement turf and landscape nutrient management plans on contiguous areas greater than one acre located in expanded 2020 census urban areas with a population of least 50,000 and within the permittee's MS4 service area.

s. If nutrients are being applied to achieve final stabilization of a land disturbance project, application shall follow the manufacturer's recommendations. For newly established turf where nutrients are applied to a contiguous area greater than one acre, the permittee shall implement a nutrient management plan no later than six months after the site achieves final stabilization.

t. Nutrient management plans developed in accordance with Part I E 6 n shall be submitted to the Department of Conservation and Recreation (DCR) for approval.

u. Nutrient management plans that are expired as of the effective date of this permit shall be submitted to DCR for renewal within six months after the effective date of this permit. Thereafter, all nutrient management plans shall be submitted to DCR at least 30 days prior to nutrient management plan expiration. Within 36 months of permit coverage, no nutrient management plans maintained by the permittee in accordance with Part I E 6 n shall be expired due to DCR documented noncompliance with 4VAC50-85-130 provided to the permittee.

v. Nutrient management plans may be maintained as a hard copy or electronically as long as the documents are available to employees at the applicable site.

w. Nontraditional permittees with lands regulated under § 10.1-104.4 of the Code of Virginia, including state agencies, state colleges and universities, and other state government entities, shall continue to implement turf and landscape nutrient management plans in accordance with this statutory requirement.

x. The MS4 program plan shall include:

(1) A list of written good housekeeping procedures for the operations and maintenance activities as required by Part I E 6 a and b;

(2) A list of all high-priority facilities owned or operated by the permittee required to maintain an SWPPP in accordance with Part I E 6 g that includes the facility name, facility location, and the location of the SWPPP hardcopy or electronic document being maintained. The SWPPP for each high-priority facility shall be incorporated by reference;

(3) A list of locations for which turf and landscape nutrient management plans are required

in accordance with Part I E 6 n and s, including the following information:

- (a) The total acreage covered by each nutrient management plan;
- (b) The DCR approval date and expiration date for each nutrient management plan;
- (c) The location of the nutrient management plan hardcopy or electronic document being maintained;
- (4) A summary of mechanisms the permittee uses to ensure contractors working on behalf of the permittees implement the necessary good housekeeping and pollution prevention procedures, and stormwater pollution plans as appropriate; and
- (5) The written training plan as required in Part I E 6 d.

y. The annual report shall include the following:

- (1) A summary of any written procedures developed or modified in accordance with Part I E 6 a and b during the reporting period;
- (2) A confirmation statement that all high-priority facilities were reviewed to determine if SWPPP coverage is needed during the reporting period;
- (3) A list of any new SWPPPs developed in accordance Part I E 6 i during the reporting period;
- (4) A summary of any SWPPPs modified in accordance with Part I E 6 j, 6 l, or 6 m;
- (5) The rationale of any high-priority facilities delisted in accordance with Part I E 6 l or m during the reporting period;
- (6) The status of each nutrient management plan as of June 30 of the reporting year (e.g., approved, submitted and pending approval, and expired);
- (7) A list of the training activities conducted in accordance with Part I E 6 d, including the following information:
 - (a) The completion date for the training activity;
 - (b) The number of employees who completed the training activity; and
 - (c) The objectives and good housekeeping procedures covered by the training activity.

Part II

TMDL Special Conditions

A. Chesapeake Bay TMDL special condition.

1. The Commonwealth in its Phase I , Phase II, and Phase III Chesapeake Bay TMDL Watershed Implementation Plans (WIPs) committed to a phased approach for MS4s, affording MS4 permittees up to three full five-year permit cycles to implement necessary reductions. This permit is consistent with the Chesapeake Bay TMDL and the Virginia Phase I , Phase II , and Phase III WIPs to meet the Level 2 (L2) scoping run for existing developed lands as it

represents an implementation of an additional 60% of L2 as specified in the Phase I , Phase II, and Phase III WIPs. In combination with the 40% reduction of L2 that has already been achieved, a total reduction no later than October 31, 2028, of 100% of L2 shall be achieved. Conditions of future permits will be consistent with the TMDL or WIP conditions in place at the time of permit issuance.

2. The following definitions apply to Part II of this state permit for the purpose of the Chesapeake Bay TMDL special condition for discharges in the Chesapeake Bay Watershed:

"Existing sources" means pervious and impervious urban land uses served by the MS4 as of June 30, 2009.

"New sources" means pervious and impervious urban land uses served by the MS4 developed or redeveloped on or after July 1, 2009.

"Pollutants of concern" or "POC" means total nitrogen and total phosphorus.

"Transitional sources" means regulated land disturbing activities that are temporary in nature and discharge through the MS4.

3. Reduction requirements for permittees previously covered under the General VPDES Permit for Discharges of Stormwater from MS4 effective November 1, 2018. No later than October 31, 2028, the permittee shall reduce the load of total nitrogen and total phosphorus from existing developed lands served by the MS4 as of June 30, 2009, within the 2010 Census urbanized areas by at least 100% of the Level 2 (L2) Scoping Run Reductions. The 100% reduction is the sum of (i) the first phase reduction of 5.0% of the L2 Scoping Run Reductions based on the lands located within the 2000 Census urbanized areas required by June 30, 2018; (ii) the second phase reduction of at least 35% of the L2 Scoping Run based on lands within the 2000 Census urbanized areas required by June 30, 2023; (iii) the second phase reduction of at least 40% of the L2 Scoping Run, which shall only apply to the additional lands that were added by the 2010 expanded Census urbanized areas required by June 30, 2023; and (iv) the third phase reduction of least 60% of the L2 Scoping Run based on lands within the 2000 and 2010 expanded Census urbanized areas required by October 31, 2028. The required reduction shall be calculated using Tables 3a, 3b, 3c, and 3d as applicable:

| Table 3a Calculation Sheet for Estimating Existing Source Loads and Reduction Requirements for the James River, Lynnhaven, and Little Creek Basins | | | | | | | |
|--|-----------|--|--|---------------------------|--|--|---|
| | | A | B | C | D | E | F |
| Pollutant | Subsource | Loading rate (lbs/ac/yr) ¹ | Existing developed lands as of 6/30/09 served by the MS4 | Load(lbs/yr) ³ | Percentage of MS4 required Chesapeake Bay total L2 loading reduction | 100% cumulative reduction Required by 10/31/2028 (lbs/yr) ⁴ | Sum of 100% cumulative reduction (lb/yr) ⁵ |

| | | | | | | | |
|----------------|---------------------------------------|------|--|--|-------|--|--|
| | | | within the 2010 CUA (acres) ² | | | | |
| Nitrogen | Regulate d urban impervio us | 9.39 | | | 9% | | |
| | Regulate d urban pervious | 6.99 | | | 6% | | |
| Phosphor us | Regulate d urban impervio us | 1.76 | | | 16% | | |
| | Regulate d urban pervious | 0.5 | | | 7.25% | | |
| | | | | | | | |
| | | | | | | | |

¹Edge of stream loading rate based on the Chesapeake Bay Watershed Model Progress Run 5.3.2.

²To determine the existing developed acres required in Column B, permittees should first determine the extent of their regulated service area based on the 2010 Census urbanized area (CUA). Next, permittees will need to delineate the lands within the 2010 CUA served by the MS4 as pervious or impervious as of the baseline date of June 30, 2009.

³Column C = Column A x Column B.

⁴Column E = Column C x Column D .

⁵Column F = The sum of the subsource cumulative reduction required by 10/31/2028 (lbs/yr) as calculated in Column E.

| Table 3b Calculation Sheet for Estimating Existing Source Loads and Reduction Requirements for the Potomac River Basin | | | | | | | |
|--|---------------|--|---|-----------------------------------|--|--|---|
| | | A | B | C | D | E | F |
| Pollutant | Subsour ce | Loadin g rate (lbs/ac/ yr) ¹ | Existin g develop ed lands as of 6/30/09 served by the MS4 within | Load (lbs/ yr) ³ | Percenta ge of MS4 required Chesapea ke Bay total L2 loading reductio n | 100% cumulati ve reductio n required by 10/31/20 28 (lbs/yr) ⁴ | Sum of 100% cumulati ve reductio n (lb/yr) ⁵ |

| | | | | | | | |
|----------------|---------------------------------------|-------|--|--|-------|--|--|
| | | | the 2010 CUA (acres) ² | | | | |
| Nitrogen | Regulate d urban impervio us | 16.86 | | | 9% | | |
| | Regulate d urban pervious | 10.07 | | | 6% | | |
| Phosphor us | Regulate d Urban Impervio us | 1.62 | | | 16% | | |
| | Regulate d urban pervious | 0.41 | | | 7.25% | | |
| | | | | | | | |
| | | | | | | | |

¹Edge of stream loading rate based on the Chesapeake Bay Watershed Model Progress Run 5.3.2

²To determine the existing developed acres required in Column B, permittees should first determine the extent of their regulated service area based on the 2010 Census urbanized area (CUA). Next, permittees will need to delineate the lands within the 2010 CUA served by the MS4 as pervious or impervious as of the baseline date of June 30, 2009.

³Column C = Column A x Column B.

⁴Column E = Column C x Column D .

⁵Column F = The sum of the subsource cumulative reduction required by 10/31/2028 (lbs/yr) as calculated in Column E.

Table 3c
Calculation Sheet for Estimating Existing Source Loads and Reduction Requirements
for the Rappahannock River Basin

| | | A | B | C | D | E | F |
|-----------|---------------|--|---|-----------------------------------|--|---|---|
| Pollutant | Subsour ce | Loadin g rate (lbs/ac/ yr) ¹ | Existin g develop ed lands as of 6/30/09 served by the MS4 within | Load (lbs/ yr) ³ | Percenta ge of MS4 required Chesapea ke Bay total L2 loading reductio n | 100% cumulati ve reductio n Require d by 10/31/20 28 (lbs/yr) ⁴ | Sum of 100% cumulati ve reductio n (lb/yr) ⁵ |

| | | | | | | | |
|----------------|---------------------------------------|------|--|--|-------|--|--|
| | | | the 2010 CUA (acres) ² | | | | |
| Nitrogen | Regulate d urban impervio us | 9.38 | | | 9% | | |
| | Regulate d urban pervious | 5.34 | | | 6% | | |
| Phosphor us | Regulate d urban impervio us | 1.41 | | | 16% | | |
| | Regulate d urban pervious | 0.38 | | | 7.25% | | |
| | | | | | | | |
| | | | | | | | |

¹Edge of stream loading rate based on the Chesapeake Bay Watershed Model Progress Run 5.3.2.

²To determine the existing developed acres required in Column B, permittees should first determine the extent of their regulated service area based on the 2010 Census urbanized area (CUA). Next, permittees will need to delineate the lands within the 2010 CUA served by the MS4 as pervious or impervious as of the baseline date of June 30, 2009.

³Column C = Column A x Column B.

⁴Column E = Column C x Column D .

⁵Column F = The sum of the subsource cumulative reduction required by 10/31/2028 (lbs/yr) as calculated in Column E.

Table 3d
Calculation Sheet for Estimating Existing Source Loads and Reduction Requirements
for the York River and Poquoson Coastal Basin

| | | A | B | C | D | E | F |
|-----------|---------------|--|---|-----------------------------------|--|--|---|
| Pollutant | Subsour ce | Loadin g rate (lbs/ac/ yr) ¹ | Existin g develop ed lands as of 6/30/09 served by the MS4 within | Load (lbs/ yr) ³ | Percenta ge of MS4 required Chesapea ke Bay total L2 loading reductio n | 100% cumulati ve reductio n required by 10/31/20 28 (lbs/yr) ⁴ | Sum of 100% cumulati ve reductio n (lb/yr) ⁵ |

| | | | | | | | |
|----------------|---------------------------------------|------|--|--|-------|--|--|
| | | | the 2010 CUA (acres) ² | | | | |
| Nitrogen | Regulate d urban impervio us | 7.31 | | | 9% | | |
| | Regulate d urban pervious | 7.65 | | | 6% | | |
| Phosphor us | Regulate d urban impervio us | 1.51 | | | 16% | | |
| | Regulate d urban pervious | 0.51 | | | 7.25% | | |
| | | | | | | | |
| | | | | | | | |

¹Edge of stream loading rate based on the Chesapeake Bay Watershed Model Progress Run 5.3.2.

²To determine the existing developed acres required in Column B, permittees should first determine the extent of their regulated service area based on the 2010 Census urbanized area (CUA). Next, permittees will need to delineate the lands within the 2010 CUA served by the MS4 as pervious or impervious as of the baseline date of June 30, 2009.

³Column C = Column A x Column B.

⁴Column E = Column C x Column D .

⁵Column F = The sum of the subsurface cumulative reduction required by 10/31/2028 (lbs/yr) as calculated in Column E.

4. No later than October 31, 2028, the permittee shall offset 100% of the increased loads from new sources initiating construction between July 1, 2009, and October 31, 2023, and designed in accordance with 9VAC25-870 Part II C (9VAC25-870-93 et seq.) if the following conditions apply:

- a. The activity disturbed one acre or greater; and
- b. The resulting total phosphorous load was greater than 0.45 lb/acre/year, which is equivalent to an average land cover condition of 16% impervious cover.

The permittee shall utilize Table 4 of Part II A 5 to develop the equivalent pollutant load for new sources of nitrogen meeting the requirements of this condition.

5. No later than October 31, 2028, the permittee shall offset the increased loads from projects grandfathered in accordance with 9VAC25-870-48 that begin construction after July 1, 2014, if the following conditions apply:

- a. The activity disturbs one acre or greater; and
- b. The resulting total phosphorous load was greater than 0.45 lb/acre/year, which is equivalent to an average land cover condition of 16% impervious cover.

The permittee shall utilize Table 4 to develop the equivalent pollutant load for grandfathered sources of nitrogen meeting the requirements of this condition.

| Table 4 Ratio of Phosphorus Loading Rate to Nitrogen Loading Rates for Chesapeake Bay Basins | | |
|---|---|--|
| Ratio of Phosphorus to Other POCs (Based on All Land Uses 2009 Progress Run) | Phosphor us Loading Rate (lbs/acre) | Nitrog en Loadin g Rate (lbs/ac re) |
| James River Basin, Lynnhaven, and Little Creek Basins | 1.0 | 5.2 |
| Potomac River Basin | 1.0 | 6.9 |
| Rappahann ock River Basin | 1.0 | 6.7 |
| York River Basin (including Poquoson Coastal Basin) | 1.0 | 9.5 |

6. Reductions achieved in accordance with the General VPDES Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems effective July 1, 2013, and November 1, 2018, shall be applied toward the total reduction requirements to demonstrate compliance with Part II A 3, A 4, and A 5.

7. 40% of L2 reductions for total nitrogen and total phosphorus shall be maintained by the permittee during the permit term.

8. Reductions shall be achieved in each river basin as calculated in Part II A 3 or for reductions in accordance with Part II A 4 and A 5 in the basin in which the new source or grandfathered

project occurred.

9. Loading and reduction values greater than or equal to 10 pounds calculated in accordance with Part II A 3, A 4, and A 5 shall be calculated and reported to the nearest pound without regard to mathematical rules of precision. Loading and reduction values of less than 10 pounds reported in accordance with Part II A 3, A 4, and A 5 shall be calculated and reported to two significant digits.

10. Reductions required in Part II A 3, A 4, and A 5 shall be achieved through one or more of the following:

- a. BMPs approved by the Chesapeake Bay Program;
- b. BMPs approved by the department; or
- c. A trading program described in Part II A 11.

11. The permittee may acquire and use total nitrogen and total phosphorus credits in accordance with § 62.1-44.19:21 of the Code of Virginia for purposes of compliance with the required reductions in Table 3a, Table 3b, Table 3c, and Table 3d of Part II A 3; Part II A 4; and Part II A 5, provided the use of credits has been approved by the department. The exchange of credits is subject to the following requirements:

- a. The credits are generated and applied to a compliance obligation in the same calendar year;
- b. The credits are generated and applied to a compliance obligation in the same tributary;
- c. The credits are acquired no later than June 1 immediately following the calendar year in which the credits are applied;
- d. No later than June 1 immediately following the calendar year in which the credits are applied, the permittee certifies on an MS4 Nutrient Credit Acquisition Form that the permittee has acquired the credits; and
- e. Total nitrogen and total phosphorus credits shall be either point source credits generated by point sources covered by the Watershed Permit for Total Nitrogen and Total Phosphorus Discharges and Nutrient Trading in the Chesapeake Bay Watershed general permit issued pursuant to § 62.1-44.19:14 of the Code of Virginia or nonpoint source credits certified pursuant to § 62.1-44.19:20 of the Code of Virginia.

12. Chesapeake Bay TMDL action plan requirements.

- a. Permittees applying for initial coverage under this general permit shall submit a draft first phase Chesapeake Bay TMDL action plan to the department no later than October 31, 2028, unless the department grants a later date. The required reduction shall be calculated using Tables 3a, 3b, 3c, and 3d as applicable. The first phase action plan shall achieve a minimum reduction of least 40% of the L2 Scoping Run based on lands within the 2000 and 2010 expanded Census urbanized areas no later than October 31, 2033. The action plan shall include the following information:

(1) The load and cumulative reduction calculations for each river basin calculated in accordance with Part II A 3, A 4, and A 5 ;

(2) The BMPs to be implemented by the permittee to achieve 40% of the reductions calculated in Part II A 13 a:

(a) Type of BMP;

(b) Project name;

(c) Location;

(d) Percent removal efficiency for each pollutant of concern; and

(e) Calculation of the reduction expected to be achieved by the BMP calculated and reported in accordance with the methodologies established in Part II A 9 for each pollutant of concern;

(3) A preliminary schedule for implementation of the BMPs included in the Chesapeake Bay TMDL action plan; and

(4) A summary of any comments received as a result of public participation required in Part II A 14, the permittee's response, identification of any public meetings to address public concerns, and any revisions made to Chesapeake Bay TMDL action plan as a result of public participation.

b. For permittees previously covered under the General VPDES Permit for the Discharge of Stormwater from MS4 effective November 1, 2018, no later than 12 months after the permit effective date, the permittee shall submit a third phase Chesapeake Bay TMDL action plan for the reductions required in Part II A 3, A 4, and A 5 that includes the following information:

(1) Any new or modified legal authorities, such as ordinances, permits, policy, specific contract language, orders, and interjurisdictional agreements, implemented or needing to be implemented to meet the requirements of Part II A 3, A 4, and A 5.

(2) The load and cumulative reduction calculations for each river basin calculated in accordance with Part II A 3, A 4, and A 5.

(3) The total reductions achieved as of November 1, 2023, for each pollutant of concern in each river basin.

(4) A list of BMPs implemented prior to November 1, 2023, to achieve reductions associated with the Chesapeake Bay TMDL, including:

(a) The date of implementation; and

(b) The reductions achieved.

(5) The BMPs to be implemented by the permittee within 60 months of the effective date of this permit to meet the cumulative reductions calculated in Part II A 3, A 4, and A 5, including as applicable:

- (a) Type of BMP;
 - (b) Project name;
 - (c) Location;
 - (d) Percent removal efficiency for each pollutant of concern;
 - (e) Calculation of the reduction expected to be achieved by the BMP calculated and reported in accordance with the methodologies established in Part II A 9 for each pollutant of concern; and
 - (f) A preliminary schedule for implementation of the BMPs included in the Chesapeake Bay TMDL action plan.
- (6) A summary of any comments received as a result of public participation required in Part II A 13, the permittee's response, identification of any public meetings to address public concerns, and any revisions made to Chesapeake Bay TMDL action plan as a result of public participation.

13. Prior to submittal of the action plan required in Part II A 12 a and b, permittees shall provide an opportunity for public comment for no fewer than 15 days on the additional BMPs proposed in the third phase Chesapeake Bay TMDL action plan .

14. Chesapeake Bay TMDL implementation annual status report.

- a. Permittees previously covered under the General VPDES Permit for Discharges of Stormwater from MS4 effective November 1, 2018, shall submit a Chesapeake Bay TMDL implementation annual status report in a method (i.e., how the permittee must submit) and format (i.e., how the report shall be laid out) as specified by the department no later than October 1 of each year. The report shall cover the previous year from July 1 to June 30.
- b. Following notification from the department of the start date for the required electronic submission of Chesapeake Bay TMDL implementation annual status reports, as provided for in 9VAC25-31-1020, such forms and reports submitted after that date shall be electronically submitted to the department in compliance with 9VAC25-31-1020 and this section. There shall be at least a three-month notice provided between the notification from the department and the date after which such forms and reports must be submitted electronically.
- c. The year two Chesapeake Bay TMDL implementation annual status report shall contain a summary of any public comments on the Chesapeake Bay TMDL action plan received and how the permittee responded.
- d. Each Chesapeake Bay TMDL implementation annual status report shall include the following information:
 - (1) A list of Chesapeake Bay TMDL action plan BMPs, not including annual practices, implemented prior to the reporting period that includes the following information for reported BMP;

- (a) The number of BMPs for each BMP type;
- (b) The estimated reduction of pollutants of concern achieved by each BMP type and reported in pounds of pollutant reduction per year; and
- (c) A confirmation statement that the permittee electronically reported Chesapeake Bay TMDL action plan BMPs inspected using the DEQ BMP Warehouse in accordance with Part III B 5.

(2) A list of newly implemented BMPs including annual practices implemented during the reporting period that includes the following information for each reported BMP or a statement that no BMPs were implemented during the reporting period:

- (a) The BMP type and a description of the location for each BMP;
- (b) The estimated reduction of pollutants of concern achieved by each BMP and reported in pounds of pollutant reduction per year; and
- (c) A confirmation statement that the permittee electronically reported BMPs using the DEQ BMP Warehouse in accordance with Part III B 3.

e. If the permittee acquired credits during the reporting period to meet all or a portion of the required reductions in Part II A 3, A 4, or A 5, a statement that credits were acquired.

f. Pollutant load reductions generated by annual practices, such as street and storm drain cleaning, shall only be applied to the compliance year in which the annual practice was implemented.

g. The progress, using the final design efficiency of the BMPs, toward meeting the required cumulative reductions for total nitrogen and total phosphorus.

h. Any revisions made to the Chesapeake Bay TMDL action plan.

i. A list of BMPs that are planned to be implemented during the next reporting period.

15. Within 60 months after permit issuance, the permittee shall update the Phase III Chesapeake Bay TMDL action plan to offset the increased loads from new sources initiating construction between July 1, 2009, and October 31, 2023, that are located in the expanded 2020 census urban areas with a population of at least 50,000, and within the permittee's MS4 service area, and designed in accordance with 9VAC25-870 Part II C (9VAC25-870-93 et seq.), if the following conditions apply:

- a. The activity disturbed one acre or greater; and
- b. The resulting total phosphorous load was greater than 0.45 pounds per acre per year, which is equivalent to an average land cover condition of 16% impervious cover.

The permittee shall utilize Table 4 of Part II A 5 to develop the equivalent nitrogen pollutant load for new sources meeting the requirements of this condition.

16. Within 60 months after permit issuance, the permittee shall update the Phase III Chesapeake Bay TMDL action plan to offset the increased loads from projects grandfathered in

accordance with 9VAC25-870-48 that are located in the expanded 2020 census urban areas with a population of least 50,000, and within the permittee's MS4 service area, and began construction after July 1, 2014, if the following conditions apply:

- a. The activity disturbs one acre or greater; and
- b. The resulting total phosphorous load was greater than 0.45 pounds per acre per year, which is equivalent to an average land cover condition of 16% impervious cover.

The permittee shall utilize Table 4 of Part II A 6 to develop the equivalent nitrogen pollutant load for grandfathered sources meeting the requirements of this condition.

B. Local TMDL special condition.

1. Permittees applying for initial coverage under this general permit shall develop a local TMDL action plan designed to reduce loadings for pollutants of concern if the permittee discharges the pollutants of concern to an impaired water for which a TMDL has been approved by the U.S. Environmental Protection Agency (EPA) prior to October 31, 2023, and in which an individual or aggregate wasteload has been allocated to the permittee. The permittee shall develop action plans to meet the conditions of Part II B 4, B 5, B 6, B 7, and B 8 as applicable. Each local TMDL action plan shall be provided to the department no later than October 31, 2028, unless the department grants a later date.

2. Permittees previously covered under the General VPDES Permit for Discharges of Stormwater from MS4 effective November 1, 2018, shall develop and maintain a local TMDL action plan designed to reduce loadings for pollutants of concern if the permittee discharges the pollutants of concern to an impaired water for which a TMDL has been approved by the U.S. Environmental Protection Agency (EPA) as described in Part II B 2 a and 2 b:

a. For TMDLs approved by EPA prior to July 1, 2018, and in which an individual or aggregate wasteload has been allocated to the permittee, the permittee shall develop and initiate or update as applicable the local TMDL action plans to meet the conditions of Part II B 4, B 6, B 7, and B 8, as applicable, no later than 18 months after the permit effective date and continue implementation of the action plan. Updated action plans shall include:

- (1) An evaluation of the results achieved by the previous action plan; and
- (2) Any adaptive management strategies incorporated into updated action plans based on action plan evaluation.

b. For TMDLs approved by EPA on or after July 1, 2018, and prior to October 31, 2023, and in which an individual or aggregate wasteload has been allocated to the permittee, the permittee shall develop and initiate implementation of action plans to meet the conditions of Part II B 4, B 5, B 6, B 7, and B 8, as applicable no later than 30 months after the permit effective date.

3. The permittee shall complete implementation of the TMDL action plans as determined by the schedule. TMDL action plans may be implemented in multiple phases over more than one permit cycle using the adaptive iterative approach provided adequate progress is achieved in

the implementation of BMPs designed to reduce pollutant discharges in a manner that is consistent with the assumptions and requirements of the applicable TMDL.

4. Each local TMDL action plan developed by the permittee shall include the following:

- a. The TMDL project name;
- b. The EPA approval date of the TMDL;
- c. The wasteload allocated to the permittee (individually or in aggregate), and the corresponding percent reduction, if applicable;
- d. Identification of the significant sources of the pollutants of concern discharging to the permittee's MS4 that are not covered under a separate VPDES permit. For the purposes of this requirement, a significant source of pollutants of concern means a discharge where the expected pollutant loading is greater than the average pollutant loading for the land use identified in the TMDL;
- e. The BMPs designed to reduce the pollutants of concern in accordance with Part II B 5, B 6, B 7, and B 8;
- f. Any calculations required in accordance with Part II B 5, B 6, B 7, or B 8;
- g. For action plans developed in accordance with Part II B 5, B 6, and B 8, an outreach strategy to enhance the public's education (including employees) on methods to eliminate and reduce discharges of the pollutants; and
- h. A schedule of anticipated actions planned for implementation during this permit term.

5. Bacterial TMDLs.

- a. Traditional permittees shall select and implement at least three of the strategies listed in Table 5 designed to reduce the load of bacteria to the MS4. Selection of the strategies shall correspond to sources identified in Part II B 4 d.
- b. Nontraditional permittees shall select at least one strategy listed in Table 5 designed to reduce the load of bacteria to the MS4 relevant to sources of bacteria applicable within the MS4 regulated service area. Selection of the strategies shall correspond to sources identified in Part II B 4 d.

| Table 5 Strategies for Bacteria Reduction Stormwater Control/Management Strategy | |
|---|---|
| Source | Strategies (provided as an example and not meant to be all inclusive or limiting) |

| | |
|-------------------------------------|--|
| Domestic pets (dogs and cats) | <p>Provide signage to pick up dog waste, providing pet waste bags and disposal containers.</p> <p>Adopt and enforce pet waste ordinances or policies, or leash laws or policies.</p> <p>Place dog parks away from environmentally sensitive areas.</p> <p>Maintain dog parks by removing disposed of pet waste bags and cleaning up other sources of bacteria.</p> <p>Protect riparian buffers and provide unmanicured vegetative buffers along streams to dissuade stream access.</p> |
| Urban wildlife | <p>Educate the public on how to reduce food sources accessible to urban wildlife (e.g., manage restaurant dumpsters and grease traps, residential garbage, feed</p> |

| | |
|--|---|
| | <p>pets indoors).</p> <p>Install storm drain inlet or outlet controls.</p> <p>Clean out storm drains to remove waste from wildlife.</p> <p>Implement and enforce urban trash management practices.</p> <p>Implement rooftop disconnection programs or site designs that minimize connections to reduce bacteria from rooftops.</p> <p>Implement a program for removing animal carcasses from roadways and properly disposing of the same (either through proper storage or through transport to a licensed facility).</p> |
| Illicit connections or illicit discharges to the MS4 | Implement an enhanced dry weather screening and illicit discharge, detection, and elimination program |

| | |
|--|--|
| | <p>beyond the requirements of Part I E 3 to identify and remove illicit connections and identify leaking sanitary sewer lines infiltrating to the MS4 and implement repairs.</p> <p>Implement a program to identify potentially failing septic systems.</p> <p>Educate the public on how to determine whether their septic system is failing.</p> <p>Implement septic tank inspection and maintenance program.</p> <p>Implement an educational program beyond any requirements in Part I E 1 through E 6 to explain to citizens why they should not dump materials into the MS4.</p> |
| Dry weather urban flows (irrigations, car washing, powerwashing, etc.) | Implement public education programs to reduce dry weather flows |

| | |
|---|---|
| | <p>from storm sewers related to lawn and park irrigation practices, car washing, powerwashing and other nonstormwater flows.</p> <p>Provide irrigation controller rebates.</p> <p>Implement and enforce ordinances or policies related to outdoor water waste.</p> <p>Inspect commercial trash areas, grease traps, washdown practices, and enforce corresponding ordinances or policies.</p> |
| Birds (Canadian geese, gulls, pigeons, etc.) | <p>Identify areas with high bird populations and evaluate deterrents, population controls, habitat modifications and other measures that may reduce bird-associated bacteria loading.</p> <p>Prohibit feeding of birds.</p> |

| | |
|---------------|---|
| Other sources | <p>Enhance maintenance of stormwater management facilities owned or operated by the permittee.</p> <p>Enhance requirements for third parties to maintain stormwater management facilities.</p> <p>Develop BMPs for locating, transporting, and maintaining portable toilets used on permittee-owned sites.</p> <p>Educate third parties that use portable toilets on BMPs for use.</p> <p>Provide public education on appropriate recreational vehicle dumping practices.</p> |
|---------------|---|

6. Local sediment, phosphorus, and nitrogen TMDLs.

a. The permittee shall reduce the loads associated with sediment, phosphorus, or nitrogen through implementation of one or more of the following:

(1) One or more of the BMPs from the Virginia Stormwater BMP Clearinghouse listed in 9VAC25-870-65 or other approved BMPs found on the Virginia Stormwater BMP Clearinghouse website;

(2) One or more BMPs approved by the Chesapeake Bay Program. Pollutant load reductions generated by annual practices, such as street and storm drain cleaning, shall only be applied to the compliance year in which the annual practice was implemented; or

(3) Land disturbance thresholds lower than Virginia's regulatory requirements for erosion and sediment control and post development stormwater management.

b. The permittee may meet the local TMDL requirements for sediment, phosphorus, or nitrogen through BMPs implemented or sediment, phosphorus, or nitrogen credits acquired. BMPs implemented and nutrient and sediment credits acquired to meet the requirements of the Chesapeake Bay TMDL in Part II A may also be utilized to meet local TMDL requirements as long as the BMPs are implemented or the credits are generated in the watershed for which local water quality is impaired.

c. The permittee shall calculate the anticipated load reduction achieved from each BMP and include the calculations in the action plan required in Part II B 4 f.

d. No later than 36 months after the effective date of this permit, the permittee shall submit to the department an update on the progress made toward achieving local TMDL action plan goals and the anticipated end dates by which the permittee will meet each wasteload allocation for sediment, phosphorus, or nitrogen. The proposed end date may be developed in accordance with Part II B 3.

7. Polychlorinated biphenyl (PCB) TMDLs.

a. For each PCB TMDL action plan, the permittee shall include an inventory of potentially significant sources of PCBs owned or operated by the permittee that drains to the MS4 that includes the following information:

(1) Location of the potential source;

(2) Whether or not the potential source is from current site activities or activities previously conducted at the site that have been terminated (i.e., legacy activities); and

(3) A description of any measures being implemented or to be implemented to prevent exposure to stormwater and the discharge of PCBs from the site.

b. If at any time during the term of this permit, the permittee discovers a previously unidentified significant source of PCBs within the permittee's MS4 regulated service area, the permittee shall notify DEQ in writing within 30 days of discovery.

c. As part of its annual reporting requirements, the permittee shall submit results of any action plan PCB monitoring or product testing conducted and any adaptive management strategies that have been incorporated into the updated action plan based upon monitoring or product testing results if the permittee has elected to perform monitoring or product testing or both.

8. Chloride TMDLs.

a. No later than 36 months after the permit effective date, permittees shall develop an anti-icing and deicing agent education and outreach strategy that identifies target audiences for increasing awareness of anti-icing and deicing agent application impacts on receiving waters and encourages implementation of enhanced BMPs for application, handling, and storage of anti-icing and de-icing agents used for snow and ice management.

b. Anti-icing and deicing agent education and outreach strategies shall contain a schedule to implement two or more of the strategies listed in Part I E 1 d Table 1 per year to communicate to target audiences the importance of responsible anti-icing and deicing agent application, transport, and storage.

c. No later than 36 months after permit issuance, the permittee shall review good housekeeping procedures for anti-icing and deicing agent application, handling, storage, and transport activities required under Part I E 6 b (1) (a) and identify a minimum of two strategies for implementing enhanced BMPs that promote efficient management and application of anti-icing and deicing agents while maintaining public safety.

9. Prior to submittal of the action plan required in Part II B 2, the permittee shall provide an opportunity for public comment for no fewer than 15 days on the proposal to meet the local TMDL action plan requirements .

10. The MS4 program plan as required by Part I B of this permit shall incorporate each local TMDL action plan. Local TMDL action plans may be incorporated by reference into the MS4 program plan provided that the program plan includes the date of the most recent local TMDL action plan and identification of the location where a copy of the local TMDL action plan may be obtained.

11. For each reporting period, each annual report shall include a summary of actions conducted to implement each local TMDL action plan.

C. Inspection and maintenance of ecosystem restoration projects used for TMDL compliance.

1. Within 36 months of permit issuance the permittee shall develop and maintain written inspection and maintenance procedures in order to ensure adequate long-term operation and maintenance of ecosystem restoration projects as defined in 9VAC25-890-1 and implemented as part of a TMDL action plan developed in accordance with Part II A, B, or both. The permittee may utilize inspection and maintenance protocols developed by the Chesapeake Bay Program or inspection and maintenance plans developed in accordance with the department's Stormwater Local Assistance Fund (SLAF) guidelines.

2. The permittee shall inspect ecosystem restoration projects owned or operated by the permittee and implemented as part of a current TMDL action plan developed in accordance with Part II A or B no less than once every 60 months.

Part III

DEQ BMP Warehouse Reporting

A. For the purpose of Part III of this permit, "best management practice" or "BMP" means a practice that achieves quantifiable nitrogen, phosphorus, or total suspended solids reductions, including stormwater management facilities, ecosystem restoration projects, annual practices, and other practices approved by the department for reducing nitrogen, phosphorus, and total suspended solids pollutants.

B. No later than October 1 of each year the permittee shall electronically report new BMPs

implemented and inspected as applicable between July 1 and June 30 of each year using the DEQ BMP Warehouse.

1. The permittee shall use the associated reporting template for stormwater management facilities not reported in accordance with Part III B 5 , including stormwater management facilities installed to control post-development stormwater runoff from land disturbing activities less than one acre in accordance with the Chesapeake Bay Preservation Area Designation and Management Regulations (9VAC25-830), if applicable, and for which a General VPDES Permit for Discharges of Stormwater from Construction Activities was not required.
2. The permittee shall use the DEQ BMP Warehouse to report BMPs that were not reported in accordance with Part III B 1 or B 5 and were implemented as part of a TMDL action plan to achieve nitrogen, phosphorus, and total suspended solids reductions in accordance with Part II A or B.
3. The permittee shall use the DEQ BMP Warehouse to report any BMPs that were not reported in accordance with Part III B 1, B 2, or B 5.
4. The permittee shall use the DEQ BMP Warehouse to report the most recent inspection date for BMPs in accordance with Part I E 5 b or 5 c, or in accordance with Part II C and the most recent associated TMDL action plan.
5. Traditional permittees specified in Part I E 5 a (1) 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.

C. The following information for each new BMP reported in accordance with Part III B 1, B 2, B 3, or B 5 shall be reported to the DEQ BMP Warehouse as applicable:

1. The BMP type;
2. The BMP location as decimal degree latitude and longitude;
3. The acres treated by the BMP, including total acres and impervious acres;
4. The date the BMP was brought online (MM/YYYY). If the date brought online is not known, the permittee shall use 06/2005;
5. The 6th Order Hydrologic Unit Code in which the BMP is located;
6. Whether the BMP is owned or operated by the permittee or privately owned;
7. Whether or not the 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;
8. If the BMP is privately owned, whether a maintenance agreement exists;
9. The date of the permittee's most recent inspection of the BMP; and

10. Any other information specific to the BMP type required by the DEQ BMP Warehouse (e.g., linear feet of stream restoration).

D. No later than October 1 of each year, the permittee shall electronically report the most recent inspection date for any existing BMP that was previously reported and re-inspected between July 1 and June 30 using the BMP Warehouse. If an existing BMP has not been previously reported, the BMP shall be reported as new in accordance with Part III B and Part III C. No later than October 1 of each year the DEQ BMP Warehouse shall be updated if an existing BMP is discovered between July 1 and June 30 that was not previously reported to the DEQ BMP Warehouse.

E. No later than October 1 of each year the DEQ BMP Warehouse shall be updated if an existing BMP is discovered between July 1 and June 30 that was not previously reported to the DEQ BMP Warehouse.

Part IV

Conditions Applicable to All State and VPDES Permits

NOTE: Discharge monitoring is not required for compliance purposes by this general permit. If the operator chooses to monitor stormwater discharges for informational or screening purposes, the operator does not need to comply with the requirements of Part IV A, B, or C.

A. Monitoring.

1. Samples and measurements taken for the purpose of monitoring shall be representative of the monitoring activity.
2. Monitoring shall be conducted according to procedures approved under 40 CFR Part 136 or alternative methods approved by the U.S. Environmental Protection Agency, unless other procedures have been specified in this state permit. Analyses performed according to test procedures approved under 40 CFR Part 136 shall be performed by an environmental laboratory certified under regulations adopted by the Department of General Services (1VAC30-45 or 1VAC30-46).
3. The operator shall periodically calibrate and perform maintenance procedures on all monitoring and analytical instrumentation at intervals that will ensure accuracy of measurements.

B. Records.

1. Monitoring records and reports shall include:
 - a. The date, exact place, and time of sampling or measurements;
 - b. The individuals who performed the sampling or measurements;
 - c. The dates and times analyses were performed;
 - d. The individuals who performed the analyses;
 - e. The analytical techniques or methods used; and

f. The results of such analyses.

2. The operator shall retain records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by this state permit, and records of all data used to complete the registration statement for this state permit, for a period of at least three years from the date of the sample, measurement, report, or request for coverage. This period of retention shall be extended automatically during the course of any unresolved litigation regarding the regulated activity or regarding control standards applicable to the operator, or as requested by the department.

C. Reporting monitoring results.

1. The operator shall submit the results of the monitoring as may be performed in accordance with this state permit with the annual report unless another reporting schedule is specified elsewhere in this state permit.

2. Monitoring results shall be reported on a discharge monitoring report (DMR); on forms provided, approved, or specified by the department; or in any format provided that the date, location, parameter, method, and result of the monitoring activity are included. Following notification from the department of the start date for the required electronic submission of monitoring reports, as provided for in 9VAC25-31-1020, such forms and reports submitted after that date shall be electronically submitted to the department in compliance with 9VAC25-31-1020 and this section. There shall be at least a three-month notice provided between the notification from the department and the date after which such forms and reports must be submitted electronically.

3. If the operator monitors any pollutant specifically addressed by this state permit more frequently than required by this state permit using test procedures approved under 40 CFR Part 136 or using other test procedures approved by the U.S. Environmental Protection Agency or using procedures specified in this state permit, the results of this monitoring shall be included in the calculation and reporting of the data submitted in the DMR or reporting form specified by the department.

4. Calculations for all limitations that require averaging of measurements shall utilize an arithmetic mean unless otherwise specified in this state permit.

D. Duty to provide information. The operator shall furnish within a reasonable time, any information that the department may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this state permit or to determine compliance with this state permit. The department or EPA may require the operator to furnish, upon request, such plans, specifications, and other pertinent information as may be necessary to determine the effect of the wastes from the permittee's discharge on the quality of surface waters, or such other information as may be necessary to accomplish the purposes of the CWA and Virginia Stormwater Management Act. The operator shall also furnish to the department or EPA upon request, copies of records required to be kept by this state permit.

E. Compliance schedule reports. Reports of compliance or noncompliance with, or any progress

reports on, interim and final requirements contained in any compliance schedule of this state permit shall be submitted no later than 14 days following each schedule date.

F. Unauthorized stormwater discharges. Pursuant to § 62.1-44.5 of the Code of Virginia, except in compliance with a state permit issued by the department, it shall be unlawful to cause a stormwater discharge from a MS4.

G. Reports of unauthorized discharges. Any operator of a MS4 who discharges or causes or allows a discharge of sewage, industrial waste, other wastes or any noxious or deleterious substance or a hazardous substance or oil in an amount equal to or in excess of a reportable quantity established under either 40 CFR Part 110, 40 CFR Part 117, 40 CFR Part 302, or § 62.1-44.34:19 of the Code of Virginia that occurs during a 24-hour period into or upon surface waters or who discharges or causes or allows a discharge that may reasonably be expected to enter surface waters shall notify the department of the discharge immediately (see Part IV I 4) upon discovery of the discharge, but in no case later than within 24 hours after said discovery. A written report of the unauthorized discharge shall be submitted to the department within five days of discovery of the discharge. The written report shall contain:

1. A description of the nature and location of the discharge;
2. The cause of the discharge;
3. The date on which the discharge occurred;
4. The length of time that the discharge continued;
5. The volume of the discharge;
6. If the discharge is continuing, how long it is expected to continue;
7. If the discharge is continuing, what the expected total volume of the discharge will be; and
8. Any steps planned or taken to reduce, eliminate and prevent a recurrence of the present discharge or any future discharges not authorized by this state permit.

Discharges reportable to the department under the immediate reporting requirements of other regulations are exempted from this requirement.

H. Reports of unusual or extraordinary discharges. If any unusual or extraordinary discharge, including a bypass in Part IV U or an upset in Part IV V, should occur from a facility and the discharge enters or could be expected to enter surface waters, the operator shall promptly notify (see Part IV I 4), in no case later than within 24 hours, the department after the discovery of the discharge. This notification shall provide all available details of the incident, including any adverse effects on aquatic life and the known number of fish killed. The operator shall reduce the report to writing and shall submit it to the department within five days of discovery of the discharge in accordance with Part IV I 2. Unusual and extraordinary discharges include any discharge resulting from:

1. Unusual spillage of materials resulting directly or indirectly from processing operations;
2. Breakdown of processing or accessory equipment;

3. Failure or taking out of service some or all of the facilities; and

4. Flooding or other acts of nature.

I. Reports of noncompliance.

1. The operator shall report any noncompliance that may adversely affect surface waters or may endanger public health.

a. A report to the department shall be provided within 24 hours from the time the operator becomes aware of the circumstances. The following shall be included as information that shall be reported within 24 hours under Part IV I:

(1) Any unanticipated bypass; and

(2) Any upset that causes a discharge to surface waters.

b. A written report shall be submitted within five days and shall contain:

(1) A description of the noncompliance and its cause;

(2) The period of noncompliance, including exact dates and times, and if the noncompliance has not been corrected, the anticipated time it is expected to continue; and

(3) Steps taken or planned to reduce, eliminate, and prevent reoccurrence of the noncompliance. The department may waive the written report on a case-by-case basis for reports of noncompliance under Part IV I if the report has been received within 24 hours and no adverse impact on surface waters has been reported.

2. The operator shall report all instances of noncompliance not reported under Part IV I 1 b, in writing, as part of the annual reports that are submitted. The reports shall contain the information listed in Part IV I 2.

3. The immediate (within 24 hours) reports required in Part IV G, H, and I shall be made to the department. Reports may be made by telephone, email, or online at <https://www.deq.virginia.gov/our-programs/pollution-response/pollution-data-and-reporting>. For reports outside normal working hours, the online portal shall be used. For emergencies, call the Virginia Department of Emergency Management's Emergency Operations Center (24-hours) at 1-800-468-8892.

4. Where the operator becomes aware of a failure to submit any relevant facts, or submittal of incorrect information in any report, including a registrations statement, to the department, the operator shall promptly submit such facts or correct information.

J. Notice of planned changes.

1. The operator shall give notice to the department as soon as possible of any planned physical alterations or additions to the permitted facility. Notice is required only when:

a. The operator plans an alteration or addition to any building, structure, facility, or installation that may meet one of the criteria for determining whether a facility is a new source in 9VAC25-870-420:

b. The operator plans an alteration or addition that would significantly change the nature or increase the quantity of pollutants discharged. This notification applies to pollutants that are not subject to effluent limitations in this state permit; or

2. The operator shall give advance notice to the department of any planned changes in the permitted facility or activity that may result in noncompliance with state permit requirements.

K. Signatory requirements.

1. Registration statement. All registration statements shall be signed as follows:

a. For a corporation: by a responsible corporate officer. For the purpose of this chapter, a responsible corporate officer means: (i) a president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy-making or decision-making functions for the corporation, or (ii) the manager of one or more manufacturing, production, or operating facilities, provided the manager is authorized to make management decisions that govern the operation of the regulated facility including having the explicit or implicit duty of making major capital investment recommendations, and initiating and directing other comprehensive measures to assure long term compliance with environmental laws and regulations; the manager can ensure that the necessary systems are established or actions taken to gather complete and accurate information for state permit application requirements; and where authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures;

b. For a partnership or sole proprietorship: by a general partner or the proprietor, respectively; or

c. For a municipality, state, federal, or other public agency: by either a principal executive officer or ranking elected official. For purposes of this chapter, a principal executive officer of a public agency includes:

(1) The chief executive officer of the agency, or

(2) A senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency.

2. Reports and other information. All reports required by state permits, including annual reports, and other information requested by the department shall be signed by a person described in Part IV K 1, or by a duly authorized representative of that person. A person is a duly authorized representative only if:

a. The authorization is made in writing by a person described in Part IV K 1;

b. The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity such as the position of plant manager, operator of a well or a well field, superintendent, position of equivalent responsibility, or an individual or position having overall responsibility for environmental matters for the operator. (A duly authorized representative may thus be either a named

individual or any individual occupying a named position.); and

c. The signed and dated written authorization is submitted to the department.

3. Changes to authorization. If an authorization under Part IV K 2 is no longer accurate because a different individual or position has responsibility for the overall operation of the MS4, a new authorization satisfying the requirements of Part IV K 2 shall be submitted to the department prior to or together with any reports, or information to be signed by an authorized representative.

4. Certification. Any person signing a document under Part IV K 1 or K 2 shall make the following certification:

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

L. Duty to comply. The operator shall comply with all conditions of this state permit. Any state permit noncompliance constitutes a violation of the Virginia Stormwater Management Act and the Clean Water Act, except that noncompliance with certain provisions of this state permit may constitute a violation of the Virginia Stormwater Management Act but not the Clean Water Act. Permit noncompliance is grounds for enforcement action; for state permit termination, revocation and reissuance, or modification; or denial of a state permit renewal application.

The operator shall comply with effluent standards or prohibitions established under § 307(a) of the Clean Water Act for toxic pollutants within the time provided in the regulations that establish these standards or prohibitions or standards for sewage sludge use or disposal, even if this state permit has not yet been modified to incorporate the requirement.

M. Duty to reapply. If the operator wishes to continue an activity regulated by this state permit after the expiration date of this state permit, the operator shall submit a new registration statement at least 90 days before the expiration date of the existing state permit, unless permission for a later date has been granted by the department. The department shall not grant permission for registration statements to be submitted later than the expiration date of the existing state permit.

N. Effect of a state permit. This state permit does not convey any property rights in either real or personal property or any exclusive privileges, nor does it authorize any injury to private property or invasion of personal rights, or any infringement of federal, state or local law or regulations.

O. State law. Nothing in this state permit shall be construed to preclude the institution of any legal action under, or relieve the operator from any responsibilities, liabilities, or penalties established pursuant to any other state law or regulation or under authority preserved by § 510 of the Clean Water Act. Except as provided in state permit conditions on bypassing in Part IV U and

upset in Part IV V nothing in this state permit shall be construed to relieve the operator from civil and criminal penalties for noncompliance.

P. Oil and hazardous substance liability. Nothing in this state permit shall be construed to preclude the institution of any legal action or relieve the operator from any responsibilities, liabilities, or penalties to which the operator is or may be subject under §§ 62.1-44.34:14 through 62.1-44.34:23 of the State Water Control Law or § 311 of the Clean Water Act.

Q. Proper operation and maintenance. The operator shall at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances), which are installed or used by the operator to achieve compliance with the conditions of this state permit. Proper operation and maintenance also includes effective plant performance, adequate funding, adequate staffing, and adequate laboratory and process controls, including appropriate quality assurance procedures. This provision requires the operation of back-up or auxiliary facilities or similar systems, which are installed by the operator only when the operation is necessary to achieve compliance with the conditions of this state permit.

R. Disposal of solids or sludges. Solids, sludges, or other pollutants removed in the course of treatment or management of pollutants shall be disposed of in a manner so as to prevent any pollutant from such materials from entering surface waters and in compliance with all applicable state and federal laws and regulations.

S. Duty to mitigate. The operator shall take all reasonable steps to minimize or prevent any discharge in violation of this state permit that has a reasonable likelihood of adversely affecting human health or the environment.

T. Need to halt or reduce activity not a defense. It shall not be a defense for an operator in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this state permit.

U. Bypass.

1. "Bypass," as defined in 9VAC25-870-10, means the intentional diversion of waste streams from any portion of a treatment facility. The operator may allow any bypass to occur that does not cause effluent limitations to be exceeded, but only if it also is for essential maintenance to ensure efficient operation. These bypasses are not subject to the provisions of Part IV U 2 and U 3.

2. Notice.

- a. Anticipated bypass. If the operator knows in advance of the need for a bypass, the operator shall submit prior notice to the department, if possible at least 10 days before the date of the bypass.

- b. Unanticipated bypass. The operator shall submit notice of an unanticipated bypass as required in Part IV I.

3. Prohibition of bypass.

- a. Except as provided in Part IV U 1, bypass is prohibited, and the department may take

enforcement action against an operator for bypass, unless:

(1) Bypass was unavoidable to prevent loss of life, personal injury, or severe property damage;

(2) There were no feasible alternatives to the bypass, such as the use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime. This condition is not satisfied if adequate back-up equipment should have been installed in the exercise of reasonable engineering judgment to prevent a bypass that occurred during normal periods of equipment downtime or preventive maintenance; and

(3) The operator submitted notices as required under Part IV U 2.

b. The department may approve an anticipated bypass, after considering its adverse effects, if the department determines that it will meet the three conditions listed in Part IV U 3 a.

V. Upset.

1. An "upset," as defined in 9VAC25-870-10, means an exceptional incident in which there is unintentional and temporary noncompliance with technology based state permit effluent limitations because of factors beyond the reasonable control of the operator. An upset does not include noncompliance to the extent caused by operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventive maintenance, or careless or improper operation.

2. An upset constitutes an affirmative defense to an action brought for noncompliance with technology-based state permit effluent limitations if the requirements of Part IV V 4 are met. A determination made during administrative review of claims that noncompliance was caused by upset, and before an action for noncompliance, is not a final administrative action subject to judicial review.

3. An upset does not include noncompliance to the extent caused by operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventive maintenance, or careless or improper operation.

4. An operator who wishes to establish the affirmative defense of upset shall demonstrate, through properly signed, contemporaneous operating logs, or other relevant evidence that:

a. An upset occurred and that the operator can identify the causes of the upset;

b. The permitted facility was at the time being properly operated;

c. The operator submitted notice of the upset as required in Part IV I; and

d. The operator complied with any remedial measures required under Part IV S.

5. In any enforcement proceeding the operator seeking to establish the occurrence of an upset has the burden of proof.

W. Inspection and entry. The operator shall allow the department , EPA, or an authorized

representative (including an authorized contractor), upon presentation of credentials and other documents as may be required by law, to:

1. Enter upon the operator's premises where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of this state permit;
2. Have access to and copy, at reasonable times, any records that must be kept under the conditions of this state permit;
3. Inspect and photograph at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this state permit; and
4. Sample or monitor at reasonable times, for the purposes of ensuring permit compliance or as otherwise authorized by the Clean Water Act and the Virginia Stormwater Management Act, any substances or parameters at any location.

For purposes of this subsection, the time for inspection shall be deemed reasonable during regular business hours, and whenever the facility is discharging. Nothing contained herein shall make an inspection unreasonable during an emergency.

X. State permit actions. State permits may be modified, revoked and reissued, or terminated for cause. The filing of a request by the operator for a state permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance does not stay any state permit condition.

Y. Transfer of state permits.

1. State permits are not transferable to any person except after notice to the department. Except as provided in Part IV Y 2, a state permit may be transferred by the operator to a new operator only if the state permit has been modified or revoked and reissued, or a minor modification made, to identify the new operator and incorporate such other requirements as may be necessary under the Virginia Stormwater Management Act and the Clean Water Act.
2. As an alternative to transfers under Part IV Y 1, this state permit may be automatically transferred to a new operator if:
 - a. The current operator notifies the department at least 30 days in advance of the proposed transfer of the title to the facility or property;
 - b. The notice includes a written agreement between the existing and new operators containing a specific date for transfer of state permit responsibility, coverage, and liability between them; and
 - c. The department does not notify the existing operator and the proposed new operator of its intent to modify or revoke and reissue the state permit. If this notice is not received, the transfer is effective on the date specified in the agreement mentioned in Part IV Y 2 b.

Z. Severability. The provisions of this state permit are severable, and if any provision of this state permit or the application of any provision of this state permit to any circumstance is held invalid,

the application of such provision to other circumstances, and the remainder of this state permit, shall not be affected thereby.

Statutory Authority

§62.1-44.15:28 of the Code of Virginia.

Historical Notes

Former 4VAC50-60-1240, derived from Virginia Register Volume 21, Issue 3, eff. January 29, 2005; amended, Virginia Register Volume 24, Issue 20, eff. July 9, 2008; Volume 29, Issue 4, eff. November 21, 2012; Volume 29, Issue 17, eff. July 1, 2013; amended and renumbered, Virginia Register Volume 30, Issue 2, eff. October 23, 2013; amended, Virginia Register Volume 35, Issue 2, eff. November 1, 2018; Volume 40, Issue 3, eff. November 1, 2023; Volume 40, Issue 4, eff. October 9, 2023.

APPENDIX B

JBM-HH 2023 GENERAL PERMIT REGISTRATION STATEMENT DEQ COVERAGE LETTER

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**VIRGINIA DEPARTMENT OF ENVIRONMENTAL QUALITY GENERAL PERMIT REGISTRATION
STATEMENT FOR STORMWATER DISCHARGES FROM SMALL MUNICIPAL SEPARATE
STORM SEWER SYSTEMS (VAR04)**

Section I. General Information

A. Owner/Operator Information:

| | | |
|---|--------------|-------------------------|
| Name of Owner Applying for Permit Coverage: Department of the Army, Joint Base Myer-Henderson Hall | | |
| Mailing Address: 204 Lee Avenue, Suite 207 | | |
| City: Fort Myer | State: VA | Zip Code: 22211-1116 |
| Phone Number: (703) 696-8055 | | |

B. Responsible Official: (Please note that for municipality, state, federal, and other public agencies, the responsible official is defined in 9 VAC25-870-370 A.3 as either a principal executive officer or ranking elected official. A principal executive officer of a federal agency includes (i) the chief executive officer of the agency, or (ii) a senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency)

| | | |
|--|--------------|-------------------------|
| Name: Colonel Tasha N. Lowery | | |
| Title: Joint Base Commander, Joint Base Myer-Henderson Hall | | |
| Mailing Address: 204 Lee Avuenue, Suite 107 | | |
| City: Fort Myer | State: VA | Zip Code: 22211-1116 |
| E-mail Address: Tasha.n.lowery2.mil@army.mil | | |
| Phone Number: (703) 696-3250 | | |

C. MS4 Permit Contact:

| | | |
|---|------------------|-----------------------------|
| Name: Richard P. LaFreniere | | |
| Title: Chief, Environmental Management Division | | |
| Mailing Address: 111 Steward Road, Building 321 | | |
| City: Fort Myer | State: VA | Zip Code: 22211-1116 |
| E-mail Address: Richard.p.lafreniere2.civ@army.mil | | |
| Phone Number: (704) 696-8055 | | |

D. MS4 Maintenance Fee Contact:

| | | |
|---|------------------|-----------------------------|
| Name: Richard P. LaFreniere | | |
| Title: Chief, Environmental Management Division | | |
| Mailing Address: 111 Steward Road, Building 321 | | |
| City: Fort Myer | State: VA | Zip Code: 22211-1116 |
| E-mail Address: Richard.p.lafreniere2.civ@army.mil | | |
| Phone Number: (704) 696-8055 | | |

E. Small MS4 Information:

| | | |
|---|------------------|-----------------------------|
| Name: Joint Base Myer-Henderson Hall | | |
| MS4 Ownership Type: <input type="checkbox"/> City <input type="checkbox"/> County <input type="checkbox"/> Incorporated Town <input type="checkbox"/> Unincorporated Town | | |
| <input type="checkbox"/> College or University <input type="checkbox"/> Local School Board <input checked="" type="checkbox"/> Military Installation | | |
| <input type="checkbox"/> Transportation System <input type="checkbox"/> Federal Facility <input type="checkbox"/> State Facility | | |
| <input type="checkbox"/> Other () | | |
| Facility Address (applicable to state and federal entities only): | | |
| Street: 204 Lee Avenue, Suite 107 | | |
| City: Fort Myer | State: VA | Zip Code: 22211-1116 |
| Is the owner/operator taking responsibility for any Public School MS4s? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No (applicable to entities under the authority of a city council or a county board of supervisors only) | | |

F. List the Names of any Physically Interconnected MS4s to Which the Small MS4 Discharges:

| |
|---------------------------------------|
| Arlington County MS4 |
| Arlington National Cemetery MS4 |
| Virginia Department of Transportation |
| |
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Section II. Stormwater Discharge Information (attach additional sheets as necessary. Permittees may attach alternative tables or spreadsheets in lieu of completing the tables below, as long as all information required below is included)

A. Receiving Water Information: Provide a list of all surface waters receiving discharges from the MS4

| |
|---|
| JBM-HH discharges to an unnamed tributary and then to Arlington National Cemetery (ANC). |
| All other discharge is to interconnections to other MS4s (Arlington County, ANC, and Virginia Department of Transportation (VDOT)). |
| The discharge flows through Arlington County, ANC, and VDOT municipal storm drains to the Potomac River. |
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B. Impaired Waters Information: List all surface waters receiving direct discharges from the MS4, that are listed in the 2022 Virginia 303(d)/305(b) Water Quality Assessment Integrated Report

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| Long Branch Creek, riparian Four-Mile Run, Potomac River |
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Section III. Stormwater Management Program Agreements (please attach additional sheets as necessary)

Agreements: *Attach a list of all existing signed agreements between the operator and any applicable third parties where the operator has entered into an agreement in order to implement minimum control measures or portions of minimum control measures*

| Description of Agreement | Permit Requirement(s) Covered by the Agreement | Third Parties Participating in Agreement |
|------------------------------|---|--|
| USACE Annual BMP Inspections | Part I.E.5.b of the MS4 Permit (stormwater management facility inspections) | US Army Corps of Engineers (USACE) |
| | | |
| | | |
| | | |

Section IV. Draft Chesapeake Bay Total Maximum Daily Load (TMDL) Action Plan

Attach a copy of the draft third phase Chesapeake Bay TMDL Action Plan in accordance with Section I. C. 5 of the General VPDES Permit for discharges of Stormwater from Small Municipal Separate Storm Sewer Systems effective November 1, 2023

Section V. Certification Statement and Signature

Read and sign the following certification statement below that is in accordance with 9 VAC 25-870-370 D:

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information, the information submitted is to the best of my knowledge and belief true, accurate, and complete. I am aware that there are significant penalties for submitting false information including the possibility of fine and imprisonment for knowing violations."

Print Name:

COL Tasha Lowery

Title:

Joint Base Commander

Signature:

LOWERY.TASHA.NICOLE.1233503270
OLE.1233503270

Digitally signed by
LOWERY.TASHA.NICOLE.1233503270
Date: 2023.09.26 15:28:34 -04'00'

Date:

For Department of Environmental Quality Use Only

Accepted ☐

Not Accepted ☐

DEQ Reviewer:

Date:

Comments:

INSTRUCTIONS FOR FORM DEQ 199-148
GENERAL PERMIT REGISTRATION STATEMENT FOR STORMWATER
DISCHARGES FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS (VAR04)

WHO MUST FILE THE REGISTRATION STATEMENT This registration statement must be completed and submitted by the Operator of any Small MS4 requesting coverage under the above general permit for stormwater discharges.

1. Operators are regulated if they operate a Small MS4, including but not limited to systems owned by federal, state, and local governments:
 - a. The small MS4 is located in an urbanized area as determined by the latest Decennial Census by the U.S. Census Bureau. If the Small MS4 is not located entirely within an urbanized area, only the portion that is within the urbanized area is regulated; or
 - b. The Small MS4 is designated by the Board.
2. An MS4 may be the subject of a petition to the Board to require a permit for their stormwater discharges. If the Board determines that an MS4 needs a permit, the operator may use this registration statement to apply for coverage under the above general permit.

WHERE TO FILE THE REGISTRATION STATEMENT If this is the first time the MS4 has applied for Permit coverage, the completed registration statement (with all attachments) along with a copy of the fee form and a copy of your check should be sent to the appropriate DEQ regional office. The original fee form, application fee (as specified by Form DEQ 199-145), and a copy of the registration statement (without attachments) should be sent to: **Virginia Department of Environmental Quality, Receipts Control, PO Box 1004, Richmond, VA 23218**. For those submitting for re-issuance the completed registration statement (with all attachments) along with the draft Chesapeake Bay TMDL action plan should be sent to the appropriate DEQ regional office.

COMPLETENESS

Complete all items except where indicated in order for your registration statement to be accepted. Attach separate sheets of paper, alternative tables or spreadsheets for any item in Section II of the registration statement as necessary.

Definitions

“Interconnected” means that an MS4 is connected to a second (or several) MS4(s) in such a manner that it allows for direct discharges to the second (or several) systems.

“Small MS4” means all separate storm sewers that are: (1) Owned or operated by the United States, a state, city, town, borough, county, parish, district, association, or other public body (created by or pursuant to state law) having jurisdiction over disposal of sewage, industrial wastes, stormwater, or other wastes, including special districts under state law such as a sewer district, flood control district, or drainage district, or similar entity, or an Indian tribe or an authorized Indian tribal organization, or a designated and approved management agency under subsection 208 of the CWA that discharges to surface waters; and (2) Not defined as “large” or “medium” municipal storm sewer systems, or designated under 9VAC25-870-380 A 1. This term includes systems similar to separate sewer systems in municipalities, such as systems at military bases, large hospital or prison complexes, and highways and

other thoroughfares. The term does not include separate storm sewers in very discrete areas, such as individual buildings.

LINE BY LINE INSTRUCTIONS

SECTION I General Information

Item A. Owner/Operator Information

Provide the name, mailing address and phone number of the owner of the Small MS4.

Item B. Responsible Official

Provide the name, title, mailing address, e-mail address, and phone number for the responsible official as defined in 9VAC25-870-370 A 3.

Item C. MS4 Permit Contact

Provide the name, title, mailing address, e-mail address, and phone number for anyone designated as an MS4 Permit contact.

Item D. MS4 Maintenance Fee Contact

Provide the name, title, mailing address, e-mail address and phone number for anyone designated as an MS4 maintenance fee contact.

Item E. Small MS4 Information

Provide the name, facility address (if a state or federal MS4), and check the appropriate ownership box for the MS4. Indicate whether or not the applicant is taking responsibility for any Public School MS4s.

Item F. List the names of all regulated MS4s to which the MS4 is physically interconnected

Provide the names of all interconnected regulated MS4s.

SECTION II Stormwater Discharge Information

Item A. Receiving Water Information

List the names of all surface waters receiving a discharge from the MS4.

Item B. Impaired Waters Information

Provide the name of any surface waters receiving a direct discharge from the MS4 that is listed in the 2022 Virginia 303(d)/305(b) Water Quality Assessment Integrated Report.

Section III Stormwater Management Program Agreements

Provide a description, permit requirements covered and third parties participating for each existing agreement between the operator and any third parties.

Section IV Draft Chesapeake Bay Total Maximum Daily Load (TMDL) Action Plan

Provide a copy of the draft Chesapeake Bay TMDL Action Plan detailing the required 60% reductions (100% cumulative)

Section V Certification Statement and Signature

State law provides for severe penalties for submitting false information on this Registration Statement. State regulations require this Registration Statement to be signed by either a

principal executive officer or ranking elected official. For purposes of this section, a principal executive officer of a public agency includes:

- (a) The chief executive officer of the agency, or
- (b) A senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency.



Commonwealth of Virginia

VIRGINIA DEPARTMENT OF ENVIRONMENTAL QUALITY

NORTHERN REGIONAL OFFICE
13901 Crown Court, Woodbridge, Virginia 22193
(703)583-3800
www.deq.virginia.gov

Travis A. Voyles
Secretary of Natural and Historic Resources

Michael S. Rolband, PE, PWD, PWS Emeritus
Director
(804) 698-4020

Richard Doucette
Regional Director

November 1, 2023

VIA ELECTRONIC MAIL

Col. Tashna N. Lowery
Joint Base Commander, JBM-HH
US Army – Fort Myer
204 Lee Ave.
Arlington, VA 22211-1199
Tashna.n.lowery2.mil@army.mil

Re: General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems General Permit Number VAR040068 – US Army – Fort Myer

Dear Colonel Lowery:

Department staff has reviewed your Registration Statement and determined that the referenced Municipal Storm Sewer System (MS4) is hereby covered under the General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems. The effective date of your coverage under this general permit is November 1, 2023, or the date of this letter, whichever is later. You may obtain a copy of the general permit from <https://law.lis.virginia.gov/admincode/title9/agency25/chapter890/section40/>.

Please submit future permit correspondence and your annual MS4 program reports to Rebecca Johnson of the DEQ Northern Regional Office at rebecca.johnson@deq.virginia.gov. The general permit will expire on October 31, 2028. The conditions of the permit require that you submit a new registration statement on or before August 3, 2028, if you wish to have continued coverage under the general permit.

If you have any questions about this letter or the general permit, please contact Rebecca Johnson at 571-866-6500 or rebecca.johnson@deq.virginia.gov.

Respectfully,
Sarah K.

Sivers
Sarah K. Sivers
Water Permits and Planning Manager
Northern Regional Office

Digitally signed by: Sarah K. Sivers
DN: cn = Sarah K. Sivers email =
sarah.sivers@deq.virginia.gov C =
US O = VA Dept. of Environmental
Quality
Date: 2023.11.01 10:17:52 -0400

APPENDIX C

PUBLIC EDUCATION AND OUTREACH PLAN

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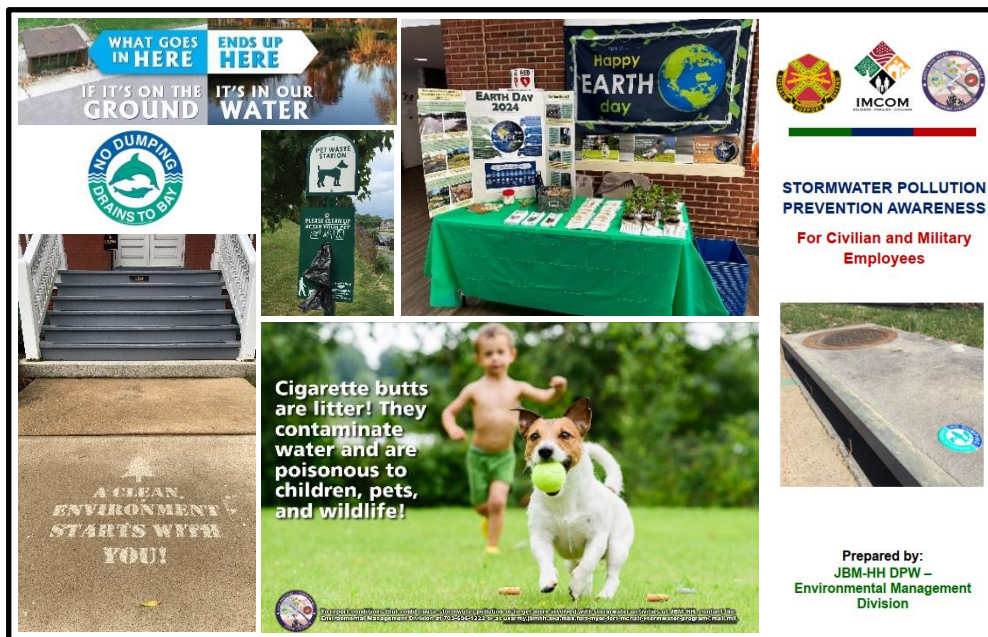
JOINT BASE MYER – HENDERSON HALL MUNICIPAL SEPARATE STORM SEWER SYSTEM (MS4) PROGRAM PLAN



APPENDIX C

PUBLIC EDUCATION AND OUTREACH PLAN

FOR FORT MYER & HENDERSON HALL INSTALLATIONS FORT MYER, VIRGINIA



Prepared by:
JBM-HH Directorate of Public Works, Environmental Management Division

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1.0 INTRODUCTION

Minimum Control Measure (MCM) 2 of the 2023 Virginia Municipal Separate Storm Sewer Systems (MS4) General Permit requires MS4 operators to engage the public in stormwater pollution prevention activities and to keep the public informed about the operator's MS4 permit compliance activities. The definition of "public" for Department of Defense (DoD) installations, including Joint Base Myer-Henderson Hall (JBM-HH), is different from the definition of public as it applies to typical municipalities that own and operate MS4s. In the 2013 MS4 General Permit, the Virginia Department of Environmental Quality (VADEQ) stated that they concur with the US Environmental Protection Agency's (EPA's) suggested interpretation of "public" for DoD facilities as "the resident and employee population within the fence line of the facility¹." The 2023 MS4 Permit does not indicate a change in VADEQ's interpretation of "public." Therefore, this interpretation was used as guidance for defining the targeted public audience for the public involvement and participation activities included in this Public Education and Outreach Plan.

1.1 Plan Goals

The primary goals of the JBM-HH public education and outreach program are consistent with goals presented in Section I.E.1.a of the MS4 General Permit:

- 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;
- Increase the public's knowledge of hazards associated with illegal discharges and improper disposal of waste, including pertinent legal implications; and
- Implement a diverse program with strategies that are targeted towards individuals or groups most likely to have significant stormwater impacts.

¹9VAC25-890-40, Section II B

2.0 INSTALLATION CHARACTERISTICS

JBM-HH is located in the Washington, D.C. metropolitan area and was created from the administrative reorganization of the Fort Myer Military Community (Fort Myer and Fort McNair) and the U.S. Marine Corps (USMC) Headquarters Battalion Henderson Hall (Henderson Hall) as a result of Base Area Realignment and Closure (BRAC) 2005 recommendations. Fort Myer and Henderson Hall are located in Arlington, Virginia, directly across the Potomac River from Washington, D.C.; Fort McNair is located in Southwest Washington, D.C. at the confluence of the Washington Channel of the Potomac River and the Anacostia River.

The Virginia MS4 General Permit issued to JBM-HH applies to U.S. Army Installation Fort Myer (Fort Myer) and the USMC installation at Henderson Hall (Henderson Hall), which are jointly referred to as ‘the Installation’ in this Plan. The Installation is home to the 3rd U.S. Infantry Regiment (The Old Guard) and the USMC Headquarters Battalion structured within the Marine Corps National Capital Region Command. Joint Base Myer-Henderson Hall provides installation services and support to military members, civilians, retirees, and their families with a quality of life commensurate with the quality of their service. This Public Education and Outreach Plan primarily addresses the resident and employee populations of the Installation. The transient populations that use the services available at the Installation are addressed when applicable.

The land area served by the Installation’s MS4 encompasses approximately 270 acres. Stormwater from all areas of the Installation discharges to the Installation’s MS4, which is interconnected with the MS4s for Arlington County, the Virginia Department of Transportation (VDOT), and Arlington National Cemetery (ANC). There are no natural surface water bodies present within the fence line of the Installation. A portion of a Lower Long Branch tributary runs in an enclosed culvert along the southern boundary of the Installation.

2.1 Water Quality Issues

Stormwater from the Installation discharges via MS4s for Arlington County, VDOT, and ANC to Potomac River tributaries – including Four Mile Run – and ultimately to the Chesapeake Bay. Impairments that have been identified for these water bodies include bacteria (fecal coliform and E. Coli), nutrients (nitrogen and phosphorus), polychlorinated biphenyls (PCBs), pH, and sediment. The Installation was evaluated to identify if these or other pollutants may need to be targeted for public education and outreach. The primary activities at the Installation include the following:

- Administrative offices for various Army and USMC operations
- Housing for active-duty military personnel in single-family, duplex, and dormitory-style housing
- Healthcare, childcare, recreation, dining, retail (military exchange stores, commissary, automobile fueling, etc.) and other support service facilities for active-duty and retired military personnel
- Stabling and care of horses used for funeral services at ANC
- Storage and fueling of buses for military bands, ceremonial regiments, and other groups
- Ceremonial activities including funeral services at two chapels
- Training and kennel facilities for military dogs
- Military vehicle (including buses) maintenance and storage
- Installation operation and maintenance activities

Routine inspections of the Installation's high-priority facilities are conducted in accordance with JBM-HH's Stormwater Pollution Prevention Plans (SWPPPs). Information obtained from inspections and previous stormwater monitoring as well as a review of the Installation's activities was used to identify high-priority water quality issues to be addressed with public education and outreach efforts. The following summarizes the evaluation results with regard to the pollutants identified in local water quality impairments and other potential pollutants:

- **Bacteria (specifically fecal coliform and E. Coli):** Sources of bacteria at JBM-HH include animal waste from the resident pet population, dog kennels, and horse stables on base. The resident pet population is minimal, and wastes from the dog kennels and horse stables are strictly managed to minimize pollution potential. There is one septic system that serves a single toilet facility for a guard station at the Wright Gate. No sanitary sewer cross connections were identified during the most recent comprehensive cross-connection survey. Waste management associated with dining facilities at the Installation has a minor potential to contribute bacteria to stormwater discharges.
- **Nutrients (specifically nitrogen and phosphorus):** Grounds maintenance for all areas of the Installation is the responsibility of the Directorate of Public Works (DPW). There are no individual resident-maintained landscape areas. Fertilizer application is the responsibility of DPW and will be addressed in accordance with the nutrient management requirements for MCM #6 of the MS4 General Permit. Another potential nutrient source is discharges from roadways and parking lots, which are swept on a regular basis.
- **PCBs:** A PCB TMDL Action Plan was developed for the Installation in 2016, and most recently updated in 2023, to assess current and historic uses of PCBs and address potential PCB pollutant concerns. During the development of the Action Plan, it was confirmed that there are no known existing sources of PCBs at the Installation. Transformers are owned and operated by the local utility, Dominion Virginia Power. PCB-containing transformer oils were reportedly replaced years ago. As a precautionary measure, sampling for PCBs was conducted at three outfalls; details regarding analytical results and ongoing monitoring are provided in the 2023 PCB TMDL Action Plan.
- **pH:** There are no known activities at the Installation that could significantly affect the pH of stormwater discharges.
- **Sediment:** Potential sources of sediment discharges identified at the Installation include erosional areas, construction activities, and roadways/parking lots. Construction site stormwater runoff control is addressed in accordance with the requirements for MCM #4 of the MS4 General Permit.
- **Other pollutants:** Oil and grease, hydrocarbons, and related pollutants have the potential to be discharged to stormwater from the following activities: vehicle fueling; vehicle maintenance, storage, and parking; and dining facility waste management. Trash and litter from resident, non-resident, and employee populations has been observed throughout the Installation.
- **Stormwater Management Facilities (SMFs)/BMPs:** Numerous SMFs/BMPs, including bioretention areas and permeable pavement, have been constructed on base to help meet the Chesapeake Bay TMDL pollutant reduction requirements. Public education, including that of base contractors, regarding the purpose and function of these facilities is important to protect them from being compacted or improperly maintained.

Based on the above evaluation results, three high-priority water quality issues identified for the Installation to be addressed in public education and outreach efforts include:

- **Oil and grease, hydrocarbons, and related pollutants** associated with vehicle maintenance and fueling operations as well as leaks from personal vehicles; and
- **SMFs/BMPs** implemented on base to reduce pollutant loads from the installation's stormwater runoff.
- **Trash and litter** (particularly cigarette butt litter) from employees, residents, and non-residents.

2.2 Target Audiences

The potential target audiences for public education and outreach efforts include the populations that live and work at the Installation; military family members, retirees, and spouses that use the services provided at the Installation; and visitors for funeral services and ceremonies. The estimated population numbers for each of these audiences were derived from a recent transportation study² as follows (note: a new transportation study is in progress as of April 2024. Once completed, this numbers will be updated to reflect the data from the current study):

- **Active Duty Military Population:** assigned: 2,020; attached: 5,900
- **Civilian Workforce:** 5,600
- **Surge Ceremonial Guard:** 4 funerals/day; guard arrives in buses from all services
- **Visitors for Funeral Services:** guests arrive in cars for each ceremony; numbers vary according to type of funeral; low: 15 vehicles; high: 400 vehicles (high level services).
- **Military Family Members, Retirees, and Spouses accessing services:** 120,000
- **Military Visitors MCX/PX:** 4,961 customer/ week; average 243,935 customers per year.
- **Fort Myer Officer's Club:** (recorded uses for 1 October 2011 to 30 September 2012):
 - Catered Events - 72,700 customers;
 - Dining: 56,260 customers;
 - Swimming Pool Memberships: 40,500 customers, Memorial to Labor Day.

The target audiences most likely to have impacts related to each of the high-priority water quality issues identified for the Installation are summarized in **Table 2-1** below.

| Table 2-1. High-Priority Water Quality Issue Target Audiences and Populations | |
|--|--|
| Water Quality Issue | Target Audiences/ Approximate Population |
| Oil and grease, hydrocarbons, and related pollutants | Civilian workforce/ 5,600 Active duty military population/ 7,900 |
| Stormwater Management Facilities/BMPs | Civilian workforce with relevant duties that could impact SMFs/100-500 Active duty military population and Military Family Members, Retirees, spouses accessing areas with SMFs/ 10,000 |
| Trash and Litter | Civilian workforce/ 5,600 Active duty military population/ 7,900 Military Family Members, Retirees, spouses accessing services/ 120,000 |

² 2013 Transportation Management Program Update, Joint Base Myer-Henderson Hall; Final Version Prepared by the Division of Master Planning, Directorate of Public Works; January 2014

2.3 Public Outreach Messages

JBM-HH's public outreach program aims to increase awareness of the high-priority water quality issues and provide actions that the previously described target audience members can take to prevent stormwater pollution.

Suggested actions the public can take to prevent stormwater pollution included in JBM-HH's outreach materials include, but are not limited to, the following:

- Use proper waste receptacles – Never throw trash or cigarette butts on the ground.
- Use recycling bins. Don't discard recyclable materials in the regular trash.
- Set an example for others by not littering.
- Take pride in your neighborhood and remind others to respect your neighborhood by not polluting.
- Pick up after your dog to prevent the pollution of local waters and the spread of diseases.
- Have your vehicle maintained regularly. Well-maintained vehicles run better and pollute less.
- Do not top off your vehicle tank when refueling.
- Use commercial car washes that treat washwater.
- Take public transportation or carpool whenever possible to reduce emissions and leaks.
- Consider walking or biking whenever possible.
- Immediately clean up spilled materials.
- Observe good housekeeping practices in outdoor material storage areas; limit excess storage of materials.
- Apply the smallest amount of pesticides and fertilizers necessary.
- Apply deicing materials as instructed by the manufacturer.
- Ask your supervisor if any of your activities are subject to the JBM-HH Stormwater Pollution Prevention Plan.
- Contact EMD if you have any hazardous materials for disposal.
- If you see a spill of oil or of a hazardous material, report it by calling 911.
- If you see a condition that is causing or could cause stormwater pollution, notify JBM-HH EMD.

In addition to the above actions, horse stables staff are encouraged to take the following actions to protect stormwater quality:

- Observe outdoor stable and yard areas during a rain event to determine where stormwater contacts soil and horse wastes and flows to storm drains and swales.
- Remove manure from paddocks and other outdoor areas frequently.
- Keep manure and used bedding piles covered (on the ground or in dumpsters).
- Use watertight dumpsters for manure and used bedding; promptly replace leaky dumpsters.
- Only perform horse bathing and grooming in areas that drain to the sanitary sewer.
- Do NOT hose wastes from stable entrances and outdoor areas into storm drains – use dry materials, such as wood shavings, to absorb liquid wastes and shovel up wastes for disposal in manure dumpsters.
- Do not allow wash water and drainage from horse stalls to discharge to storm sewers; discharge to sanitary sewers instead.

Staff at the dog kennels on base are encouraged to do the following, as well:

- Observe outdoor areas during a rain event to determine if stormwater contacts soil and animal wastes and flows to storm drains and swales.

- Collect animal waste promptly and dispose of it properly.
- Use watertight dumpsters for waste disposal; replace leaking dumpsters promptly.
- Only perform bathing and grooming in areas that drain to the sanitary sewer.
- Do not allow wash water and drainage from kennels to discharge to storm sewers or adjacent grassed areas; discharge to sanitary sewers only.
- Clean animal handling areas frequently.
- Properly dispose of droppings, uneaten food and other potential contaminants. Do not wash into storm drains or gutters.
- Properly dispose of unused animal pharmaceuticals.

Additionally, the following actions are suggested for staff at dining facilities on base:

- Dispose of mop water and wash water in proper indoor mop sinks; never outside.
- Clean equipment, mats, wash buckets, and food containers in an indoor sink.
- Clean up oil and grease spills on the grease collection drums/containers or on the ground.
- Ensure waste containers are in good condition, with no cracks or holes. Ensure lids are closed at all times.
- Use dry cleaning methods - Use absorbent materials to soak up oil and grease. Sweep up the absorbent material, bag it, and dispose of it in the trash.

3.0 PUBLIC EDUCATION AND OUTREACH PLANNING (MCM #1)

3.1 Outreach Methods

The nature of the Installation as a small military base with a large transient population provides a challenge for distributing messages to the Installation's "public." The following methods were deemed feasible for use:

- Printed materials such as brochures, articles in Installation-wide publications, handouts, and table tents
- Signage at select locations
- Posting information on the JBM-HH website
- Social media: postings messages on the JBM-HH Facebook Page
- Employee training programs

These methods were selected as the best means to reach an equivalent 20% of each high-priority issue target audience. The anticipated impact on stormwater quality discharges for each method is presented in **Table 3-1**. **Table 3-2** presents the relevant messages for public education and outreach efforts and associated educational and outreach materials to be employed for each.

| Table 3-1. Anticipated Impacts of Outreach Methods | |
|--|--|
| Outreach Method | Anticipated Impacts |
| Printed Materials | <ul style="list-style-type: none">• Improve stormwater discharge quality by increasing public knowledge of stormwater pollution issues, how their actions can affect water quality, and actions they can take to prevent stormwater pollution. |
| Signage | <ul style="list-style-type: none">• Improve stormwater discharge quality by educating public about:<ul style="list-style-type: none">○ The function of stormwater management facilities○ How littering, dog waste, poor vehicle maintenance, and other actions can affect water quality○ Proper vehicle fueling techniques and spill response actions. |
| JBM-HH Website and Social Media Postings | <ul style="list-style-type: none">• Improve stormwater discharge quality by increasing public knowledge of stormwater pollution issues, how their actions can affect water quality, and actions they can take to prevent stormwater pollution.• Alert the public to activities and events related to stormwater pollution prevention. |
| Employee Training Programs | <ul style="list-style-type: none">• Reduce stormwater pollution by ensuring employees understand stormwater pollution issues and how their actions can affect water quality, and ensuring employees understand and implement appropriate BMPs to prevent stormwater pollution. |

| Table 3-2. Public Education and Outreach Messages and Distribution Methods | | | |
|---|---|--|--|
| Pollutant | Messages | Audiences | Distribution Methods |
| Oil & grease, hydrocarbons, and related pollutants | <ul style="list-style-type: none"> • Take care of your vehicle - poorly maintained vehicles pollute waterways • Do not overfill fuel tanks • Clean up spills – do not let oils get into storm drains • Use good housekeeping BMPs in work areas to prevent leaks and spills • Properly manage food service waste oil & grease | <ul style="list-style-type: none"> • Residents • Users of fueling facilities • DPW, Fire Department, maintenance shop employees • Food service employees | <ul style="list-style-type: none"> • Signs • Brochures and Pentagon articles • Employee training • Website and Facebook postings • Table tents • Posters |
| SMFs/BMPs | <ul style="list-style-type: none"> • Purpose and function of each type of BMP • Vegetation growing in bioretention areas and bioswales may appear to be weeds but are actually native species chosen specifically for their ability to help with pollutant removal. • Do not walk through vegetated BMPs, as this could compact the soil and negatively impact the BMP's ability to allow water to infiltrate the ground. • Keep litter out of BMPs to preserve their proper function and protect their vegetation. | <ul style="list-style-type: none"> • Employees • Residents • Non-residents using Installation services • Base landscaper and other contractors | <ul style="list-style-type: none"> • Signs • Pentagon articles and brochures • Employee training |
| Trash and Litter | <ul style="list-style-type: none"> • Do not litter – what you drop on the ground ends up in storm drains and all drains lead to waterways • Cigarette butts are litter, too • Properly dispose of trash and wastes – use appropriate receptacles • Recycle as much as you can • Keep dumpsters covered | <ul style="list-style-type: none"> • Employees • Residents • Non-residents using Installation services | <ul style="list-style-type: none"> • Signs • Brochures and Pentagon articles • Employee training • Website and Facebook postings • Table tents • Posters |

The outreach methods and messages and their success at reaching the target audiences will be evaluated annually. If weaknesses are identified, the methods and messages will be adjusted as needed to better achieve the program goals.

3.2 Outreach Efforts Implemented Previously

A number of public education and outreach efforts were initiated for the Installation during previous MS4 General Permit terms by the DPW Environmental Management Division (EMD). Most of these efforts will be continued until the new outreach and education methods described in this Plan are fully implemented. In some cases, the existing BMPs will be adapted and included in the new program. A list of the Public Education and Outreach Plan elements implemented during previous permit terms and the continuation plans for each are summarized in **Table 3-3**.

Table 3-3. MCM #1 Public Education and Outreach Implementation Plan

| # | Plan Element | Continuation Plan |
|---|--|---|
| 1 | Provide information at Environmental Quality Control (EQCC) meetings about water quality, pollution prevention, and the purpose and function of stormwater management facilities. | Water quality, pollution prevention, and stormwater management facilities will continue to be included as discussion topics at EQCC meetings. |
| 2 | Publish articles or advertisements in the Pentagongram, a weekly publication with a circulation of over 19,000 in the national capital area military community, about seasonal practices to prevent stormwater pollution and current stormwater issues relevant to the local communities. Potential topics include fertilizer application (spring), pet cleanup practices (summer), leaf mulching and removal (fall), use of deicing materials (winter), purpose of stormwater management facilities on base, and importance of protecting the Chesapeake Bay. | EMD will continue to submit articles for publication in the Pentagongram that target stormwater pollution prevention practices for base residents and employees. |
| 3 | Establish an environmental information page on the JBM-HH website that provides tips on pollution prevention, household hazardous waste disposal, recycling opportunities, community environmental events, reporting illegal dumping, etc. | The JBM-HH EMD webpage will be periodically updated with environmental information relevant to stormwater pollution prevention. |
| 4 | Prepare public education brochures for activities with the potential to contribute to stormwater pollution and a general stormwater pollution awareness brochure for new residents and workers. Brochures target the horse stables, dog kennels, dining facilities, residents, and more. | Brochures that were previously prepared will be updated and redistributed in. New brochures will be developed as needed. |
| 5 | Install “No Dumping, Drains to Stream” medallions on stormwater inlets. An event was held in April 2016 involving military personnel and DPW employees in the effort to install medallions on inlets throughout JBM-HH. Informational door hangers were then distributed to base residents on the purpose of the medallions and importance of preventing stormwater pollution. | Medallions will be installed on stormwater inlets that were missed during the 2016 event and as needed (i.e. if the previously installed markers are removed or damaged). The door hangers will also be redistributed occasionally to provide the information to new residents. |
| 6 | Provide stormwater pollution prevention training to DPW staff and base contractors. Topics include best management practices, prevention methods, reporting procedures, spill cleanup and more. | This training will continue to be held annually. |
| 7 | Provide specific training to DPW Staff using the DPW 447 Storage Yard on site-specific proper storage practices, leak prevention techniques, cleanup methods, and more. | Additional sessions of this training will be held for DPW staff on an as-needed basis. |
| 8 | Use Rainworks hydrophobic spray and large stencils to add pollution prevention messages to sidewalks that only show up during rainstorms. This activity was first conducted in September 2022 and the messages lasted several months. An article on the messages and event was then published in the Pentagongram. | The pollution prevention messages will be reapplied multiple times during the 2023 permit term, depending on how long the messages last. |

3.3 Additional Outreach Efforts for 2023 MS4 General Permit Term

While the outreach efforts described above will be continued during 2023 MS4 General Permit term, other public outreach activities are to be implemented to further the reach of the Stormwater Public Outreach Program, as described in **Table 3-4** below.

| Table 3-4. JBM-HH Additional MCM #1 Efforts | | |
|--|--|---|
| # | Description | Audiences |
| 1 | Installation of informational signs near each new stormwater management facility (SMF) constructed on the Installation. The signs will provide the public with information on the purpose of each SMF and how they work. Signs will be installed as new SMFs are constructed. | <ul style="list-style-type: none"> • Employees • Residents • Non-residents using Installation services |
| 2 | Installation of eight dog waste bag stations and signs throughout the Installation. Handouts will be distributed to the residents on base during the planning stages to provide information on the importance of cleaning up dog waste and requesting input for the station locations. | <ul style="list-style-type: none"> • Residents |
| 3 | Provide training to DPW Staff using the DPW 447 Storage Yard on proper storage practices, leak prevention techniques, cleanup methods, and more. | <ul style="list-style-type: none"> • DPW Employees |
| 4 | Setup an Earth Day booth at the Fort Myer Community Center. Provide information to the public on stormwater pollution prevention, SMFs, eco-friendly alternatives to standard items, and more. Handout giveaways with tags attached providing a short list of eco-friendly tips. | <ul style="list-style-type: none"> • Employees • Residents • Non-residents using Installation services |

3.4 Anticipated Timeline

The anticipated timeline and frequency of distribution of the above-described public education and outreach BMPs are identified in **Table 3-5** below:

| Table 3-5. Anticipated Timeline for Public Education & Outreach Implementation | | | | | | |
|---|----------------------------------|------------------------|------------------------|------------------------|--------------------------|--------------------------|
| BMP Category | Strategies | Permit Year | | | | |
| | | 1 | 2 | 3 | 4 | 5 |
| Traditional Written Materials | Informational Brochures | ✓ Two Distributed | ✓ Two Distributed | ✓ Two Distributed | ✓ Two Distributed | ✓ Two Distributed |
| | Table Tents at DFAC | | ✓ | | ✓ | |
| Signage | Cigarette Butt Littering Posters | | ✓ | | | ✓ |
| | New SMF Signs | | | ✓ 6 Installed | (As needed for new SMFs) | (As needed for new SMFs) |
| | Stormwater Inlet Medallions | ✓ As needed | ✓ As needed | ✓ As needed | ✓ As needed | ✓ As needed |
| | Dog Waste Bag Station Signs | | | ✓ 8 Installed | ✓ As needed | ✓ As needed |
| Media Materials | Pentagram Articles | ✓ Two articles/year | ✓ Two articles/year | ✓ Two articles/year | ✓ Two articles/year | ✓ Two articles/year |

| Table 3-5. Anticipated Timeline for Public Education & Outreach Implementation | | | | | | |
|--|------------------------|---|---|---|---|---|
| Activities | Earth Day Booth | ✓ | ✓ | ✓ | ✓ | ✓ |
| | Rainy Day Messages | | ✓ | | ✓ | |
| Speaking Engagements | EQCC Presentations | ✓ | ✓ | ✓ | ✓ | ✓ |
| | Providing DPW Training | ✓ | ✓ | ✓ | ✓ | ✓ |

4.0 PUBLIC INVOLVEMENT & PARTICIPATION (MCM #2)

The DPW EMD is responsible for development and implementation of the Installation's Public Education and Outreach program. Past efforts to generate public participation have not resulted in significant public input. This is likely due in part to the transient nature of most of the Installation's population, which is unlikely to feel connected to the environmental resources of the surrounding areas. Greater efforts will be put forth during this permit term to generate interest in environmental protection and solicit input that can be used to modify the messages and methods for public education and outreach efforts. The distribution methods identified in **Section 3** will be used to engage the public and solicit input.

4.1 Public Involvement Procedures

In accordance with the requirements in Section I.E.2.a of the MS4 General Permit, identified below, JBM-HH has developed and implemented the following procedures:

| Table 4-1. JBM-HH Public Involvement Procedures | |
|--|---|
| Section I.E.2.a "The permittee shall develop and implement procedures for the following:" | JBM-HH Procedures |
| The public to report potential illicit discharges, improper disposal, or spills to the MS4, complaints regarding land disturbing activities, or other potential stormwater pollution concerns. | <ul style="list-style-type: none">• JBM-HH's Stormwater Pollution Prevention webpage provides contact information and instructions for reporting stormwater pollution concerns; information provided includes an Environmental Incident/Inquiry Report Form, EMD's address and phone numbers, and an email address specific to JBM-HH's Stormwater Program, which was created in 2020 to provide the public with an additional method of contacting EMD.• EMD phone numbers are also provided in Pentagonagram articles, informational brochures, posters, and table tents for the public to contact about stormwater-related issues or concerns. Additionally, the Stormwater Program email address is being added to the outreach materials as they are updated. |
| The public to provide input on the permittee's MS4 program plan. | <ul style="list-style-type: none">• When the MS4 Program is updated, a notice is posted on the main page of JBM-HH's website informing the public that the Program Plan is available for review and a link to the Plan is provided. Contact information for the EMD is provided as a method of submitting comments on the Plan and/or obtaining a copy of the Plan.• JBM-HH's Stormwater Pollution Prevention webpage provides a link to a Stormwater Program email address and encourages the public to submit comments on the MS4 Program Plan, Chesapeake Bay TMDL Action Plan, and more to EMD at the provided email address. |
| Responding to public comments received on the MS4 program plan or complaints. | <ul style="list-style-type: none">• If a complaint is received, the caller's contact information is collected so that closure on the issue can be provided when the issue has been addressed.• If comments are received on the MS4 Program Plan, they are compiled and a written response is provided. The comment/response document would be uploaded to the JBM-HH Website along with the Plan. |

| Table 4-1. JBM-HH Public Involvement Procedures | |
|--|--|
| Maintaining documentation of public comments received on the MS4 program and associated MS4 program plan and the permittee's response. | <ul style="list-style-type: none"> Public input and complaints are recorded and maintained in the stormwater filing system kept at the EMD office on base and in EMD network folders for a minimum of five years. |

4.2 JBM-HH Stormwater Webpage

JBM-HH has designed a webpage dedicated to the Installation's Stormwater Pollution Prevention Program. This webpage includes the following documents and information:

- The effective MS4 permit and coverage letter
- JBM-HH's MS4 Program Plan
- The MS4 Annual Report for each year of the permit term covered by this permit (uploaded to the website within 30 days of submittal to VADEQ)
- The most current Chesapeake Bay TMDL Action Plan and associated annual status reports
- The most current PCB TMDL Action Plan
- The Environmental Incident/Inquiry Report for the public to report potential illicit discharges, improper disposal, or spills to the MS4, complaints regarding land disturbing activities, or other potential stormwater pollution concerns
- Methods for how the public can provide input on JBM-HH's MS4 Program Plan and Chesapeake Bay and PCB TMDL Action Plans

EMD's webpage can be found here:

<https://home.army.mil/jbmhh/index.php/teamJBMHH/about/Base/environmental-management-division>.

The Stormwater Program webpage can be found here:

<https://home.army.mil/jbmhh/index.php/teamJBMHH/about/Base/stormwater-pollution-prevention-jbm-hh>.

4.3 Public Involvement and Participation Activities

The public involvement and participation activities identified in **Table 4-2** below are anticipated for this permit term. Several of these activities are already held on a regular basis and are anticipated to be continued. **Table 4-2** includes the targeted audiences and the metrics used to determine if the activity is beneficial to water quality.

| Table 4-2. JBM-HH Public Involvement & Participation – MCM #2 BMPs | | | |
|---|--|---|---|
| # | BMP Description | Metrics | Audiences |
| 1 | Participation on environmental advisory committee – an EMD representative gives a presentation to base-wide division and organizational leaders at Environmental Quality Control Committee (EQCC) meetings at least semi-annually, providing information on current stormwater and other environmental issues on base. The attendees then disseminate the information to their respective organizations. | Number of attendees at each EQCC meeting | <ul style="list-style-type: none"> • Employees and military personnel across the Installation |
| 2 | Installation of eight dog waste bag stations and signs throughout the Installation. Handouts will be distributed to the residents on base during the planning stages to provide information on the importance of cleaning up dog waste and requesting input for the station locations. | Number of residents reached with distribution of informational handout | <ul style="list-style-type: none"> • Residents |
| 3 | Provide training to DPW Staff using the DPW 447 Storage Yard on proper storage practices, leak prevention techniques, cleanup methods, and more. | Number of staff members included in training session | <ul style="list-style-type: none"> • DPW Employees |
| 4 | Base-wide clean-up events are held at JBM-HH every Fall and Spring. During these events, the Installation is divided into areas of responsibility for various garrison organizations to clean up. During the events, employees and military personnel pick up trash around the Installation, clean out no longer used chemicals for proper disposal, and more. | Number of bags of trash collected | <ul style="list-style-type: none"> • Installation employees • Military personnel |
| 5 | JBM-HH holds a joint clean-up event with Arlington National Cemetery for DoD's Clean the Bay Day, where participants target cleanup of areas along the JBM-HH/ANC property boundaries, as well as various SMFs on base. | Number of bags of trash collected | <ul style="list-style-type: none"> • Installation employees • Military personnel |
| 6 | A public Shredding Event is occasionally held on base and advertised for residents, employees, and military personnel. A large shredding truck is brought to multiple locations on base and made available for the public to bring documents and paper products for shredding and recycling. | Number of participants in the collection event and/or amount of paper shredded and recycled | <ul style="list-style-type: none"> • Installation employees • Military personnel • Residents |
| 7 | To further cooperation with local regulatory entities and share information, a representative of JBM-HH will attend public outreach meetings related to stormwater issues held by the regional VADEQ office and Arlington County. A JBM-HH representative also calls in for the quarterly Chesapeake Bay Action Team conference calls. | Number of participants attending the meetings | <ul style="list-style-type: none"> • Installation employees • Surrounding communities |

| Table 4-2. JBM-HH Public Involvement & Participation – MCM #2 BMPs | | | |
|--|--|--|---|
| 8 | Install “No Dumping, Drains to Stream” medallions on stormwater inlets. An event was held in April 2016 involving military personnel and DPW employees in the effort to install medallions on inlets throughout JBM-HH. Informational door hangers were then distributed to base residents on the purpose of the medallions and importance of preventing stormwater pollution. Medallions will be installed on stormwater inlets that were missed during the 2016 event and as needed (i.e. if the previously installed markers are removed or damaged). The door hangers will also be occasionally redistributed to provide the information to new residents. | Number of medallions installed on stormwater inlets and number of residents reached with distribution of informational handout | <ul style="list-style-type: none"> • Installation employees • Military personnel • Residents |
| 9 | The EMD regularly collects old/no longer used household chemicals, batteries, and oil from the public for proper disposal. The collection of these materials and the drop off location is advertised to the employees, residents, and military personnel on base. | Number of containers of materials collected | <ul style="list-style-type: none"> • Installation employees • Military personnel • Residents |

4.4 Anticipated Timeline

The anticipated timeline and frequency of distribution of the above-described public involvement and participation activities are identified in **Table 4-3** below:

| Table 4-3. Anticipated Timeline for Public Involvement & Participation Activities | | | | | | |
|---|------------------------------------|----------------|----------------|------------------|----------------|----------------|
| BMP Category | Strategies | Permit Year | | | | |
| | | 1 | 2 | 3 | 4 | 5 |
| Restoration | Base-wide Clean-up Events | ✓ | ✓ | ✓ | ✓ | ✓ |
| | Clean the Bay Day | ✓ | ✓ | ✓ | ✓ | ✓ |
| Educational Events | EQCC Presentations | ✓ | ✓ | ✓ | ✓ | ✓ |
| | Attending Public Outreach Meetings | ✓ | ✓ | ✓ | ✓ | ✓ |
| | DPW Training | ✓ | ✓ | ✓ | ✓ | ✓ |
| Disposal or Collection Events | Shredding Event | ✓ | | ✓ | ✓ | ✓ |
| | Chemical Collection /Disposal | ✓ | | ✓ | ✓ | ✓ |
| Pollution Prevention | Dog Waste Bag Station Signs | | | ✓ 8 Installed | ✓ As needed | ✓ As needed |
| | Stormwater Inlet Medallions | ✓ As needed | ✓ As needed | ✓ As needed | ✓ As needed | ✓ As needed |

5.0 ANNUAL REPORT AND PROGRAM EVALUATION

As required by the MS4 General Permit, the following information will be included in each annual report submitted to the VADEQ:

- A list of the high-priority stormwater issues JBM-HH addressed in the public education and outreach program.
- A list of the strategies used to communicate each high-priority stormwater issue to the public.
- A summary of any public input on the MS4 Program received (including stormwater complaints) and how JBM-HH responded.
- A webpage address to JBM-HH's MS4 Program and Stormwater Pollution Prevention webpage.
- A description of the public involvement activities implemented during the reporting year, including efforts to reach out and engage all economic and ethnic groups.
- A description of the public education and outreach activities conducted that included education regarding climate change.
- A report of the metric for each activity and an evaluation as to whether or not each activity is beneficial to improving water quality.
- The name of other MS4 permittees with whom JBM-HH collaborated in any public involvement opportunities.

APPENDIX D

MS4 INTERCONNECTION NOTIFICATION LETTERS

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DEPARTMENT OF THE ARMY
JOINT BASE MYER - HENDERSON HALL
204 ARLINGTON AVENUE
FORT MYER, VA 22311-1114

REPLY TO
ATTENTION OF

Department of Public Works
Environmental Management Division

1 May 2024

SUBJECT: MS4 Interconnection Notification

Mr. Scott Lonesome
Environmental Protection Specialist
Arlington National Cemetery
1 Memorial Drive
Arlington, Virginia 22211

Dear Mr. Lonesome:

Joint Base Myer-Henderson Hall (JBM-HH) is a Phase II small municipal separate storm sewer system (MS4) and is covered under the General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (Permit Number VAR040068). The purpose of this letter is to notify you of interconnections between JBM-HH's MS4 and Arlington National Cemetery's MS4. The MS4 permit requires that JBM-HH notify any downstream regulated MS4 of interconnections to JBM-HH's MS4. At this time, interconnections are known to exist between the two MS4s along the shared property boundary.

If you have any questions about the above or require additional information, please contact me at (703) 696-8055.

Sincerely,

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Richard LaFreniere
Chief
Environmental Management Division, DPW



**DEPARTMENT OF THE ARMY
JOINT BASE MYER - HENDERSON HALL
204 ARLINGTON AVENUE
FORT MYER, VA 22311-1114**

**REPLY TO
ATTENTION OF**

Directorate of Public Works,
Environmental Management Division

1 May 2024

SUBJECT: Potential MS4 Interconnection Notification

Mr. Greg Emanuel, Director
Arlington County Department of Environmental Services
2100 Clarendon Boulevard, Suite 900
Arlington, VA 22201

Dear Mr. Emanuel:

Joint Base Myer-Henderson Hall (JBM-HH) in Fort Myer, Virginia is a Phase II small municipal separate storm sewer system (MS4) and is covered under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (Permit Number VAR040068). The MS4 permit requires that JBM-HH notify any downstream regulated MS4 of interconnections to JBM-HH's MS4. This letter is to notify you that interconnections exist between JBM-HH's MS4 and Arlington County's MS4 systems along Virginia Route 27 (South Washington Boulevard) and 12th Street North.

If you have any questions about the above or require additional information, please contact me at (703) 696-8055.

Sincerely,

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Richard LaFreniere
Chief
Environmental Management Division, DPW



DEPARTMENT OF THE ARMY
JOINT BASE MYER - HENDERSON HALL
204 ARLINGTON AVENUE
FORT MYER, VA 22311-1114

REPLY TO
ATTENTION OF

Directorate of Public Works,
Environmental Management Division

1 May 2024

SUBJECT: Potential MS4 Interconnection Notification

Mr. J. Alex Foraste, P.E.
State Water Resources Program Manager
VDOT – Location & Design Division
1401 East Broad Street
Richmond, VA 23219

Dear Mr. Foraste:

Joint Base Myer-Henderson Hall (JBM-HH) in Fort Myer, Virginia is a Phase II small municipal separate storm sewer system (MS4) and is covered under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (Permit Number VAR040068). The MS4 permit requires that JBM-HH notify any downstream regulated MS4 of interconnections to JBM-HH's MS4. This letter is to notify you that interconnections likely exist between JBM-HH's MS4 and VDOT's MS4 systems along Virginia Route 50 (Arlington Boulevard) and Virginia Route 27 (South Washington Boulevard). Runoff from the northwestern region of the installation is known to discharge to open drainage channels along Route 50.

If you have any questions about the above or require additional information, please contact me at (703) 696-8055.

Sincerely,

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Richard LaFreniere
Chief
Environmental Management Division, DPW

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APPENDIX E

JBM-HH STORMWATER POLICY

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**DEPARTMENT OF THE ARMY
JOINT BASE MYER - HENDERSON HALL
204 ARLINGTON AVENUE
FORT MYER, VA 22311-1114**

AMIM-MHP

25 September 2024

MEMORANDUM FOR SEE DISTRIBUTION

SUBJECT: Joint Base Myer-Henderson Hall (JBM-HH) Policy Memorandum PW-9, Stormwater Policy

1. REFERENCES.

a. General Virginia Pollutant Discharge Elimination System (VPDES) Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems, Permit No. VAR040068 (Effective Date: 1 Nov 23, Expiration Date: 31 Oct 28).

b. Federal Water Pollution Control Act (The Clean Water Act) (enacted in 1948, amended in 1972).

c. Energy Independence and Security Act (EISA), Section 438, 4 Jan 07.

d. National Pollutant Discharge Elimination System (NPDES), 40 CFR Part 122, revised 12 Jun 23, effective 12 Jul 23.

e. Executive Order 13990; Protecting Public Health and the Environment and Restoring Science to Tackle the Climate Crisis, 20 Jan 21.

f. Executive Order 13508, Chesapeake Bay Protection and Restoration, 12 May 09.

g. Chesapeake Bay Preservation Area Designation and Management Regulations, 9VAC25-830, 31 Aug 22.

h. Virginia Erosion and Sediment Control Regulations, 9VAC25-840, 8 Nov 23.

i. EPA NPDES General Permit for Discharges from Construction Activity, 17 Feb 22, as amended 18 Jan 23.

j. Virginia Stormwater Management Program Regulation, 9VAC25-870, as amended 31 Aug 22.

k. Virginia General Permit for Discharges of Stormwater from Construction Activities, 9VAC25-880, 9 Nov 22.

l. Virginia General VPDES Permit for Discharges from Small Municipal Separate Storm Sewer Systems, 9VAC25-890, 1 Nov 23.

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SUBJECT: Joint Base Myer-Henderson Hall (JBM-HH) Policy Memorandum PW-9, Stormwater Policy

m. District of Columbia Municipal Regulations (DCMR) 2013 Rule on Stormwater Management and Soil Erosion and Sediment Control, Chapter 5 of Title 21, §§ 546, 547, and 552, 31 Jan 20.

n. Department of Defense Directive 4715.1E: Environment, Safety, and Occupational Health, 30 Dec 19.

o. Army Regulation 200-1: Environmental Protection and Enhancement, 13 Dec 07.

2. PURPOSE. This memorandum sets forth the JBM-HH policy governing stormwater pollution prevention. The policy guidance provided in the enclosure outlines proper protocols for minimizing stormwater pollution during activities that directly and indirectly impact stormwater.

3. APPLICABILITY. This policy is applicable to all military and civilian personnel and contractors who live, work, or are authorized access to the JBM-HH community.

4. POLICY & PROCEDURES. All actions on JBM-HH shall comply with applicable regulations and policy set forth in the attached policy and procedures enclosed with this policy memorandum.

5. PROPONENT. The JBM-HH Directorate of Public Works, Environmental Management Division is the proponent for this policy. The POC is the Environmental Management Chief at (703) 696-8055.

6. DELGATION OF SIGNATORY AUTHORITY. All reports required by JBM-HH's MS4 Permit, and other information requested by the Virginia Department of Environmental Quality (VADEQ), shall be signed by a principal executive officer of the installation or a duly authorized representative of that person. The Garrison Commander, as the principal executive officer for the MS4 permit, may delegate signature authority to the Director of Public Works or the Environmental Management Division Chief, provided that a written authorization of the delegation of signatory authority is provided to the VADEQ. The Delegation of Signature Authority remains valid until a new Garrison Commander is appointed. At such time, a new Delegation of Signature Authority must be filed. Signature Authority from the current Garrison Commander was delegated to the Chief of the Environmental Management Division via Memorandum dated May 2024.

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Encl

TASHA N. LOWERY
COL, AG
Commanding

DISTRIBUTION:

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AMIM-MHP

SUBJECT: Joint Base Myer-Henderson Hall (JBM-HH) Policy Memorandum PW-9, Stormwater Policy

***Stormwater Management Procedures
Joint Base Myer-Henderson Hall***

1. PERMITS AND APPLICABLE REGULATIONS.

a. Permits: General Virginia Pollutant Discharge Elimination System (VPDES) Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (MS4), Permit No. VAR040068 (Effective Date: 1 November 2023, Expiration Date: 31 October 2028).

b. Applicable Regulations: In addition to the permit named above, the Stormwater Program must comply with federal and state regulations, and Department of Defense and Department of the Army policies, including the following:

(1) Federal:

(a) Federal Water Pollution Control Act (The Clean Water Act).

(b) Energy Independence and Security Act (EISA), Section 438.

(c) Executive Order 13990 Climate Crisis; Efforts to Protect Public Health and Environmental and Restore Science.

(d) Executive Order 13508, Chesapeake Bay Protection and Restoration.

(e) National Pollutant Discharge Elimination System, 40 CFR Part 122.

(f) EPA NPDES General Permit for Discharges from Construction Activity.

(2) Virginia:

(a) Chesapeake Bay Preservation Area Designation and Management Regulations, 9VAC25-830.

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

(c) Virginia Stormwater Management Program Regulation, 9VAC25-870.

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SUBJECT: Joint Base Myer-Henderson Hall (JBM-HH) Policy Memorandum PW-9, Stormwater Policy

(d) Virginia General Permit for Discharges of Stormwater from Construction Activities, 9VAC25-880.

(e) Virginia General VPDES Permit for Discharges from Small Municipal Separate Storm Sewer Systems, 9VAC25-890.

(3) District of Columbia:

(a) 2013 Rule on Stormwater Management and Soil Erosion and Sediment Control, Chapter 5 of Title 21 of the District of Columbia Municipal Regulations (DCMR), §§ 546, 547, and 552, as amended 31 Jan 2020.

(4) Department of Defense:

(a) Environment, Safety, and Occupational Health, 4715.1E.

(5) Department of the Army:

(a) Environmental Protection and Enhancement, AR 200-1.

2. POLICY & PROCEDURES.

a. Stormwater runoff at Fort Myer-Henderson Hall and Fort McNair are subject to different sets of regulations due to being located in different regulatory jurisdictions (i.e. Commonwealth of Virginia and District of Columbia).

(1) Stormwater runoff at Fort Myer and Henderson Hall flows to JBM-HH's storm sewer system, which is permitted by the Virginia Department of Environmental Quality (DEQ) as a small municipal separate storm sewer system (MS4) under the VPDES permit.

(2) Stormwater runoff at Fort McNair is not regulated by a specific permit; instead, stormwater from Fort McNair flows directly into the Potomac River or to the District of Columbia's MS4, which is permitted by the US Environmental Protection Agency (EPA). The District of Columbia Department of Energy and Environment (DOEE) has oversight of the MS4 and has the authority to take measures that reduce pollutants at the source, by inspecting facilities and issuing notices of violation, fines, and penalties for noncompliance with the District of Columbia's stormwater regulations.

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SUBJECT: Joint Base Myer-Henderson Hall (JBM-HH) Policy Memorandum PW-9, Stormwater Policy

(3) These permits and the Commonwealth of Virginia's and District of Columbia's stormwater regulations serve as the basis for JBM-HH's Environmental Management Division (EMD) Stormwater Program duties. The Stormwater Program is responsible for maintaining compliance with permit conditions; however, compliance with permit conditions requires cooperation from other Directorates and Installation entities, as well as the Installation's residents, employees, and visitors. See Section 1.b for applicable regulations.

b. The following pollution prevention measures will be implemented to protect surface waters that receive stormwater discharges from JBM-HH:

(1) **Illicit Discharges.** JBM-HH's stormwater permit allows only stormwater into its storm sewer system. With a few exceptions, materials other than stormwater discharged to the storm drain system are called illicit discharges and are strictly prohibited.

(a) Any sort of dumping or disposal of material into a storm drain is considered an illicit discharge. Illicit discharges may be deliberate or unintentional and can occur at any time. Illicit discharges can range from oil spills to muddy runoff or tracked sediment to a sanitary sewer cross-connection, all allowing pollutants to enter the storm sewer system.

(b) EMD will investigate illicit discharges; however, residents, employees, and visitors should notify EMD when they observe an illicit discharge occurring. Examples of reportable incidents include:

1. Any flow observed 72 hours or more after the last rain event.
2. Muddy runoff or tracked sediment, especially near a construction site.
3. Washwater from vehicle and equipment washing (other than residents' personal vehicles and EMD-authorized car wash fundraisers as described in Section 2.b.2.b.).
4. Spilled or dumped chemicals or waste materials (dry or wet) that are entering a storm drain.
5. Pet wastes.

(c) Exceptions to the illicit discharge rule include water from firefighting activities; hydrant and potable water line flushing's; irrigation water from landscape

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SUBJECT: Joint Base Myer-Henderson Hall (JBM-HH) Policy Memorandum PW-9, Stormwater Policy

watering; and groundwater or spring water. Any concerns or suspected illicit discharges should be reported to EMD for further investigation.

(2) Vehicle Washing. Vehicle washing generates washwater that may be contaminated with grease, oil, fuel, dusts and residues, soaps, and other pollutants, which then flow untreated into storm sewer systems and waterways.

(a) JBM-HH residents may wash personal vehicles in residential areas of the Installation, but when possible, shall use the commercial vehicle wash at Henderson Hall or the vehicle wash rack at Fort McNair, which filters washwater before discharging water to the sanitary sewer system.

(b) Noncommercial fundraising car washes are allowed in certain locations on the Installation, provided that they are pre-approved by EMD; only biodegradable, phosphate-free, water-based cleaners are used; and nearby downgradient stormwater inlets are protected with booms/absorbent socks.

(c) JBM-HH's stormwater permit explicitly prohibits the discharge of washwater associated with municipal vehicle washing operations to JBM-HH's storm sewer system. Municipal vehicles include:

1. JBM-HH police cars.
2. JBM-HH fire trucks and engines.
3. Military vehicles.
4. Public Works vehicles.
5. Public Works equipment.
6. Buses.
7. Contractor vehicles and equipment.
8. All other vehicles designated for official government use at JBM-HH.

(3) Spills and Leaks.

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SUBJECT: Joint Base Myer-Henderson Hall (JBM-HH) Policy Memorandum PW-9, Stormwater Policy

(a) Every precaution should be taken when working with chemicals and materials outdoors so that spills are minimized. When they occur, respond to spills and leaks immediately to keep spilled material from entering the storm drain system. Spill kits are located at the AAFES fueling station for spill clean-up and in various workshops for employees' use.

(b) All spills and leaks are required to be reported to EMD for proper cleanup. Emergency spills and leaks involving hazardous substances should also be reported to Emergency Services by calling 911.

(4) Construction Projects. During their planning phase, construction projects of all sizes are required to consider their potential impacts to stormwater and adhere to the following guidelines to minimize stormwater pollution. Residents, employees, and visitors observing any stormwater incidents stemming from construction projects (e.g. runoff during dry weather, excessive sediment, trash and litter, concrete washout) should contact EMD.

(a) Energy Independence and Security Act (EISA) Section 438.

1. If the footprint of a construction project is greater than 5,000 gross square feet or expands the footprint of existing facilities by more than 5,000 gross square feet, strategies must be employed to maintain or restore the predevelopment hydrology of the property. If the 5,000-square foot threshold is crossed, green infrastructure (i.e. rain gardens, bioretention areas, rain catchment systems, etc.) must be incorporated into the project design to retain the appropriate amount of stormwater onsite.

2. The project "footprint" consists of all horizontal hard surfaces and disturbed areas associated with the project development, including both building area and pavements (such as roads, parking, and sidewalks).

3. "Predevelopment hydrology" is defined as the pre-project hydrologic conditions of temperature, rate, volume, and duration of stormwater flow from the project site.

(b) Fort Myer and Henderson Hall.

1. Stormwater discharges from construction must be minimized by using erosion and sediment controls and protective barriers around disturbed land and stockpiles. Contractors for projects disturbing 10,000 square feet of land or more (or 2,500 square feet of land or greater in areas designated under the Chesapeake Bay

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Preservation Act) must submit an Erosion and Sediment Control (ESC) Plan to the Virginia DEQ for review and approval. Projects disturbing one acre or more must submit a Stormwater Management Plan to the Virginia DEQ for approval, develop a stormwater pollution prevention plan (SWPPP) and apply for a Construction General Permit (CGP). Contractors are responsible for obtaining the required approvals and permit coverage, including closure of the permit upon completion of construction. Virginia DEQ must approve Erosion and Sediment Control Plans, Stormwater Management (SWM) Plans, and SWPPPs and/or issue a Construction General Permit before land disturbing activities take place.

2. Any planned submittals to the Virginia DEQ must be submitted to the EMD for review at least 30 days prior to submission to Virginia DEQ. All construction projects, regardless of size, are subject to inspection by EMD personnel. Access to the construction sites must therefore be granted to EMD personnel whenever inspections are conducted.

3. JBM-HH's stormwater permit requires qualified Installation personnel to conduct inspections of construction projects disturbing 10,000 square feet of land or greater (or 2,500 square feet of land or greater in areas designated under the Chesapeake Bay Preservation Act) to ensure appropriate controls have been implemented to prevent non-stormwater discharges to the MS4. These inspections do not take the place of inspections required to be performed by the contractor in accordance with the project's CGP, ESC Plan, and SWM Plan, as applicable. Inspections must be conducted at the following intervals:

- During or immediately following initial installation of erosion and sediment controls.
- At least once per every two-week period.
- Within 48 hours following any runoff producing storm event; and
- At the completion of the project prior to the release of any performance bond.

4. EMD has the authority to require compliance through corrective actions to ensure E&S and pollution prevention controls are properly implemented and maintained according to the site-specific E&S Plans and SWPPP. The construction project manager will be notified of any deficiencies noted during the above-described inspections. The contractor and/or project manager must complete the required corrective actions by the deadline established by EMD. EMD personnel will conduct follow-up inspections to ensure the deficiencies were properly addressed.

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5. EMD has the authority to implement enforcement actions, including but not limited to issuing a stop-work order until deficiencies in E&S and pollution prevention controls or other incidents of non-compliance with the approved plans, permits, or requirements set forth in this policy are addressed and proof of compliance is provided to EMD. EMD's enforcement authority applies to all construction projects on base, regardless of size.

(c) Fort McNair:

1. Stormwater discharges from construction must be minimized by using erosion and sediment controls and protective barriers around disturbed land and stockpiles. All projects are subject to the DOEE's soil erosion and sediment control regulations, except projects that disturb less than 50 square feet of land. DOEE must review and approve soil erosion and sediment control (ESC) plans before land disturbing activities take place.

2. In addition to a soil erosion and sediment control plan, projects disturbing greater than 5,000 square feet of land must develop a Stormwater Management (SWM) Plan, which must be submitted to DOEE for review and approval before land disturbing activities take place.

3. Projects disturbing one or more acres of land must develop a SWPPP and obtain coverage under the EPA NPDES Construction General Permit.

4. Any plans and/or permits must be submitted to EMD for review at least 30 days prior to submission to DOEE and EPA.

5. All construction projects are subject to inspection by JBM-HH EMD personnel. Access to the construction sites must therefore be granted to EMD personnel whenever inspections are conducted.

6. EMD has the authority to require compliance through corrective actions to ensure E&S and pollution prevention controls are properly implemented and maintained according to the site-specific ESC Plan and SWPPP. The construction project manager will be notified of any deficiencies noted during the above-described inspections. The contractor and/or project manager must complete the required corrective actions by the deadline established by EMD. EMD personnel will conduct follow-up inspections to ensure the deficiencies were properly addressed.

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7. EMD has the authority to implement enforcement actions, including but not limited to issuing a stop-work order until deficiencies in E&S and pollution prevention controls or other incidents of non-compliance with the approved plans, permits, or requirements set forth in this policy are addressed and proof of compliance is provided to EMD. EMD's enforcement authority applies to all construction projects on base, regardless of size.

(5) Stormwater Best Management Practices for High-Priority Facilities.

(a) Facilities at Fort Myer with higher potential of discharging pollutants include the following:

- Building 325 – DPW Roads & Grounds Shop
- Building 447 – DPW Boiler Plant & Storage Yard
- Building 314 – The Old Guard (TOG) Motor Pool
- Building 330 – Directorate of Logistics TMP Motor Pool
- Landscaping Contractor Storage Yard
- Building 233 & 236 – TOG Caisson Stables & Paddocks

(b) Stormwater pollutant prevention at each of these facilities is described in JBM-HH's SWPPPs. The Directorate of Public Works, TOG, and landscaping contractor are responsible for implementing the stormwater best management practices (BMPs) as described in the Installation's SWPPPs. The EMD is responsible for maintaining and updating the Installation's SWPPPs, conducting compliance inspections of industrial areas, and notifying DPW, TOG, and the landscaping contractor of deficiencies in BMP implementation at the high-priority facilities.

(6) General Stormwater Best Management Practices. The following BMPs should be implemented at Fort Myer, Henderson Hall, and Fort McNair where possible to prevent the pollution of stormwater:

- (a) Recycle. Do not throw recyclable materials in the regular trash.
- (b) Keep trash cans and dumpsters closed. Report leaking trash cans or dumpsters to EMD.
- (c) Do not throw trash, including cigarette butts, on the ground.
- (d) Have your vehicle maintained regularly.
- (e) Do not top off your vehicle tank when refueling.

AMIM-MHP


SUBJECT: Joint Base Myer-Henderson Hall (JBM-HH) Policy Memorandum PW-9, Stormwater Policy

- (f) Use commercial car washes that recycle washwater.
 - (g) Immediately clean up spilled materials.
 - (h) If you see a spill of oil or of a hazardous material, report it by calling 911.
 - (i) If you see a condition that is causing or could cause stormwater pollution, notify EMD.
- (7) Contacting the Environmental Management Division. Report any conditions that could cause stormwater pollution to the Environmental Management Division's Stormwater Program at (703) 696-1222 or at usarmy.jbmhh.asa.mbx.fort-myer-fort-mcnair-stormwater-program@mail.mil. The Environmental Management Division, 321 at Fort Myer along Marshall Drive.

APPENDIX F

ILLCIT DISCHARGE DETECTION AND ELIMINATION PROCEDURES

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| Environmental and Sustainability Management System | | | |
|---|--------------------------------|--|--------------------------|
|  | | Joint Base Myer-Henderson Hall Standard Operating Procedures: <i>Illicit Discharge Detection and Elimination</i> | |
| Owner: DPW EMD Stormwater Program Manager | Approved By: Chair, DPW EMD | Last revised: April 2024 | Review Date: May 2024 |

1.0 PURPOSE

This Standard Operating Procedure (SOP) is a guideline for conducting illicit discharge inspections and follow-up actions, as required under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (9VAC25-890-40 et. seq.) JBM-HH has obtained coverage under this permit (issued as Permit No. VAR040068) for discharges from the municipal separate storm sewer system (MS4) that serves the Fort Myer and Henderson Hall Installations (collectively referred to as the Installation in this SOP). These procedures are a component of Minimum Control Measure 3: Illicit Discharge Detection and Elimination (IDDE) as specified in the Permit. This SOP applies to the Fort Myer and Henderson Hall MS4. The SOP does not apply to Fort McNair.

In accordance with Part I.E.3 of the General Permit, a program to detect and eliminate illicit discharges, as defined at 9VAC25-870-10, into the regulated small MS4 must be developed and implemented. IDDE programs are designed to prevent contamination of ground and surface water supplies by monitoring, inspection and removal of unauthorized non-stormwater discharges. Information regarding the complete IDDE program for the Installation is contained in the *JBM-HH Municipal Separate Storm Sewer System (MS4) Program Plan for Fort Myer & Henderson Hall Installations*. Additional guidance for conducting the illicit discharge inspections can be found in the publication entitled "*Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assessments*," funded by the Environmental Protection Agency (EPA) cooperative agreement number X-82907801-0

https://www3.epa.gov/npdes/pubs/idde_manualwithappendices.pdf.

ABBREVIATIONS AND DEFINITIONS

1.1 Abbreviations

- a. BMP – Best Management Practice
- b. DPW – Directorate of Public Works
- c. EMD – Environmental Management Division
- d. EPA – Environmental Protection Agency
- e. HUC – Hydrologic Unit Code
- f. IDDE – Illicit Discharge Detection and Elimination
- g. mL – milliliter
- h. MS4 – Municipal Separate Storm Sewer System
- i. ORI – Outfall Reconnaissance Inventory
- j. PPE – Personal Protective Equipment
- k. SOP – Standard Operating Procedure
- l. TMDL – Total Maximum Daily Load
- m. VPDES – Virginia Pollutant Discharge Elimination System
- n. VSMP – Virginia Stormwater Management Program
- o. WLA – Wasteload Allocation

1.2 Definitions

- a. *Illicit Discharge* - any discharge to the municipal separate storm sewer system that is not composed entirely of stormwater, except for discharges allowed under a VPDES permit or discharges resulting from firefighting operations.
- b. *Measurable Storm Event* – a precipitation event that results in a total measured precipitation accumulation equal to, or greater than, one-tenth (0.1) inch of rainfall and that produces runoff that discharges to the storm sewer system.

2.0 OPERATIONAL PROCEDURES

2.1 *Non-Stormwater (Illicit) Discharge Inspections*

a. Inspection Requirements

- 1. There are 21 outfalls that have been identified for the Installation that must be assessed for illicit discharges annually. Several outfalls are located in inaccessible locations; observation points have been identified for these outfalls and will be inspected annually in lieu of the outfalls themselves.
- 2. Outfalls/observation points are prioritized for inspection based on historical potential illicit discharges, potential pollutant sources located in the drainage areas, and accessibility at a particular time of the year (i.e. certain outfalls are more accessible during the fall or after DPW conducts vegetation trimming).
- 3. Inspections must be performed during a period when no precipitation or snow melt is occurring and at least 72 hours from the previous measurable storm event.

4.

b. Inspection Locations

1. Refer to the JBM-HH Stormwater Map (saved in EMD's files) for outfall locations.
2. A field survey of the Installation's 21 outfalls (and associated observation points) has been conducted. A unique identification number has been assigned to each outfall and observation point. The basic characteristics and a photograph of each outfall and observation point have been collected and collated into an Outfall Monitoring Guide, which is located in the EMD office at JBM-HH.

c. Inspection Procedures

1. Conduct field screening of outfalls and observation points and record observations on an Outfall Reconnaissance Inventory (ORI)/Sample Collection Field Sheet (Attachment 1). The observations should include the following:
 - i. Record general information in Section 1 (*Background Data*) of the ORI form.
 - ii. Observe the conditions surrounding the outfall and determine if flow is present; record presence of flow and the outfall's physical characteristics in Section 2 (*Outfall Description*) of the ORI form.
 - iii. If flow or standing water is present, collect a sample using a plastic dipper, telescoping dipper, or swing sampler, as appropriate. Look for the following *physical indicators for flowing outfalls* and record observations in Section 4 of the ORI form:
 - Odor
 - Color
 - Turbidity
 - iv. Note the presence of indicators of possible illicit discharge events such as:
 - Floatables
 - Deposits
 - Stains
 - Abnormal Vegetation
 - v. Look for the following physical indicators for flowing and non-flowing outfalls and record observations in Section 5 of the ORI form:
 - Outfall Damage
 - Deposits/Stains
 - Abnormal Vegetation
 - Poor Pool Quality
 - Pipe Benthic Growth (such as algae or other organic matter)
 - vi. Based on the physical indicators that are observed (such as flow, staining, and deposits), determine the likelihood of illicit discharge and record in

Section 6 (Overall Outfall Characterization) of the ORI form using the following classifications:

- Unlikely illicit discharge
 - Potential illicit discharge (presence of 2 or more indicators)
 - Suspect illicit discharge (1 or more indicators with severity of 3)
 - Obvious illicit discharge
- vii. Note any non-illicit discharge concerns (e.g., trash, maintenance repairs, etc.) and record in Section 8 of the ORI form.
2. At flowing outfalls, trace the source of the flow by working back up the storm sewer system via manholes and inlets. Attempt to trace the source while outfalls are actively flowing, but no later than one week after the initial illicit discharge is observed.
- i. Investigate illicit discharges suspected of being sanitary sewage or significantly contaminated first.
 - ii. Investigations of illicit discharges suspected of being less hazardous to human health and safety may be delayed until they have been investigated, eliminated, or identified.
 - iii. No further action is required for discharges authorized under a separate VPDES permit.

2.2 Inspection Supplies

- a. Inspection equipment
 - ORI Forms (see Attachment 2)
 - Tool for removing manhole covers
 - Plastic dipper
 - Telescoping dipper
 - Swing sampler with clean *1,000 milliliter (mL) plastic sampling container
 - Sample collection jars for visual assessment
- b. Personal Protective Equipment (PPE)
 - Work gloves
 - Steel-toed boots

2.3 Safety Considerations

- a. Always wear steel-toed boots to protect feet from possible crushing injuries while handling the manhole covers.
- b. Never use fingers or hands to open manholes.
- c. Use proper lifting techniques when removing manhole covers to prevent back injury.

- d. Use extreme caution when working over open manhole structure; no part of your body should enter the plane created by the manhole opening as this would constitute confined space entry.
- e. DO NOT enter manhole or outfall structures under any conditions.

2.4 Post Inspection Notifications and Actions

- a. If outfall inspections identify illicit discharges, follow-up investigations should be conducted to identify their source(s). Investigations must be documented in a tracking system including:
 - The date(s) that the illicit discharge was observed and reported
 - The results of the investigation
 - Any follow-up to the investigation
 - Resolution of the investigation
 - The date that the investigation was closed
- b. Once the source of an illicit discharge (if any) is detected, necessary measures must be taken to fix or eliminate the discharge. EMD will notify the DPW with operational control over the source of the discharge and discuss corrective actions. EMD will verify through follow-up investigations that illicit discharges have been eliminated.
- c. If the source of the discharge cannot be identified within six months of the beginning of the investigation, it must be documented that the source remains unidentified. If the observed discharge is intermittent, document that attempts to observe the discharge flowing were unsuccessful.
- d. Update GIS system and JBM-HH Stormwater Outfall Monitoring Guide annually with new storm sewer system/outfall information as changes occur.

3.0 RECORDKEEPING AND REPORTING REQUIREMENTS

3.1 Recordkeeping Requirements

- a. Complete the ORI form (Attachment 1) for each outfall. These forms shall be maintained in the EMD files.

3.2 Reporting Requirements

- a. Information regarding the number of outfalls inspected and the status and results of any IDDE investigations must be reported in the annual MS4 Annual Report.

4.0 RESPONSIBILITIES

4.1 EMD

- a. EMD is responsible for all of the inspection procedures described in the SOP.

5.0 ATTACHMENTS

Attachment 1: Outfall Reconnaissance Inventory/Sample Collection Field Sheet

Attachment 1

Outfall Reconnaissance Inventory/Sample Collection Field Sheet

OUTFALL RECONNAISSANCE INVENTORY/ SAMPLE COLLECTION FIELD SHEET

Section 1: Background Data

| | | | |
|---|---|--------------------|------------------------------------|
| Subwatershed: | | Outfall ID: | Observation Point (if applicable): |
| Today's date: | | Time (Military): | |
| Investigators: | | Form completed by: | |
| Temperature (°F): | Date of last precipitation event: Rainfall (inches): | | Start/End Time: |
| Latitude: | Longitude: | GPS Unit: | GPS LMK #: |
| Camera: | | Photo #s: | |
| Land Use in Drainage Area (Check all that apply): <div style="display: flex; justify-content: space-between;"> <div> <input type="checkbox"/> Industrial <input type="checkbox"/> Ultra-Urban Residential <input type="checkbox"/> Suburban Residential <input type="checkbox"/> Commercial </div> <div> <input type="checkbox"/> Open Space <input type="checkbox"/> Institutional Other: _____ Known Industries: _____ </div> </div> | | | |
| Notes (e.g., origin of outfall, if known; rationale for using an observation point, if applicable): | | | |

Section 2: Outfall (or Observation Point) Description

| LOCATION | MATERIAL | SHAPE | DIMENSIONS (IN.) | SUBMERGED |
|--|--|---|--|---|
| <input type="checkbox"/> Closed Pipe | <input type="checkbox"/> RCP <input type="checkbox"/> CMP <input type="checkbox"/> PVC <input type="checkbox"/> HDPE <input type="checkbox"/> Steel <input type="checkbox"/> Other: _____ | <input type="checkbox"/> Circular <input type="checkbox"/> Elliptical <input type="checkbox"/> Box <input type="checkbox"/> Other: _____ | <input type="checkbox"/> Single <input type="checkbox"/> Double <input type="checkbox"/> Triple <input type="checkbox"/> Other: _____ | Diameter/Dimensions: _____ In Water: <input type="checkbox"/> No <input type="checkbox"/> Partially <input type="checkbox"/> Fully With Sediment: <input type="checkbox"/> No <input type="checkbox"/> Partially <input type="checkbox"/> Fully |
| <input type="checkbox"/> Open drainage | <input type="checkbox"/> Concrete <input type="checkbox"/> Earthen <input type="checkbox"/> rip-rap <input type="checkbox"/> Other: _____ | <input type="checkbox"/> Trapezoid <input type="checkbox"/> Parabolic <input type="checkbox"/> Other: _____ | Depth: _____ Top Width: _____ Bottom Width: _____ | |
| <input type="checkbox"/> In-Stream | (applicable when collecting samples) | | | |
| Flow Present? | <input type="checkbox"/> Yes <input type="checkbox"/> No <i>If No, Skip to Section 5</i> | | | |
| Flow Description (If present) | <input type="checkbox"/> Trickle <input type="checkbox"/> Moderate <input type="checkbox"/> Substantial | | | |

Section 3: Quantitative Characterization

| FIELD DATA FOR FLOWING OUTFALLS | | | | |
|----------------------------------|-----------------|-------------|-----------|------------------|
| PARAMETER | RESULT | UNIT | EQUIPMENT | |
| <input type="checkbox"/> Flow #1 | Volume | | Liter | Bottle |
| | Time to fill | | Sec | |
| <input type="checkbox"/> Flow #2 | Flow depth | | In | Tape measure |
| | Flow width | ____' ____" | Ft, In | Tape measure |
| | Measured length | ____' ____" | Ft, In | Tape measure |
| | Time of travel | | S | Stop watch |
| Temperature | | | °F | Thermometer |
| pH | | | pH Units | Test strip/Probe |
| Ammonia | | | mg/L | Test strip |

Outfall Reconnaissance Inventory Field Sheet

Section 4: Physical Indicators for Flowing Outfalls Only

Are Any Physical Indicators Present in the flow? ☐ Yes ☐ No (If No, Skip to Section 5)

| INDICATOR | CHECK if Present | DESCRIPTION | RELATIVE SEVERITY INDEX (1-3) | | |
|---|--------------------------|--|---|---|---|
| Odor | <input type="checkbox"/> | <input type="checkbox"/> Sewage <input type="checkbox"/> Rancid/sour <input type="checkbox"/> Petroleum/gas <input type="checkbox"/> Sulfide <input type="checkbox"/> Other: _____ | <input type="checkbox"/> 1 – Faint | <input type="checkbox"/> 2 – Easily detected | <input type="checkbox"/> 3 – Noticeable from a distance |
| Color | <input type="checkbox"/> | <input type="checkbox"/> Clear <input type="checkbox"/> Brown <input type="checkbox"/> Gray <input type="checkbox"/> Yellow <input type="checkbox"/> Green <input type="checkbox"/> Orange <input type="checkbox"/> Red <input type="checkbox"/> Other: _____ | <input type="checkbox"/> 1 – Faint colors in sample bottle | <input type="checkbox"/> 2 – Clearly visible in sample bottle | <input type="checkbox"/> 3 – Clearly visible in outfall flow |
| Turbidity | <input type="checkbox"/> | See severity | <input type="checkbox"/> 1 – Slight cloudiness | <input type="checkbox"/> 2 – Cloudy | <input type="checkbox"/> 3 – Opaque |
| Floatables -Does Not Include Trash!! | <input type="checkbox"/> | <input type="checkbox"/> Sewage (Toilet Paper, etc.) <input type="checkbox"/> Suds <input type="checkbox"/> Petroleum (oil sheen) <input type="checkbox"/> Other: _____ | <input type="checkbox"/> 1 – Few/slight; origin not obvious | <input type="checkbox"/> 2 – Some; indications of origin (e.g., possible suds or oil sheen) | <input type="checkbox"/> 3 – Some; origin clear (e.g., obvious oil sheen, suds, or floating sanitary materials) |

Section 5: Physical Indicators for Both Flowing and Non-Flowing Outfalls

Are physical indicators that are not related to flow present? ☐ Yes ☐ No (If No, Skip to Section 6)

| INDICATOR | CHECK if Present | DESCRIPTION | COMMENTS |
|---------------------|--------------------------|---|----------|
| Outfall Damage | <input type="checkbox"/> | <input type="checkbox"/> Spalling, Cracking or Chipping <input type="checkbox"/> Peeling Paint <input type="checkbox"/> Corrosion | _____ |
| Deposits/Stains | <input type="checkbox"/> | <input type="checkbox"/> Oily <input type="checkbox"/> Flow Line <input type="checkbox"/> Paint <input type="checkbox"/> Other: _____ | _____ |
| Abnormal Vegetation | <input type="checkbox"/> | <input type="checkbox"/> Excessive <input type="checkbox"/> Inhibited | _____ |
| Poor pool quality | <input type="checkbox"/> | <input type="checkbox"/> Odors <input type="checkbox"/> Colors <input type="checkbox"/> Floatables <input type="checkbox"/> Oil Sheen <input type="checkbox"/> Suds <input type="checkbox"/> Excessive Algae <input type="checkbox"/> Other: _____ | _____ |
| Pipe benthic growth | <input type="checkbox"/> | <input type="checkbox"/> Brown <input type="checkbox"/> Orange <input type="checkbox"/> Green <input type="checkbox"/> Other: _____ | _____ |

Section 6: Overall Outfall Characterization

☐ Unlikely ☐ Potential (presence of two or more indicators) ☐ Suspect (one or more indicators with a severity of 3) ☐ Obvious

Section 7: Data Collection

| | |
|--------------------------------|---|
| 1. Sample for the lab? | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| 2. If yes, collected from: | <input type="checkbox"/> Flow <input type="checkbox"/> Pool |
| 3. Intermittent flow trap set? | <input type="checkbox"/> Yes <input type="checkbox"/> No If Yes, type: <input type="checkbox"/> OBM <input type="checkbox"/> Caulk dam |

Section 8: Any Non-Illicit Discharge Concerns (e.g., trash or needed infrastructure repairs)?

Section 9: Follow-up Investigation (if necessary)

Attach additional ORI Field Sheets with Sections 1-8 for follow-up investigations, when applicable.

| Date | Inspector(s) | Observations (Flow? Physical indicators?) | Description of Flow Tracing (when applicable) |
|------|--------------|---|---|
| | | | |
| | | | |
| | | | |
| | | | |

Source Description *(Note: If unable to identify a source within six months of beginning the investigation, document here that the source remains unidentified. If the observed discharge is intermittent, document that the attempts to observe the discharge flowing were unsuccessful):*

Actions Taken to Eliminate the Discharge (include date):

Illicit Discharge Detection and Elimination Procedures for Joint Base Myer-Henderson Hall

JBM-HH's storm water drainage system is fully mapped in the Installation's GIS database. A stormwater/sanitary system inspection survey using closed-circuit television cameras was completed in 2010. This project was undertaken to identify potential sanitary sewer cross-connections and storm sewer piping in need of maintenance, repair, or replacement. The JBM-HH Directorate of Public Works (DPW) is responsible for prioritizing and implementing corrective actions for deficiencies identified by the survey. The GIS database is routinely updated with new survey data.

An outfall inventory system was developed during the 2009 MS4 permit cycle to track outfall monitoring activities for the installation. Twenty-six outfalls have been identified at the Installation subject to the Virginia MS4 permit. An outfall screening guide was prepared that contains specific information for each outfall including the construction materials, size, contributing drainage area characteristics, and a photograph of the outfall or monitoring location (for outfalls that discharge to the Arlington County or Arlington National Cemetery MS4s).

The Outfall Reconnaissance Inventory (ORI) field screening methodology presented in the EPA Illicit Discharge Detection and Elimination (IDDE) Guidance Manual is used to identify potential non-stormwater discharges. A standard operating procedure (SOP) detailing illicit discharge inspections was developed based on this guidance manual. The SOP and supporting attachments are included in this appendix.

During the 2009 reporting period, an initial ORI dry-weather field screening inspection was conducted for all 26 outfalls and additional inspections were conducted throughout the permit cycle. One that was originally identified (004) was eliminated from the program after it was determined that drainage to this outfall was rerouted to a stormwater detention structure. Outfalls 006 and 006a were located on property transferred to the Arlington National Cemetery and were destroyed during the construction of additional burial sites.

Records of each outfall inspection are completed and the screening results of the screenings are tracked on a master spreadsheet. The discharge tracking techniques presented in the EPA IDDE Guidance Manual are followed for identifying any unidentified discharges. The results of these investigations are including on the master outfall tracking spreadsheet. The spreadsheet is maintained by EMD; copies of the spreadsheet and the outfall screening guide are maintained in the EMD office.

Discharge tracking activities for suspected illicit discharges are be prioritized according to the requirements of the 2023 General Permit. The prioritization includes the following actions:

- Illicit discharges suspected of being sanitary sewage or significantly contaminated must be investigated first.
- Investigations of illicit discharges suspected of being less hazardous to human health and safety such as noncontact cooling water or wash water may be delayed until after all suspected sanitary sewage or significantly contaminated discharges have been investigated, eliminated, or identified.
- If an illicit discharge is found, but within six months of the beginning of the investigation neither the source nor the same nonstormwater discharge has been identified, then the investigation will be documented in accordance with Section II B 3 f of the General Permit.

- If the observed discharge is intermittent, the operator must document that a minimum of three separate investigations were made in an attempt to observe the discharge when it was flowing; if these attempts are unsuccessful, the information will be documented in accordance with Section II B 3 f of the General Permit.

If illicit discharges are identified, a work order will be submitted to DPW or the appropriate JBM-HH Directorate will be notified of the finding and the need to eliminate the discharge. The work order or illicit discharge notification will contain a deadline for corrective action that will be based on the contamination risk posed by the discharge. The Installation Commander will be notified if discharges are not corrected in a timely manner. Follow-up inspections of and evaluations will be performed by EMD to verify that identified illicit discharges have been eliminated.

APPENDIX G

CONSTRUCTION INSPECTION AND COMPLIANCE PROCEDURES

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Joint Base Myer-Henderson Hall Construction Inspection and Compliance Procedures

Owner:
DPW EMD Stormwater
Program Manager

Approved By:
Chief, EMD

Last revised:
November 2020

Review Date:
April 2024

1.0 PURPOSE

These Construction Inspection and Compliance Procedures are a written guideline for controlling construction site stormwater runoff and addressing discharges entering the storm drain system from regulated construction sites within the municipal separate storm sewer system (MS4) service area, as required under Minimum Control Measure (MCM) 4: Construction Site Stormwater Runoff Control. This MCM is required under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (9VAC25-890-40 et. seq.). JBM-HH has obtained coverage under this permit (Permit No. VAR040068) for discharges from the MS4 that serves the Fort Myer and Henderson Hall Installations (collectively referred to as “the Installation”).

JBM-HH falls under Part 1.E.4.a(4) of the MS4 General Permit as a federal entity that has not developed standards and specifications in accordance 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). The Virginia Department of Environmental Quality (DEQ) is the review and approval authority for stormwater management and erosion and sediment control plans for construction projects on the Installation and issues Construction Stormwater permits.

In accordance with Part 1.E.4 of the General Permit, the Installation has developed written procedures for:

- Inspecting construction sites to ensure the erosion and sediment (E&S) controls and construction-related pollution prevention controls are properly implemented (including the proper use of associated inspection documents and the inspection schedule); and
- Requiring compliance through corrective action or enforcement action to the extent allowable under federal, state, or local law, regulation, ordinance, or other legal mechanisms.

The procedures in this document serve as a reference to employees involved with construction site inspection and compliance enforcement activities on base.

2.0 ABBREVIATIONS AND DEFINITIONS

2.1 *Abbreviations*

- a. BMP – Best Management Practice
- b. DPW – Directorate of Public Works
- c. DEQ – Virginia Department of Environmental Quality
- d. EMD – Environmental Management Division
- e. E&S – Erosion and Sediment
- f. MCM – Minimum Control Measure
- g. MS4 – Municipal Separate Storm Sewer System
- h. PPE – Personal Protective Equipment
- i. RPA – Resource Protection Area
- j. SOP – Standard Operating Procedure
- k. SWPPP – Stormwater Pollution Prevention Plan

3.0 INSPECTIONS

Construction site inspections must be conducted for all construction sites that conduct land disturbance activities of 10,000 square feet or greater, or 2,500 square feet or greater within areas designated under the Chesapeake Bay Preservation Act.

The majority of the installation is not located within the Chesapeake Bay Preservation Area and therefore is generally only subject to the 10,000 square foot threshold, rather than the 2,500 square foot threshold. JBM-HH would fall under Arlington County's Chesapeake Bay Resource Protection Areas (RPAs). These areas can be viewed on Arlington County's RPA map, which is available online at [Arlington County RPA Map](#).

Below are the procedures for conducting construction site inspections.

3.1 *Pre-Inspection Activities*

- a. Prior to inspections, obtain a copy of the construction project's DEQ-approved E&S Control Plans and Stormwater Pollution Prevention Plan (SWPPP)* to review best management practices (BMPs) and E&S control procedures.
- b. Coordinate inspections with the Site Manager.
 - i. Schedule inspections for days where site operations will not pose a safety concern. If possible, also schedule inspections for days where the Site Manager will be available.
 - ii. Confirm personal protective equipment (PPE) requirements with the Site Manager.

*SWPPP required only for projects disturbing one acre or more of land

3.2 *Construction Site Inspections*

- a. Assess the condition of site-specific BMPs/E&S controls (e.g., stabilized construction entrance, inlet protection, silt fence, etc.) and construction activities (e.g., stabilized disturbed areas/slopes, material storage, washout

facilities, etc.) to determine whether any maintenance or corrective actions are needed.

- i. Assess controls designed to prevent nonstormwater discharges (such as wastewater, concrete washout, fuels and oils, and other illicit discharges) to the MS4 to ensure nonstormwater discharges are not present.
 - ii. Ensure E&S controls are implemented and are in compliance with the site-specific DEQ-approved E&S Plans.
- b. Document all site inspections using the Construction Site Inspection Form, included as **Attachment 1**.

3.3 Post-Inspection Activities

- a. Finalize observations on the Construction Site Inspection Form.
 - i. Develop corrective actions for any deficiencies noted.
 - ii. Determine if a follow-up inspection is needed.
- b. Convey deficiencies and corrective actions in a Corrective Action memorandum to the Site Manager **no later than 5 days** after completing inspection. A template for the Corrective Action Memorandum is included as **Attachment 2**.

3.4 Safety Considerations

- a. Always wear safety-toed boots to protect feet from possible crushing and puncture injuries and provide ankle support on uneven or wet terrain on the construction site.
- b. Wear all other required PPE as identified by the Site Manager.
- c. Observe the crew's accepted safety protocols while on the construction site. Be aware of heavy machinery: operators may not be able to see or hear your presence.

3.5 Inspection Schedule

Inspections of construction sites must be conducted at the following intervals:

- a. During or immediately following initial of installation E&S controls
- b. At least once per every two-week period
- c. Within 48 hours following any runoff producing storm events
- d. At the completion of the project prior to the release of any performance bond.

4.0 COMPLIANCE AND ENFORCEMENT

The following compliance and enforcement authorities and procedures apply to all construction project on base, including those disturbing greater than once acre and

requiring a construction general permit as well as smaller, non-permitted construction projects.

4.1 Legal Authority

- a. Scopes of Work for construction projects on base include a “Tab J,” which identifies requirements for the contractor to minimize water quality impacts from construction-related stormwater discharges and describes EMD’s role in ensuring proper controls are in place. Tab J is included as **Attachment 3**.
- b. JBM-HH has developed a base-wide stormwater policy giving EMD authority to implement enforcement actions, such as issuing a stop-work order until deficiencies in E&S controls have been corrected. EMD has the authority to require compliance through corrective actions to ensure E&S controls are properly implemented and maintained according to the site-specific E&S Plans. The Policy Memorandum, PW-9: Stormwater Policy can be found online at [PW-9 Stormwater Policy](#).

4.2 Requiring Compliance

The following procedures must be followed when deficiencies are observed during the construction site inspections:

- a. The inspector must complete the Construction Site Inspection Form (**Attachment 1**) with corrective actions for the deficiencies observed.
- b. The inspector must complete a Corrective Action Memorandum (**Attachment 2**), which should include the following:
 - i. Date of the inspection
 - ii. Description of the deficiency(ies) in E&S controls observed
 - iii. Photographs of the deficiency(ies)
 - iv. Description of the required corrective action
 - v. Date the corrective action must be completed
 - vi. Signature of the Chief, DPW-EMD
- c. The Corrective Action Memorandum must be submitted to the Site Manager (USACE or other applicable Project Manager for the construction project).
- d. The corrective actions must be completed by the deadline stated in the memorandum. The contractor and/or Site Manager must sign the Corrective Action Memo when the corrective actions have been completed and return to the EMD.
- e. EMD should conduct a follow-up inspection to ensure the corrective action has been completed.

5.0 RESPONSIBILITIES

The following is an overview of the roles and responsibilities of JBM-HH's departments, divisions or subdivisions in implementing the above requirements. A roles and responsibilities matrix is provided as **Attachment 4**.

5.1 ***DPW-EMD***

- a. Conducting construction site inspections. Site inspections will be performed by EMD staff members who have obtained the VDEQ Erosion & Sediment Control Inspector Certification and the Virginia Responsible Land Disturber (RLD) Certification. These certificates are included as **Attachment 5**.
- b. Documenting inspections by completing the Construction Site Inspection Form.
- c. During or immediately following initial installation of E&S controls
- d. Developing corrective actions for any deficiencies noted.
- e. Conveying deficiencies and corrective actions in a memorandum to the Site Manager (memorandums must be signed by the Chief, DPW-EMD).
- f. Conducting follow-up inspections, as needed.

5.2 ***US Army Corps of Engineers***

Major construction activities (generally >1 acre) at JBM-HH are performed under the oversight of the U.S. Army Corps of Engineers (USACE).

- a. Reviewing E&S Plans.
- b. Managing the construction project and contractor.
- c. Conveying to the contractor any deficiencies noted during stormwater construction inspections and required corrective actions to be addressed.

6.0 Attachments

Attachment 1: JBM-HH Construction Site Inspection Form

Attachment 2: Corrective Action Memorandum

Attachment 3: Tab J of Construction Project Scope of Work: Stormwater Requirements

Attachment 4: Roles & Responsibilities Matrix

Attachment 5: Inspector Certifications

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Attachment 1
Construction Site Inspection Form

**Joint Base Myer-Henderson Hall
Stormwater Construction Site Inspection Report**

| General Information | | | |
|---|--|-----------------------|--|
| Project Name/Description | | | |
| Location | | | |
| Date of Inspection | | Start/End Time | |
| Inspector's Name(s) | | | |
| Inspector's Qualifications | | | |
| Describe present phase of construction | | | |
| Type of Inspection: <input type="checkbox"/> After initial installation of E&S controls <input type="checkbox"/> Regular (every 2 weeks) <input type="checkbox"/> Within 48 hours of storm event <input type="checkbox"/> Completion of Project | | | |
| Weather Information | | | |
| Has there been a storm event since the last inspection? <input type="checkbox"/> Yes <input type="checkbox"/> No If yes, provide: Storm Start Date & Time: Storm Duration (hrs): Approximate Amount of Precipitation (in): | | | |
| Weather at time of this inspection? <input type="checkbox"/> Clear <input type="checkbox"/> Cloudy <input type="checkbox"/> Rain <input type="checkbox"/> Sleet <input type="checkbox"/> Fog <input type="checkbox"/> Snowing <input type="checkbox"/> High Winds <input type="checkbox"/> Other: Temperature: | | | |
| Have any discharges occurred since the last inspection? <input type="checkbox"/> Yes <input type="checkbox"/> No If yes, describe: | | | |
| Are there any discharges at the time of inspection? <input type="checkbox"/> Yes <input type="checkbox"/> No If yes, describe: | | | |

Site-specific BMPs from E&S Plan and/or SWPPP

| | BMP | BMP Installed? | BMP Maintenance Required? | Corrective Action Needed and Notes |
|----|-----|--|--|------------------------------------|
| 1 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 2 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 3 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 4 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 5 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 6 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 7 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 8 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 9 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 10 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 11 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 12 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 13 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 14 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 15 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 16 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 17 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 18 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 19 | | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |

Joint Base Myer-Henderson Hall
Stormwater Construction Site Inspection Report

Overall Site Issues

| | BMP/activity | Implemented? | Maintenance Required? | Corrective Action Needed and Notes |
|----|--|--|--|---|
| 1 | Are all slopes and disturbed areas not actively being worked properly stabilized? | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 2 | Are natural resource areas (e.g., streams, wetlands, mature trees, etc.) protected with barriers or similar BMPs? | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 3 | Are perimeter controls and sediment barriers adequately installed (keyed into substrate) and maintained? | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 4 | Are discharge points and receiving waters free of any sediment deposits? | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 5 | Are storm drain inlets properly protected? | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 6 | Is the construction exit preventing sediment from being tracked into the street? | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 7 | Is trash/litter from work areas collected and placed in covered dumpsters? | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 8 | Are washout facilities (e.g., paint, stucco, concrete) available, clearly marked, and maintained? | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 9 | Are vehicle and equipment fueling, cleaning, and maintenance areas free of spills, leaks, or any other deleterious material? | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 10 | Are materials that are potential stormwater contaminants stored inside or under cover? | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 11 | Are non-stormwater discharges (e.g., wash water, dewatering) properly controlled? | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 12 | (Other) | <input type="checkbox"/> Yes <input type="checkbox"/> No | <input type="checkbox"/> Yes <input type="checkbox"/> No | |

Non-Compliance

Describe any incidents of non-compliance not described above:

Print name and title: _____

Signature: _____ **Date:** _____

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Attachment 2
Corrective Action Memorandum



REPLY TO
ATTENTION OF

DEPARTMENT OF THE ARMY
JOINT BASE MYER – HENDERSON HALL
204 LEE AVENUE
FORT MYER, VIRGINIA 22211-1199

AMIM-MHP-E

[Date]

MEMORANDUM FOR [Construction Project Name]

SUBJECT: Stormwater Construction Site Inspection – Deficiencies Identified

1. The purpose of this memorandum is to provide the results of a recent Stormwater Construction Inspection conducted at the above-mentioned construction project site on [Insert Inspection Date].

2. The purpose of this inspection was to assess the condition of site-specific stormwater best management practices and erosion and sediment controls and evaluate compliance with the site's Erosion and Sediment Control Plan.

3. Deficiencies were identified during the inspection. Enclosed is the Corrective Action Form for your review and action. This form includes a description of the deficiency, photograph, and required corrective action.

4. Please complete the right-hand column of the attached Corrective Action Form with resolution provided for each action item and return to Mr. Richard LaFreniere of the Directorate of Public Works, Environmental Management Division, by [date].

5. For additional information or assistance contact Mr. Richard LaFreniere at 703-696-8055 or richard.p.lafreniere2.civ@mail.mil.

AUTHORITY LINE:

Encl

RICHARD P. LAFRENIERE
Chief
DPW – Environmental Management Division

Construction E&S Controls Corrective Action Form

EMD Inspection Assessment for (location): _____

Inspector(s): _____ **Date:** _____

| <i>Item #</i> | <i>This column to be completed by EMD</i> | <i>Photograph</i> | <i>Resolution Response – To be completed by contractor</i> |
|---------------|---|-------------------|--|
| 1. | Observation: | | Corrective Action(s) Taken: |
| | Corrective Action(s): | | Date Completed: Signature: |
| 2. | Observation: | | Corrective Action(s) Taken: |
| | Corrective Action(s) | | Date Completed: Signature: |

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Attachment 3

Tab J of Construction Project Scope of Work: Stormwater Requirements

FORT MYER-HENDERSON HALL

TAB J - STORM DRAINAGE/LOW IMPACT DEVELOPMENT

Pre-construction

Water quality impacts from construction-related stormwater discharges within the Fort Myer-Henderson Hall installation in Virginia must be minimized by using erosion and sediment controls and protective barriers around disturbed land and stockpiles. If the project disturbs 10,000 square feet of land or more (or 2,500 square feet of land or greater in areas designated under the Chesapeake Bay Preservation Act), a Virginia Department of Environmental Quality (VADEQ)-approved erosion and sediment control (ESC) plan is required. If the project disturbs one or more acres of land, a Stormwater Management Plan (SWP), VADEQ General Permit for Discharges of Stormwater from Construction Activities, and Stormwater Pollution Prevention Plan (SWPPP) are required.

The Virginia Stormwater Management Program (VSMP) regulations require use of the Virginia Runoff Reduction Method (VRRM) or another equivalent methodology approved by VADEQ for compliance with the Part IIB water quality criteria (9VAC25-870-65). The VRRM New Development or Redevelopment compliance spreadsheets should be used to ensure compliance with the runoff reduction requirements.

Additionally, if the project footprint is greater than 5,000 gross square feet, or expands the footprint of existing facilities by more than 5,000 gross square feet, then the total volume of rainfall from a 95th percentile storm is required to be managed on-site in order to maintain or restore, to the maximum extent technically feasible, the predevelopment hydrology of the property. The project "footprint" consists of all horizontal hard surfaces and disturbed areas associated with the project development, including both building area and pavements (such as roads, parking, and sidewalks). DoD defines "predevelopment hydrology" as the pre-project hydrologic conditions of temperature, rate, volume, and duration of stormwater flow from the project site. Therefore, even if the amount of impervious surface will not be changed by the project, if the type of impervious surface will change (i.e. from pavement to roof), it is recommended that the design engineer evaluate the runoff difference to determine whether there would be changes in hydrologic conditions. The 1 February 2016 Unified Facilities Criteria (UFC 3-210-10) provides technical criteria, requirements, and references to comply with the Energy Independence and Security Act (EISA) (EISA Section 438, 2007 DoD Army LID Policy, and Executive Order 13693 Compliance).

The Contractor is responsible for determining applicability of the above-described regulations, preparing all required plans and permit applications, and obtaining regulatory approvals from VADEQ. The JBM-HH Environmental Management Division (EMD) is responsible for ensuring water quality impacts from construction site stormwater discharges are minimized and are in compliance with the Installation's stormwater permit and applicable regulatory requirements. Any plans and/or permit applications (including ESC Plans, SWPPPs, and SWM Plans) must be submitted to EMD for review at least 30 days prior to submission to VADEQ. EMD will notify the Contractor of any deficiencies that would

result in a noncompliance with the Installation's stormwater permit and applicable regulatory requirements. The Contractor is responsible for correcting the deficiencies to EMD's satisfaction, prior to submitting the plans and/or applications to VADEQ.

During Construction

The contractor must implement appropriate controls to prevent nonstormwater discharges to JBM-HH's municipal separate storm sewer system (MS4) including but not limited to wastewater, concrete washout, fuels and oils, and other illicit discharges.

All construction projects are subject to inspection by EMD personnel. Access to the construction sites must therefore be granted to EMD personnel whenever inspections are conducted.

JBM-HH's stormwater permit requires EMD staff to conduct inspections of construction projects disturbing 10,000 square feet of land or greater (or 2,500 square feet of land or greater in areas designated under the Chesapeake Bay Preservation Act) to ensure appropriate controls have been implemented to prevent non-stormwater discharges to the municipal separate storm sewer system (MS4). Inspections will be conducted at the following intervals:

- During or immediately following initial installation of erosion and sediment controls;
- At least once per every two-week period;
- Within 48 hours following any runoff producing storm event; and
- At the completion of the project prior to the release of any performance bond.

The construction project manager will be notified of any deficiencies noted during the above-described inspections via a memorandum.

Deficiencies in erosion and sediment controls and best management practices identified during EMD's inspections must be addressed within the timeline established by the inspector through corrective actions outlined by EMD. EMD personnel will conduct follow-up inspections to ensure the deficiencies were properly addressed.

The inspections conducted by EMD shall not count as the inspections required by the VADEQ General Permit for Discharges of Stormwater from Construction Activities or ESC Plans. The contractor must conduct their own inspections as required by the ESC Plans and/or General Permit, as applicable and document the inspections in accordance with permit and regulatory requirements. Inspection documentation must be provided to EMD for review upon request.

Post-construction

The contractor must remove temporary erosion and sediment control measures at the appropriate intervals and removal all materials from construction staging areas, including sweeping up and disposing of trash and debris.

If a VADEQ General Permit for Discharges of Stormwater from Construction Activities was required, the contractor must coordinate closure of the

permit, including coordinating final inspections by VADEQ, if required, and submitting the Notice of Termination (NOT). The NOT must be submitted to EMD for review before submittal to the state. The permit closure letter must be submitted to EMD when obtained.

Attachment 4

Roles and Responsibilities Matrix

**Construction Projects at JBM-HH
Roles and Responsibilities**

| Task/Compliance Milestone | State/VSMP | USACE (Engineering and/or Design Divisions) | DPW | EMD | Construction Contractor |
|--|--|---|---|--|---|
| Before Construction | | | | | |
| Stormwater Pollution Prevention Plan (SWPPP) *Required for projects disturbing ≥ 1 acre of land | Review and approval as part of the Construction General Permit application. | If project owner, USACE is responsible for ensuring contractor prepares SWPPP in a timely manner. Coordinates submittal to EMD for initial review and submittal to the state after EMD's approval. | If project owner, DPW is responsible for ensuring contractor prepares SWPPP in a timely manner. Coordinates submittal to EMD for initial review and submittal to the state after EMD's approval. | Responsible for reviewing SWPPP and maintaining a copy of plan in EMD office. | Responsible for preparing SWPPP in accordance with the requirements of the General VPDES Permit for Discharges of Stormwater from Construction Activities. |
| Construction General Permit (CGP) *Required for projects disturbing ≥ 1 acre of land | Will review permit application, issue permit, and send fee invoice after permit issuance. | If project owner, USACE is responsible authority for permit. Will provide funding to pay any fees/invoices related to the permit. Support EMD by providing necessary information and materials concerning any upcoming construction projects, in a timely manner – prior to their approval. Work with contractor to develop CGP compliance checklist. | If project owner, DPW is responsible authority for permit. Will provide funding to pay any fees/invoices related to the permit. Support EMD by providing necessary information and materials concerning any upcoming construction projects, in a timely manner – prior to their approval. Work with contractor to develop CGP compliance checklist. | Staffing documents in a timely manner to obtain review/approval of the Joint Base Commander when necessary. Providing USACE/DPW ample time to pay any fees/invoices. | Will apply for General Permit at least 14 days before construction will begin. Must be listed as the "Operator" on the CGP. |
| Erosion and Sediment Control (ESC) Plan *Required for projects disturbing ≥ 10,000 ft² (or ≥ 2,500 ft² of land or greater in areas designated under the Chesapeake Bay Preservation Act) | ESC Plan must be approved by localities. The Virginia Stormwater Management Program (VSMP) authority for the Installation is DEQ. Local authority must identify a "responsible land disturber" before land can be disturbed. | If project owner, USACE is responsible authority for ESC Plan. Coordinates submittal to EMD for initial review and submittal to the state after EMD's approval. | If project owner, DPW is responsible authority for ESC Plan. Coordinates submittal to EMD for initial review and submittal to the state after EMD's approval. | Responsible for reviewing the ESC Plan prior to submittal to DEQ for approval. | Contractor is required to provide a qualified "responsible land disturber" for the duration of construction. |
| Stormwater Management Plan *Required for projects disturbing ≥ 1 acre of land | Stormwater Management Plan must be approved by localities. The VSMP authority for the Installation is DEQ. | If project owner, USACE is responsible authority for Stormwater Management Plan. Coordinates submittal to EMD for initial review and submittal to the state after EMD's approval. | If project owner, DPW is responsible authority for Stormwater Management Plan. Coordinates submittal to EMD for initial review and submittal to the state after EMD's approval. | Responsible for reviewing the ESC Plan prior to submittal to DEQ for approval. | N/A |
| During Construction | | | | | |
| Erosion and Sediment Control Minimum Standards | N/A | If project owner, USACE Construction Manager responsible for ensuring construction contractor implements ESC Plan as required and responsible for obtaining regulatory approval for any changes to ESC Plan. | If project owner, DPW is responsible for ensuring ESC Plan is implemented during active construction projects and responsible for obtaining regulatory approval for any changes to ESC Plan. | EMD is responsible for ensuring construction projects meet all minimum standard requirements by conducting regular site inspections. | Contractor is responsible for implementing approved ESC Plan as required and notifying project owner if changes to ESC Plan are required. |
| CGP | N/A | Submit the compliance checklist to DPW and EMD on a monthly basis. | N/A | Responsible for maintaining proof of permit coverage with the stormwater program files for a minimum of three years. | Responsible for complying with all requirements of the permit and paying any fines related to the permit. |
| Construction General Permit (CGP) Public Notification | N/A | If project owner, USACE is responsible for ensuring public notification requirement is met by the contractor. | If project owner, DPW is responsible for ensuring public notification requirement is met by the contractor. | Responsible for checking for posted CGP notice of coverage letter during compliance inspections. | Upon commencement of land disturbance, Contractor shall conspicuously post a copy of the CGP notice of coverage letter near the main entrance of the construction activity; for linear projects, the contractor shall post the notice of coverage letter at a publicly accessible location near an active part of the construction project. |

**Construction Projects at JBM-HH
Roles and Responsibilities**

| Task/Compliance Milestone | State/VSMP | USACE (Engineering and/or Design Divisions) | DPW | EMD | Construction Contractor |
|--|---|--|--|--|---|
| During Construction (continued) | | | | | |
| SWPPP | N/A | If project owner, USACE is responsible for ensuring contractor complies with all requirements of the approved SWPPP. | If project owner, DPW is responsible for ensuring contractor complies with all requirements of the approved SWPPP. | Responsible for checking compliance with the SWPPP during inspections. | Responsible for implementing all control measures identified in SWPPP and maintaining a copy of the SWPPP in a location accessible to those identified with responsibilities under the SWPPP. |
| Inspections | The VSMP will periodically inspect approved projects. When violations or damages are found, the inspector notifies the owner and/or developer about required corrections and a deadline for completion. | USACE is responsible for ensuring construction contractor is conducting inspections and that contractor is addressing issues noted during EMD or Contractor inspections. | If project owner, DPW is responsible for ensuring construction contractor is conducting inspections and that contractor is addressing issues noted during EMD or Contractor inspections. | EMD is responsible for conducting compliance inspections of construction activities. When it is evident that minimum standards are not being met, EMD is responsible for providing USACE and/or DPW with corrections and a deadline for completion. EMD has the authority to issue a stop-work order, when necessary, until compliance is achieved. | Contractor is responsible for conducting routine inspections of all active construction sites. This includes: <ul style="list-style-type: none"> • During or immediately following initial installation of erosion and sediment controls; • At least once per every two-week period; • Within 48 hours following any runoff producing storm event; and • At the completion of the project. When minimum standards are not being met at the sites, contractor is responsible for addressing violations immediately. Responsible for maintaining all required records for a minimum of three years and providing to EMD upon request. |
| After Construction | | | | | |
| Post-Construction Stormwater Management | Responsible for approving Notice of Termination (NOT). | If project owner, USACE is responsible for submitting NOT to DEQ. Responsible for submitting as-built construction documents and necessary information and materials, including the NOT form and proof of termination of CGP, to EMD in a timely manner. | If project owner, DPW is responsible for submitting NOT to DEQ. Responsible for submitting as-built construction documents and necessary information and materials, including the NOT form and proof of termination of CGP, to EMD in a timely manner. | Responsible for obtaining the NOT from the project team and maintaining proof of permit termination with the stormwater program files for a minimum of three years. | Responsible for completing NOT, to signal the end of active construction. Responsible for coordinating with DEQ for a final site inspection, if required. Responsible for performing an inspection with the project owner (DPW/USACE), at the completion of the project prior to the release of any performance bond. Responsible for paying any fines related to the permit. |
| MS4 Annual Report | N/A | Support EMD by providing necessary information and materials concerning annual report, in a timely manner. | Support EMD by providing necessary information and materials concerning annual report, in a timely manner. | Completing MS4 Annual Report and including applicable information regarding construction projects on base. Staffing documents in a timely manner to obtain review/approval of the Joint Base Commander. | Responsible for providing a confirmation statement that land disturbing projects which occurred during the reporting period have been conducted in accordance with the current DEQ-approved standards. If projects were not conducted with the DEQ-approved standards and specifications, responsible for providing an explanation as to why. Also responsible for listing the total number of inspections conducted and the total number and type of enforcement actions implemented and providing this to EMD. |

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Attachment 5
Inspector Certifications

COMMONWEALTH OF VIRGINIA

Department of Environmental Quality

Dual

Inspector

Jennifer Tolbert

CERTIFICATE NUMBER

DIN2027



EXPIRATION DATE

09/24/2026



This certificate is for your records and should be kept in a safe location. Please detach the above certificate and the two wallet size cards below. It is your responsibility to ensure that your certification is kept current and that you meet the requirements for re-certification before the expiration date.

COMMONWEALTH OF VIRGINIA Department of Environmental Quality

**Dual
Inspector**

Jennifer Tolbert

Certificate Number

DIN2027



Expiration Date

09/24/2026

COMMONWEALTH OF VIRGINIA Department of Environmental Quality

**Dual
Inspector**

Jennifer Tolbert

Certificate Number

DIN2027



Expiration Date

09/24/2026

COMMONWEALTH OF VIRGINIA

Department of Environmental Quality

EROSION AND SEDIMENT CONTROL

Inspector

Stephen Smith

CERTIFICATE NUMBER

ESIN2639

EXPIRATION DATE

5/16/2026



This certificate is for your records and should be kept in a safe location. Please detach the above certificate and the two wallet size cards below. It is your responsibility to ensure that your certification is kept current and that you meet the requirements for re-certification before the expiration date.

COMMONWEALTH OF VIRGINIA
Department of Environmental Quality

EROSION AND SEDIMENT CONTROL

Inspector

Stephen Smith

Certificate Number

ESIN2639



Expiration Date

5/16/2026

COMMONWEALTH OF VIRGINIA
Department of Environmental Quality

EROSION AND SEDIMENT CONTROL

Inspector

Stephen Smith

Certificate Number

ESIN2639



Expiration Date

5/16/2026

COMMONWEALTH OF VIRGINIA

Department of Environmental Quality

Responsible Land Disturber

Stephen Smith

CERTIFICATE NUMBER

RLD23440

EXPIRATION DATE

11/23/2025



This certificate is for your records and should be kept in a safe location. Please detach the above certificate and the two wallet size cards below. It is your responsibility to ensure that your certification is kept current and that you meet the requirements for re-certification before the expiration date.

COMMONWEALTH OF VIRGINIA
Department of Environmental Quality

Responsible Land Disturber

Stephen Smith

Certificate Number

RLD23440



Expiration Date

11/23/2025

COMMONWEALTH OF VIRGINIA
Department of Environmental Quality

Responsible Land Disturber

Stephen Smith

Certificate Number

RLD23440



Expiration Date

11/23/2025

APPENDIX H

**STORMWATER MANAGEMENT FACILITY INSPECTION AND MAINTENANCE
PROCEDURES**

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JOINT BASE MYER – HENDERSON HALL MUNICIPAL SEPARATE STORM SEWER SYSTEM (MS4) PROGRAM PLAN



STORMWATER MANAGEMENT FACILITY OPERATION AND MAINTENANCE PLAN

FOR
FORT MYER & HENDERSON HALL INSTALLATIONS
FORT MYER, VIRGINIA
AND
FORT MCNAIR, WASHINGTON, DC



Prepared by:
JBM-HH Directorate of Public Works, Environmental Management Division

Reviewed and Updated April 2024

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1.0 INTRODUCTION

Joint Base Myer-Henderson Hall (JBM-HH) owns and operates a municipal separate storm sewer system (MS4) that serves U.S. Army Installation Fort Myer (Fort Myer) and the U.S. Marine Corps (USMC) installation at Henderson Hall (Henderson Hall), which are jointly referred to as 'the Installation' in this manual. Discharges from Installation's MS4 are covered under the General VPDES Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (General Permit). Minimum Control Measure (MCM) 5 of the General Permit requires MS4 operators to prepare and implement a plan for inspecting and maintaining stormwater management facilities. A stormwater management facility is defined in 9VAC25-870-10 as "a control measure that controls stormwater runoff and changes the characteristics of that runoff including, but not limited to, the quantity and quality, the period of release or the velocity of flow."

This document presents the operation and maintenance plan for the Installation's stormwater management facilities. Written inspection, operations, and maintenance protocols to provide for long-term operation and maintenance of stormwater management facilities discharging to JBM-HH's MS4 system are contained in this plan. The Installation has a variety of stormwater management facilities to treat stormwater runoff before it is discharged to the MS4 system.

Although not covered under the Virginia General Permit, Fort McNair in Washington, D.C. is part of the JBM-HH command. To provide a comprehensive and consistent management plan for all of the stormwater facilities in the JBM-HH command, the Fort McNair stormwater management facilities have been included in this manual.

2.0 INSTALLATION CHARACTERISTICS

JBM-HH is located in the Washington, D.C. metropolitan area and was created from the administrative reorganization of the Fort Myer Military Community (Fort Myer and Fort McNair) and the U.S. Marine Corps (USMC) Headquarters Battalion Henderson Hall (Henderson Hall) as a result of Base Area Realignment and Closure (BRAC) 2005 recommendations. Fort Myer and Henderson Hall are located in Arlington, Virginia, directly across the Potomac River from Washington, D.C.; Fort McNair is located in Southwest Washington, D.C. at the confluence of the Washington Channel of the Potomac River and the Anacostia River.

The Installation is home to the 3rd U.S. Infantry Regiment (The Old Guard) and the USMC Headquarters Battalion structured within the Marine Corps National Capital Region Command. JBM-HH provides installation services and support to military members, civilians, retirees, and their families with a quality of life commensurate with the quality of their service.

The land area served by the Installation's MS4 encompasses approximately 270 acres. Stormwater from all areas of the Installation discharges to the Installation's MS4, which is interconnected with the MS4s for Arlington County and Arlington National Cemetery (ANC). There are no natural surface water bodies present within the fence line of the Installation. A portion of a Lower Long Branch tributary runs in an enclosed culvert along the southern boundary of the Installation. Stormwater management facilities, including detention basins and bioretention areas, underground retention vaults, permeable pavement and pavers, sand filters and oil/water separators, Filterra filtration systems, and rain gardens, currently treat runoff from approximately 122 acres of the Installation.

Fort McNair has 6 BaySaver® proprietary storm water treatment devices, several stormwater detention and bioretention areas and a green roof.

3.0 JBM-HH-OWNED STORMWATER MANAGEMENT FACILITIES

Stormwater management facilities owned by JBM-HH are required to be inspected and maintained. The Environmental Management Division (EMD) has developed standard operating procedures (SOPs) for each type of stormwater management facility at JBM-HH. The SOPs for the following stormwater management facilities are included as Appendices in this Plan:

| Table 1. Stormwater Management Facilities at Fort Myer and Henderson Hall. | |
|---|---|
| Stormwater Management Facility Type | Location/Description |
| Sand Filter | B314 The Old Guard (TOG) Vehicle Maintenance Facility |
| | Sheridan Ave UEPH (B421) Barracks |
| Underground Detention Structures | Underground Pipe Detention behind Henderson Hall Gym and Parking Garage |
| | B314 Underground Detention/Infiltration Basin |
| | Millennium Underground Detention Vault at Whipple Field |
| | Underground Detention Vault under Basketball Court (B419 & 421) |
| | Radnor Heights Substation Underground Detention Vault |
| Detention Basins | B205 Partial Underground Dry Extended Detention Basin |
| | B325 Partial Underground Dry Extended Detention Basin |
| | B330 Fueling Station Pond |
| Wet Ponds | Long Branch Detention Basin (West of B523) |
| Bioretention Areas | Wright Gate Vehicle Inspection Station Bioretention |
| | Bioretention Area behind Radnor Heights Substation |
| | Memorial Chapel Rain Gardens (2) |
| | East Parking Lot Bioretention Area (S of Special Events Parking Area) |
| | Bioretention area across from B411 |
| | B414 (Fitness Center) Parking Lot Bioswales |
| | Sheridan Ave Bioswale (AAFMAA) |
| | Henderson Hall Parking Lot Bioswales (3) |
| Grassed Swales | Marshall Drive Grassed Swale |
| | Hatfield Gate Grassed Swale |
| Filterra® Systems | Hatfield Gate vehicle inspection loop (4) |
| | Radnor Heights Substation (2) |
| | Commissary Parking Lot (10) |
| | Rader Clinic Parking Lot (2) |
| | Building 416 Parking Lot (2) |
| StormFilter® Stormwater Treatment Device & Vault | Radnor Heights Substation |
| Permeable Pavement/Pavers | Pershing Drive lot (pavers) |
| | Special Events Parking Area across from B411 (pavement) |
| | Old Post Chapel Lot Permeable Pavers |

| Table 1. Stormwater Management Facilities at Fort Myer and Henderson Hall (continued) | |
|--|--|
| Stormwater Management Facility Type | Location/Description |
| Oil-Water Separator | B330 fueling station |
| | Building 227 vehicle wash |
| | Building 314 (TOG) Maintenance Facility |
| | Building 325 – Vehicle/Equipment Maintenance |
| | Building 330 bus wash – Not in use |

| Table 2. Stormwater Management Facilities at Fort McNair. | |
|---|---|
| Stormwater Management Facility Type | Location/Description |
| BaySaver Technologies® BaySeparator™ Stormwater Filtration System | B64 parking lot and roadways (4 units) |
| | B62 entrance area (1 unit) |
| | B28/3 rd Avenue (1 unit) |
| Detention Structures | Detention basin west of Building 64 |
| Bioretention Areas | Northeast of B69 |
| | Southeast of B62 |
| | East of USATA Garage |
| | West of USATA Garage |
| | Group 1 Family Housing (3) |
| Green Roof | Roof of USATA Garage |
| Grassed Swale | West of Parking Lot between B69 and B64 |

Additional SOPs will be developed as new stormwater management facilities are installed.

3.1 Inspections

Inspections of stormwater management facilities must take place at least once annually. Annual inspections shall be documented using the ArcGIS Survey 123 System and uploaded to the USACE Military BMP Database. BMPs are assigned a pass or fail status based on their condition and function. Additional inspections of BMPs may be conducted throughout the year, as needed, and will be documented on inspection forms included in each SOP by BMP type (Appendix A). Completed inspection forms will be maintained in the EMD office at Fort Myer.

3.2 Maintenance

Maintenance of stormwater management facilities shall be performed as necessary and to the manufacturer's or designer's specifications, as appropriate. The timeframe in which the maintenance is to be conducted, and the date of the follow-up inspection both coincide with the pass/fail status of the BMP and the conditions or function of the BMP as noted during the USACE inspections.

SMFs constructed to meet the required Chesapeake Bay TMDL reduction goals are the highest priority and must be prioritized above all other SMF maintenance requests. Chesapeake Bay

TMDL SMF maintenance is to be initiated within 1 month of inspection. A follow-up inspection is to be performed within 1 month of completion of maintenance.

After the prioritization of Chesapeake Bay TMDL SMFs, SMF maintenance will be prioritized by the noted deficiencies' anticipated impacts on the function of the SMFs, with priority given to SMFs with deficiencies observed that could greatly impact the SMF's function.

Maintenance activities must be documented on the form provided by EMD or an equivalent document providing the required information. Refer to the SOPs contained in Appendix A for specific maintenance requirements and maintenance forms.

The majority of required maintenance will be conducted by a contractor engaged for SMF maintenance. Occasionally, required maintenance will be submitted to DPW O&M via work order and will be conducted by in-house staff. Large-scale maintenance involving land-disturbing activities must be permitted by the appropriate regulatory authorities and approved by EMD.

Appendices:
**Stormwater Management Facility Inspection and
Maintenance Standard Operating Procedures & Forms**

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Appendix A

Sand Filters

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Joint Base Myer-Henderson Hall Standard Operating Procedures: *Sand Filters*

| | | | |
|---|--------------------------------|----------------------------|---------------------------|
| Owner: DPW EMD Stormwater Program Manager | Approved By: Chief, DPW EMD | Last revised: July 2019 | Review Date: July 2019 |
|---|--------------------------------|----------------------------|---------------------------|

1.0 PURPOSE

This Standard Operating Procedure (SOP) is a guideline for performing inspections and maintenance of sand filters located at Buildings 314 and 419. Written inspection and maintenance procedures for stormwater management facilities, including sand filters, are a component of Minimum Control Measure (MCM) 5: Post-construction stormwater management in new development and development on prior developed lands. This MCM is required under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (9VAC25-890-40 et. seq.). JBM-HH has obtained coverage under this permit (issued as Permit No. VAR040068) for discharges from the municipal separate storm sewer system (MS4) that serves the Fort Myer and Henderson Hall Installations (collectively referred to as “the Installation” in this SOP).

In accordance with Part I.E.5.b.1 of the General Permit, the Installation must provide for adequate long-term operation and maintenance of its stormwater management facilities in accordance with written inspection and maintenance procedures included in the MS4 Program Plan. This and other SOPs specifically developed for the stormwater management facilities present onsite serve as written guidance to Installation staff on how to properly inspect and maintain Installation-owned stormwater management facilities.

Sand filters are multi-chambered vaults used to hold stormwater and gradually filter out particulates. In the first chamber, also referred to as the sedimentation chamber, stormwater enters slowly, and large particles settle to the bottom. Stormwater continues to the next chamber, which contains sand to filter smaller particles as stormwater passes through. Filtered stormwater may be discharged directly from this chamber, or it may be stored in a third chamber and discharged gradually.

Sand filters may be constructed with two or more vaults. As the number of vaults in sand filters increase, so do the levels of filtration. Sand filters are especially useful in areas prone to generating contaminated stormwater runoff, such as the TOG Maintenance Facility. Though called sand filters, they may contain organic media filters instead of sand.

2.0 ABBREVIATIONS AND DEFINITIONS

2.1 Abbreviations

- a. DPW – Directorate of Public Works
- b. EMD – Environmental Management Division
- c. MS4 – Municipal Separate Storm Sewer System
- d. PPE – Personal Protective Equipment
- e. SOP – Standard Operating Procedure

2.2 Definitions

- a. *Sand filter* – an underground chambered treatment system using a combination of gravel, sand, and filter fabrics to filter particulates from stormwater runoff.
- b. *Stormwater Management Facility* – a control measure that controls stormwater runoff and changes the characteristics of that runoff including, but not limited to, the quantity and quality, the period of release or the velocity of flow.

3.0 OPERATIONAL PROCEDURES

3.1 Inspections

a. Inspection Requirements

Sand filters at the Installation must be inspected annually, at a minimum. It is recommended, though not a regulatory requirement, that sand filters are also inspected once annually during active precipitation.

b. Inspection Locations

Refer to Figure 1 for locations of sand filters at the Installation.

c. Inspection Procedures

1. Conduct visual field screening of sand filters and record observations on an Inspection and Maintenance Record (Attachment 1). The observations should include the following:
 - i. Cracks, spalling, or other signs of deterioration in the concrete above the sand filter
 - ii. Visible damage or obstructions in inlets, outlets, and overflow spillway
 - iii. Excessive erosion in areas draining to the sand filter
 - iv. Detectable odors
 - v. Observations of the chambers:
 1. Presence of standing water in chambers 72+ hours after rain
 2. Filter chamber is clean of sediment; sediment in sedimentation chamber is no more than 6-inches tall
 3. Filter bed is level and free of trash and debris

4. Visible damage or deterioration of structural components
- vi. Trash and debris in control openings
2. Based on the physical inspection, determine if maintenance activities are required.
 - i. Submit a Work Request (Form 4283) with photos to DPW detailing inspection observations and solutions.
 - ii. Work that requires entering sand filter chambers must be performed by a qualified contractor.

d. Inspection Supplies

1. Inspection equipment
 - Inspection and Maintenance Record (see Attachment 1)
 - Camera
2. Personal Protective Equipment (PPE)
 - Work gloves
 - Steel-toed boots

3.2 Typical Required Maintenance

- a. Maintenance is required on an as-needed basis, determined through regular inspection of sand filters, though it is recommended that they are cleaned and pumped out annually by a contractor.

| Inspection Finding | Maintenance Required |
|---|---|
| Cracks, spalling, or other signs of deterioration in the concrete above the | Fill cracks in concrete to prevent further damage. |
| Visible damage to inlets, outlets, and overflow spillway | Repair inlets, outlets, and overflow devices to ensure their functionality. |
| Excessive erosion in areas draining to the sand filter | Replant and/or re-mulch eroded areas to limit the amount of sediment being conveyed to the sand filter. |
| Detectable odors | Repair chambers to keep them sealed. |
| Standing water observed in chambers 72+ hours after rain | Contact contractor to remove water, replace filter media, and remove blockages. |
| Filter chamber and sedimentation chamber contain excess sediment | Contact contractor to remove excess sediment. |
| Filter bed is uneven and/or contains debris | Contact contractor to replace filter media and remove trash and debris. |
| Visible damage or deterioration of structural components | Contact contractor to initiate repairs. |
| Trash and debris in control opening | Remove trash and debris. |

- b. Record all maintenance activities on an Inspection and Maintenance Record (Attachment 1).

3.3 Safety Considerations

- a. Always wear steel-toed boots to protect feet from possible crushing injuries while handling the sand filter covers.
- b. Use proper lifting techniques when removing sand filter covers to prevent back injury.
- c. Use extreme caution when working over open sand filter chambers; no part of your body should enter the plane created by the opening, as this would constitute confined space entry.
- d. DO NOT enter sand filter chambers under any conditions.

4.0 RECORDKEEPING AND REPORTING REQUIREMENTS

4.1 Recordkeeping Requirements

Complete the Inspection and Maintenance Record (Attachment 1) for each inspection and maintenance activity. DPW shall maintain these forms and their associated Work Requests.

4.2 Reporting Requirements

DPW shall provide EMD with written records of inspection and maintenance activities within seven days of the date the activity was performed.

5.0 RESPONSIBILITIES

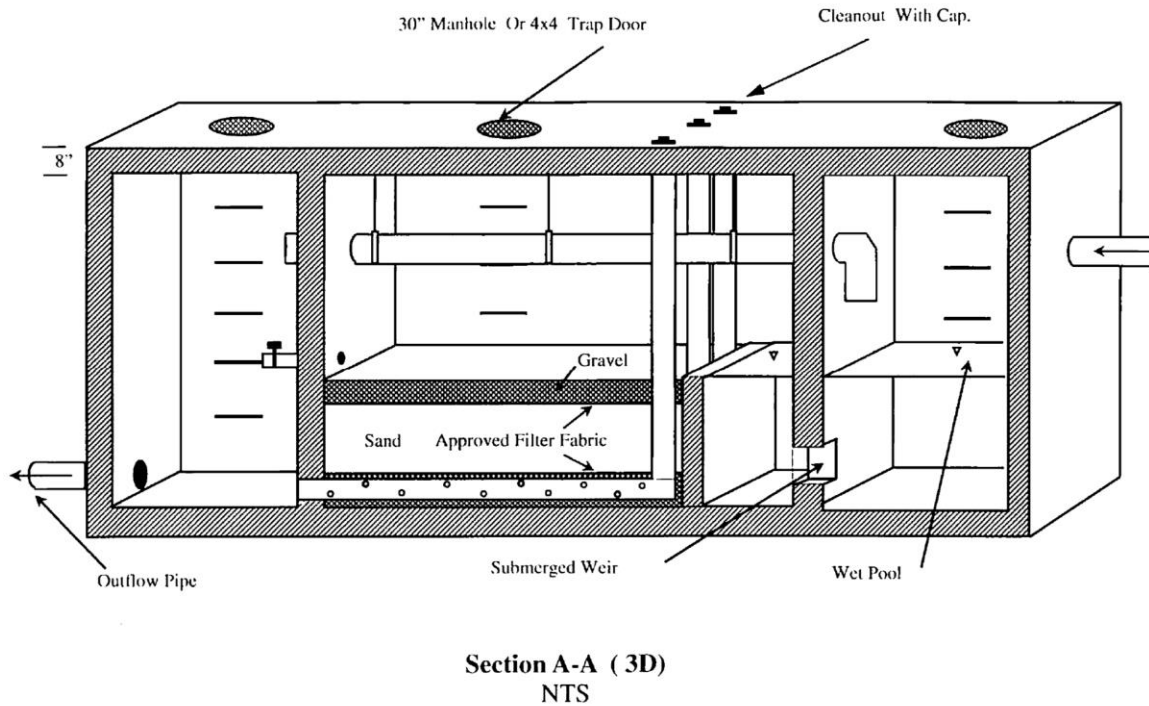
5.1 DPW

DPW is responsible for performing the inspection and maintenance procedures described in this SOP internally or through a contractor.

5.2 EMD

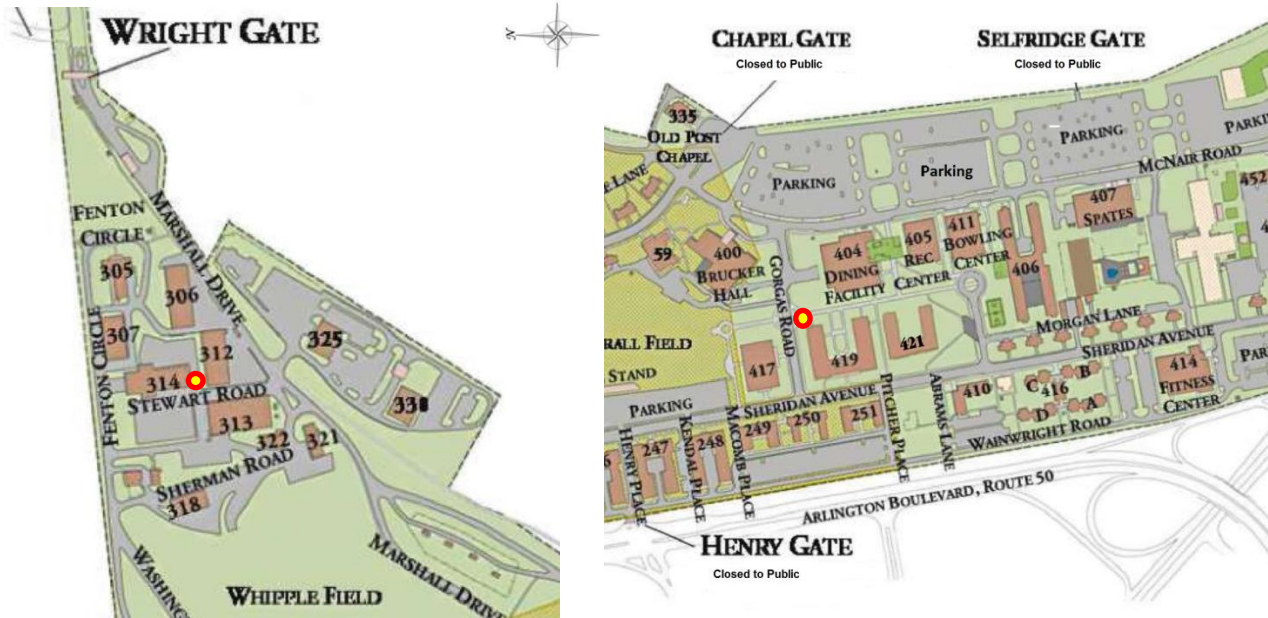
EMD is responsible for maintaining records of inspection and maintenance procedures provided by DPW.

6.0 FIGURES



Source: District of Columbia, 2001

Figure 1: Typical Sand Filter Diagram



● Sand Filter Location

Figure 2: Sand Filter Location Map

7.0 ATTACHMENTS

Attachment 1: Inspection and Maintenance Record

Attachment 1

Inspection and Maintenance Record

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ATTACHMENT 1 – SAND FILTER INSPECTION AND MAINTENANCE RECORD

Sand Filter Location: _____ Structure No. _____
 Technician(s): _____ Date: _____
 Date of last storm/total rainfall: _____ Current weather: _____

| Y | N | Observation | Maintenance Performed/ Maintenance Required |
|---|---|---|--|
| | | Are cracks, spalling, or other signs of deterioration in the concrete above the sand filter present? | |
| | | Is there evidence of erosion in areas draining to the sand filter? | |
| | | Are there any odors coming from the vault? | |
| | | Is standing water present inside vault chambers 72+ hours after rain? | |
| | | Are vault chambers full of sediment or debris? | |
| | | Is the filter bed uneven? | |
| | | Is there a petroleum odor or sheen? | |
| | | Is there visible damage or deterioration of structural components, including vault walls, pipes, or manhole covers? | |
| | | Has maintenance on the detention vault been performed in the last year? | |

Other notes (use back if necessary):

**Follow-up inspection
required?**

___ Y ___ N

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Appendix B

Detention Structures & Basins

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Joint Base Myer-Henderson Hall Standard Operating Procedures: *Detention Structures*

| | | | |
|---|--------------------------------|----------------------------|---------------------------|
| Owner: DPW EMD Stormwater Program Manager | Approved By: Chief, DPW EMD | Last revised: July 2019 | Review Date: July 2019 |
|---|--------------------------------|----------------------------|---------------------------|

1.0 PURPOSE

This Standard Operating Procedure (SOP) is a guideline for performing inspections and maintenance of stormwater detention structures, including underground detention vaults. Written inspection and maintenance procedures for stormwater management facilities, such as detention structures, are a component of Minimum Control Measure (MCM) 5: Post-construction stormwater management in new development and development on prior developed lands. This MCM is required under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (9VAC25-890-40 et. seq.). JBM-HH has obtained coverage under this permit (issued as Permit No. VAR040068) for discharges from the municipal separate storm sewer system (MS4) that serves the Fort Myer and Henderson Hall Installations (collectively referred to as “the Installation” in this SOP).

In accordance with Part I.E.5.b.1 of the General Permit, the Installation must provide for adequate long-term operation and maintenance of its stormwater management facilities in accordance with written inspection and maintenance procedures included in the MS4 Program Plan. This and other SOPs specifically developed for the stormwater management facilities present onsite serve as written guidance to Installation staff on how to properly inspect and maintain Installation-owned stormwater management facilities.

Although not subject to the Virginia General permit, this SOP applies also to detention structures at Fort McNair.

Detention structures are designed to store stormwater from significant rainfall events and remain dry for the majority of the time. Detention structures exist at JBM-HH in the form of dry detention basins and underground detention vaults. Stormwater from large storms is stored in detention basins and discharged slowly, reducing discharge volume at peak discharge, and helping to reduce erosion at outfalls and along the banks of receiving streams.

Stormwater entering dry detention basins undergo some pretreatment in the form of filtration through vegetation and infiltration through vegetation and underlying soils. Underground detention vaults may include a pretreatment system prior to storage, or they may be installed downstream of a pretreatment system; some underground detention structures may allow for infiltration to underlying soils.

2.0 ABBREVIATIONS AND DEFINITIONS

2.1 Abbreviations

- a. DPW – Directorate of Public Works
- b. EMD – Environmental Management Division
- c. MS4 – Municipal Separate Storm Sewer System
- d. PPE – Personal Protective Equipment
- e. SOP – Standard Operating Procedure

2.2 Definitions

- a. *Detention Structure* – a dry basin or underground chamber system designed to store stormwater from significant storms and release stormwater slowly to prevent flooding and erosion. Detention structures also allow pollutants to settle out of the stormwater before it is discharged.
- b. *Stormwater Management Facility* - a control measure that controls stormwater runoff and changes the characteristics of that runoff including, but not limited to, the quantity and quality, the period of release or the velocity of flow.

3.0 OPERATIONAL PROCEDURES

3.1 Inspections

a. Inspection Requirements

- 1. Detention structures at the Installation must be inspected annually, at a minimum. It is recommended, though not a regulatory requirement, that detention structures are also inspected once annually during active precipitation.

b. Inspection Locations

- 1. Refer to Figure 1 for locations of detention structures at the Installation.

c. Inspection Procedures

- 1. Conduct field screening of detention structures and record observations on an Inspection and Maintenance Record (Attachment 1). Only visual inspections should be performed of underground detention vaults.
- 2. Observations of detention basins should include the following:
 - i. The presence of ponded water 72+ hours after rain
 - ii. Excessive vegetation growth or undesirable invasive vegetation species
 - iii. Woody vegetation growing on the upstream or downstream face of the pond embankment, within 25 feet of the outlet control structure, and at inlet and outlet channels

- iv. Visible damage or obstructions in inlets, outlets, and riser structure/overflow spillway (e.g. leaks, clogs, or corrosion)
 - v. Erosion in areas draining to the detention basin and/or along sloped sides of detention basins
 - vi. Structural damage to the detention basin or its components, including damage due to animal burrows and cracks or sinkholes on the dam embankment
 - vii. Signs of petroleum contamination
 - viii. Overgrowth and weeds
 - ix. Trash and debris.
3. Observations of underground detention vaults should include the following:
- i. Erosion in areas draining to the detention vault
 - ii. Maintenance access is free of obstructions; manholes can be opened
 - iii. The presence of standing water in chambers 72+ hours after rain
 - iv. Trash, debris, or excess sediment in vault chambers
 - v. Inlet and outlet flow control devices free of obstructions/accumulations and functioning properly (e.g. leaks, clogs, or corrosion)
 - vi. Visible damage or deterioration of chambers and structural components
 - vii. Signs of petroleum contamination
4. Based on the physical inspection, determine if maintenance activities are required.
- i. Submit a Work Request (Form 4283) with photos to DPW detailing inspection observations and solutions.
 - ii. Work that requires entering detention vault chambers must be performed by a qualified contractor.

d. Inspection Supplies

- 1. Inspection equipment
 - Inspection and Maintenance Record (see Attachment 1)
 - Camera
- 2. Personal Protective Equipment (PPE)
 - Work gloves
 - Steel-toed boots

3.2 Typical Required Maintenance

- a. Maintenance is only required on an as-needed basis, determined through regular inspection of detention structures.

| Detention Basins | |
|--|---|
| Inspection Finding | Maintenance Required |
| The presence of ponded water 72+ hours after rain | Remove blockages to infiltration or discharge. Check for accumulated sediment and debris. |
| Excessive vegetation growth or undesirable invasive vegetation | Remove excessive vegetation. |
| Woody vegetation growing on the upstream or downstream face of the pond's embankment, within 25 feet of the outlet control structure, and at inlet and outlet channels | Remove woody vegetation |
| Visible damage or obstructions in inlets, outlets, and riser structure/overflow spillway, including riprap protection at inlets and outlets | Remove obstructions and repair damage to restore function. |
| Erosion in areas draining to the detention basin and/or along sloped sides of detention basins | Repair and replant areas. |
| Structural damage to the detention basin or its components, including damage from animal burrows and cracks or sinkholes on the dam embankment | Make repairs to return detention basin to original design. |
| Signs of petroleum contamination | Trace the source of contamination and implement controls to prevent future contamination. |
| Overgrowth and weeds | Mow grassy areas and remove weeds. |
| Trash and debris. | Perform more regular trash pickup. |

| Underground Detention Vaults | |
|---|--|
| Inspection Finding | Maintenance Required |
| Erosion observed in areas draining to the detention vault | Replant and/or re-mulch eroded areas. |
| Maintenance access is obstructed; access manholes are locked | Ensure that maintenance access points are not blocked and that manholes are not paved over or locked. |
| Standing water in vault chambers 72+ hours after rain | Contact contractor to remove blockages to discharge and check for accumulated sediment and debris in vault chambers. |
| Trash, debris, or excess sediment in vault chambers | Contact contractor to remove trash, debris, and accumulated sediment in vault chambers. Perform more regular trash pickup to prevent trash from entering vault chambers. |
| Visible damage or obstructions in inlet and outlet flow control devices | Contact contractor to remove obstructions and repair damage to restore function. |
| Visible damage or deterioration of chambers and structural components | Contact contractor to repair damage and restore vault to original function. |
| Signs of petroleum contamination | Trace the source of contamination and implement controls to prevent future contamination. |

- b. Underground detention vaults should be cleaned and pumped out a contractor whenever inspections indicate sediment, trash, and debris accumulation.
- c. Record all maintenance activities on an Inspection and Maintenance Record (Attachment 1)

3.3 Safety Considerations

- a. Always wear steel-toed boots to protect feet from possible crushing injuries while handling the manhole covers for detention vaults.
- b. Use proper lifting techniques when removing manhole covers to prevent back injury.
- c. Use extreme caution when working over detention vault chambers; no part of your body should enter the plane created by the opening, as this would constitute confined space entry.
- d. DO NOT enter detention vault chambers under any conditions; vaults are confined spaces and may only be entered by properly trained and certified personnel.
- e. When working around detention basins, always wear work boots that provide ankle support. Detention basins have sloped sides, which may be difficult to walk on.

4.0 RECORDKEEPING AND REPORTING REQUIREMENTS

4.1 *Recordkeeping Requirements*

- a. Complete the Inspection and Maintenance Record (Attachment 1) for each inspection and maintenance activity. DPW shall maintain these forms and their associated Work Requests.

4.2 *Reporting Requirements*

- a. DPW shall provide EMD with written records of inspection and maintenance activities within seven days of the date the activity was performed.

5.0 RESPONSIBILITIES

5.1 *DPW*

- a. DPW is responsible for performing the inspection and maintenance procedures described in this SOP internally or through a contractor.

5.2 *EMD*

- a. EMD is responsible for maintaining records of inspection and maintenance procedures provided by DPW.

6.0 FIGURES

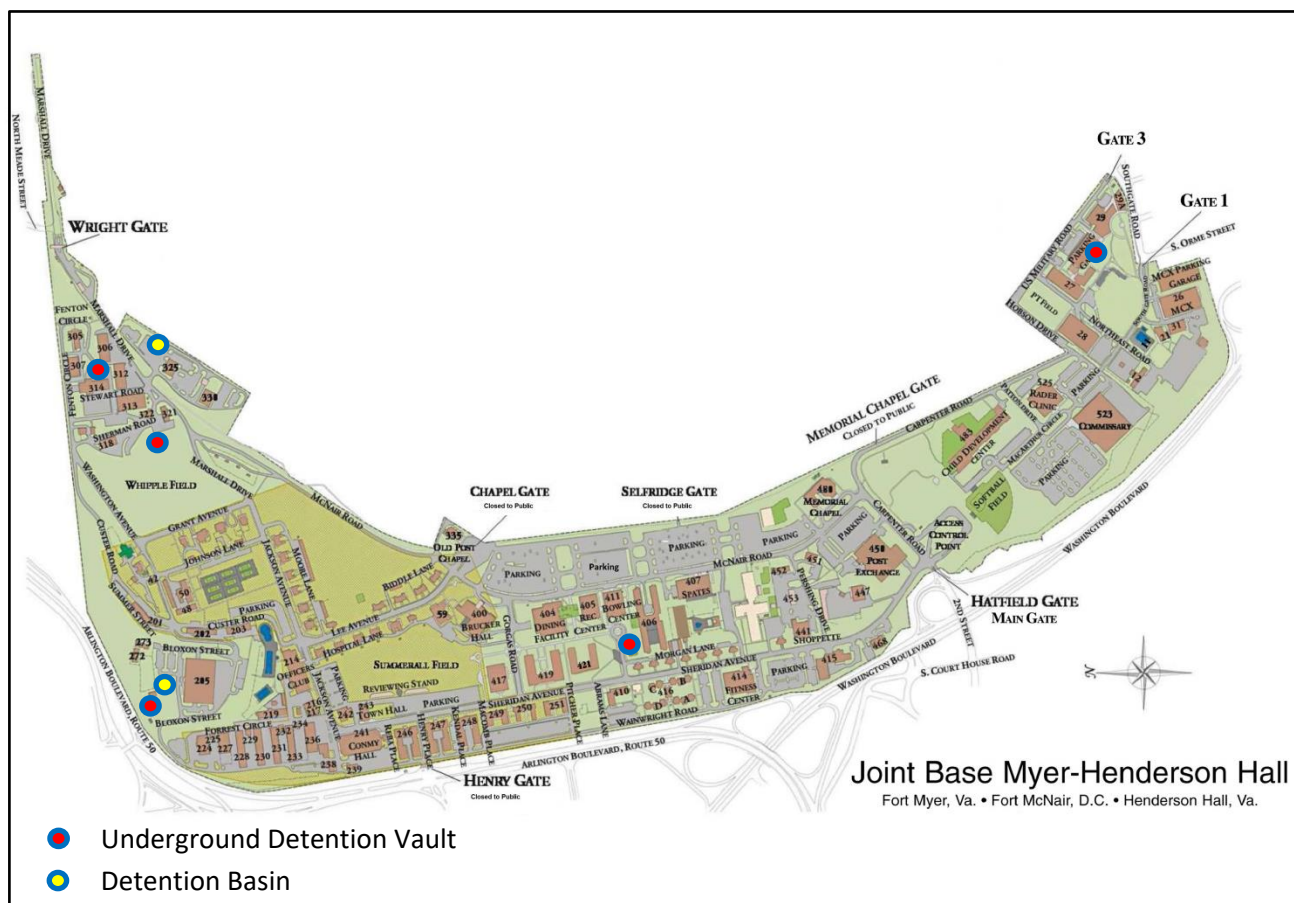


Figure 1: Detention Structure Locations Map – Fort Myer and Henderson Hall

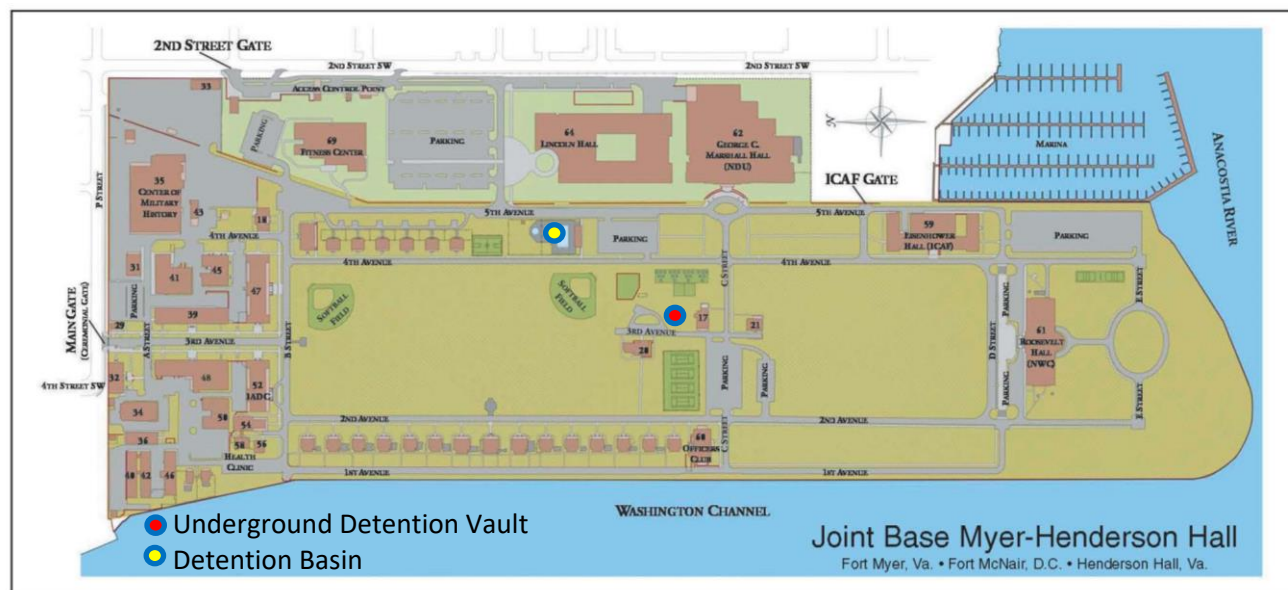


Figure 2: Detention Structure Locations Map – Fort McNair

7.0 ATTACHMENTS

Attachment 1: Inspection and Maintenance Record

Attachment 1

Inspection and Maintenance Record

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ATTACHMENT 1 – DETENTION BASIN INSPECTION AND MAINTENANCE RECORD

Detention Basin Location: _____ Structure No. _____

Technician(s): _____ Date: _____

Date of last storm/total rainfall: _____ Current weather: _____

| Y | N | Observation | Maintenance Performed/ Maintenance Required |
|---|---|--|--|
| | | Is ponded water present 72+ hours after rain? | |
| | | Is there excessive vegetation growth or undesirable invasive vegetation? | |
| | | Is there woody vegetation growing on the upstream or downstream face of the pond embankment, within 25 feet of the outlet control structure, and at inlet and outlet channels? | |
| | | Is there visible damage or obstructions in inlet, outlets, and riser structure/overflow spillway, or riprap protection?? | |
| | | Is there evidence of erosion in areas draining to the detention basin? | |
| | | Is there evidence of erosion along sloped sides of the detention basin? | |
| | | Is there any sign of structural damage to the detention basin or its components (including animal burrows and cracks or sinkholes on the dam embankment)? | |
| | | Is there a petroleum odor or sheen? | |
| | | Is the detention basin overgrown? | |
| | | Are trash and debris present? | |

Other notes (use back if necessary):

**Follow-up inspection
required?**

___ Y ___ N

ATTACHMENT 1 – UNDERGROUND DETENTION VAULT INSPECTION AND MAINTENANCE RECORD

Detention Basin Location: _____ Structure No. _____

Technician(s): _____ Date: _____

| Y | N | Observation | Maintenance Performed/ Maintenance Required |
|---|---|---|--|
| | | Is there evidence of erosion in areas draining to the detention basin? | |
| | | Are access manholes unlocked and unobstructed? | |
| | | Is standing water present inside vault chambers 72+ hours after rain? | |
| | | Are trash and debris present inside vault chambers? | |
| | | Is there visible damage or obstructions in inlet and outlet control, and overflow spillway? | |
| | | Is there any sign of structural damage to the detention basin or its components? | |
| | | Is there a petroleum odor or sheen? | |
| | | Has maintenance on the detention vault been performed in the last year? | |

Other notes (use back if necessary):

**Follow-up inspection
required?**

___ Y ___ N

Appendix C

Wet Ponds

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Joint Base Myer-Henderson Hall Standard Operating Procedures: *Wet Ponds*

| | | | |
|---|--------------------------------|----------------------------|---------------------------|
| Owner: DPW EMD Stormwater Program Manager | Approved By: Chief, DPW EMD | Last revised: July 2019 | Review Date: July 2019 |
|---|--------------------------------|----------------------------|---------------------------|

1.0 PURPOSE

This Standard Operating Procedure (SOP) is a guideline for performing inspections and maintenance of wet ponds. Written inspection and maintenance procedures for stormwater management facilities, such as wet ponds, are a component of Minimum Control Measure (MCM) 5: Post-construction stormwater management in new development and development on prior developed lands. This MCM is required under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (9VAC25-890-40 et. seq.). JBM-HH has obtained coverage under this permit (issued as Permit No. VAR040068) for discharges from the municipal separate storm sewer system (MS4) that serves the Fort Myer and Henderson Hall Installations (collectively referred to as “the Installation” in this SOP).

In accordance with Part I.E.5.b.1 of the General Permit, the Installation must provide for adequate long-term operation and maintenance of its stormwater management facilities in accordance with written inspection and maintenance procedures included in the MS4 Program Plan. This and other SOPs specifically developed for the stormwater management facilities present onsite serve as written guidance to Installation staff on how to properly inspect and maintain Installation-owned stormwater management facilities.

Wet ponds are designed to store stormwater from significant rainfall events. Stormwater from large storms flows into wet ponds via the Installation’s stormwater drainage system, where it infiltrates the soil or evaporates slowly, leaving behind pollutants and particulates. Besides infiltrating, stormwater is discharged from the pond through overflow structures, which allow excess flows to discharge during heavy storms when stormwater enters basins faster than it can be evaporated or infiltrated.

In addition to functioning as a stormwater management device, wet ponds may provide aesthetic value and wildlife habitat.

2.0 ABBREVIATIONS AND DEFINITIONS

2.1 Abbreviations

- a. DPW – Directorate of Public Works
- b. EMD – Environmental Management Division
- c. MS4 – Municipal Separate Storm Sewer System
- d. PPE – Personal Protective Equipment
- e. SOP – Standard Operating Procedure

2.2 Definitions

- a. *Wet pond* – a permanently wet basin designed to store stormwater. Stormwater residence time in wet ponds is long, allowing stormwater to infiltrate or evaporate; overflow structures discharge stormwater in significant rain events to nearby storm sewers and outfalls. Wet ponds are also known as retention basins.
- b. *Stormwater Management Facility* - a control measure that controls stormwater runoff and changes the characteristics of that runoff including, but not limited to, the quantity and quality, the period of release or the velocity of flow.

3.0 OPERATIONAL PROCEDURES

3.1 Inspections

a. Inspection Requirements

Wet ponds at the Installation must be inspected annually, at a minimum. It is recommended, though not a regulatory requirement, that wet ponds are also inspected once annually during active precipitation.

b. Inspection Locations

Refer to Figure 1 for locations of wet ponds at the Installation.

c. Inspection Procedures

1. Conduct field screening of wet ponds and record observations on an Inspection and Maintenance Record (Attachment 1). Observations of wet ponds should include the following:
 - i. Excessive algae, vegetation growth or undesirable invasive vegetation species (e.g. cattails and phragmites) within or around the perimeter of the permanent pool
 - ii. Woody vegetation growing on the upstream or downstream face of the pond embankment, within 25 feet of the outlet control structure, and at inlet and outlet channels
 - iii. Visible damage or obstructions in inlets, outlets, and riser structure/overflow spillway (e.g. leaks, clogs, or corrosion) including riprap protection at inlets and outlets

- iv. Erosion in areas draining to the wet pond and/or along sloped sides of the wet pond
 - v. Structural damage to the wet pond or its components, including damage due to animal burrows, and cracks or sinkholes on the dam embankment
 - vi. Sediment accumulation
 - vii. Signs of petroleum contamination
 - viii. Overgrowth and weeds on side slopes and dam embankment
 - ix. Trash and debris.
2. Based on the physical inspection, determine if maintenance activities are required.
- i. Submit a Work Request (Form 4283) with photos to DPW detailing inspection observations and work description.

d. Inspection Supplies

- 1. Inspection equipment
 - Inspection and Maintenance Record (see Attachment 1)
 - Camera
- 2. Personal Protective Equipment (PPE)
 - Work gloves
 - Work boots

3.2 Typical Required Maintenance

- a. Maintenance is only required on an as-needed basis, determined through regular inspection of wet ponds.

| Inspection Finding | Maintenance Required |
|--|---|
| Excessive algae, vegetation growth, or undesirable invasive vegetation | Remove excessive vegetation; if excessive algae growth is present, review fertilizer application practices in upstream areas. |
| Woody vegetation growing on the upstream or downstream face of the pond's embankment, within 25 feet of the outlet control structure, and at inlet and outlet channels | Remove woody vegetation |
| Visible damage or obstructions in inlets, outlets, riser structure/overflow spillway including riprap protection at inlets and outlets | Remove obstructions and repair damage to restore function. |
| Erosion in areas draining to the wet pond and/or along sloped sides of wet pond | Repair and replant eroded areas. |
| Structural damage to the wet pond or its components, including damage from animal burrows , and cracks or sinkholes on the dam embankment | Make repairs to return wet pond to original design. |

| Inspection Finding | Maintenance Required |
|--|---|
| Sediment accumulation | Excavate excess sediment to return wet pond to original design. |
| Signs of petroleum contamination | Trace the source of contamination and implement controls to prevent future contamination. |
| Overgrowth and weeds on side slopes and dam embankment | Mow grassy areas and remove weeds. |
| Trash and debris present in wet pond. | Perform more regular trash pickup. |

- b. Record all maintenance activities on an Inspection and Maintenance Record (Attachment 1).

3.3 Safety Considerations

Always wear work boots that provide ankle support. Wet ponds have sloped sides, which may be difficult to walk on. Wet, slippery vegetation may also be present.

4.0 RECORDKEEPING AND REPORTING REQUIREMENTS

4.1 Recordkeeping Requirements

Complete the Inspection and Maintenance Record (Attachment 1) for each inspection and maintenance activity. DPW shall maintain these forms and their associated Work Requests.

4.2 Reporting Requirements

DPW shall provide EMD with written records of inspection and maintenance activities within seven days of the date the activity was performed.

5.0 RESPONSIBILITIES

5.1 DPW

DPW is responsible for performing the inspection and maintenance procedures described in this SOP internally or through a contractor.

5.2 EMD

EMD is responsible for maintaining records of inspection and maintenance procedures provided by DPW.

6.0 FIGURES

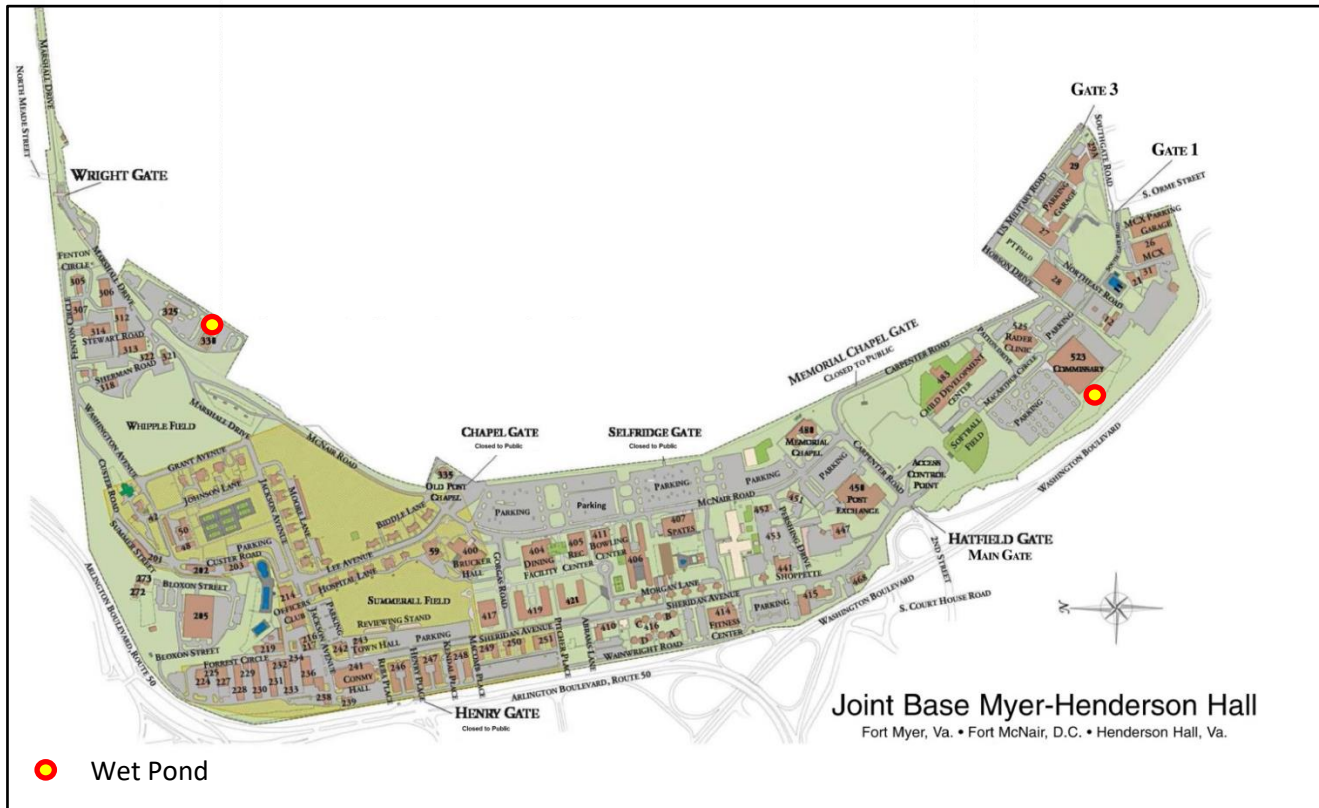


Figure 1: Wet Pond Location Map

7.0 ATTACHMENTS

Attachment 1: Inspection and Maintenance Record

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Attachment 1

Inspection and Maintenance Record

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ATTACHMENT 1 – WET POND INSPECTION AND MAINTENANCE RECORD

Wet Pond Location: _____ Structure No. _____
 Technician(s): _____ Date: _____
 Date of last storm/total rainfall: _____ Current weather: _____

| Y | N | Observation | Maintenance Performed/ Maintenance Required |
|---|---|--|--|
| | | Is there excessive algae, vegetation growth or undesirable invasive vegetation? | |
| | | Is there woody vegetation growing on the upstream or downstream face of the pond embankment, within 25 feet of the outlet control structure, and at inlet and outlet channels? | |
| | | Is there visible damage or obstructions in inlets, outlets, and riser structure/overflow spillway, or riprap protection? | |
| | | Is there evidence of erosion in areas draining to the wet pond? | |
| | | Is there evidence of erosion along sloped sides of the wet pond? | |
| | | Is there any sign of structural damage to the wet pond or its components (including animal burrows and cracks or sinkholes on the dam embankment)? | |
| | | Is there excessive sediment accumulation in the wet pond? | |
| | | Is there a petroleum odor or sheen? | |
| | | Is there overgrown vegetation on side slopes and embankment? | |
| | | Are trash and debris present in the wet pond? | |

Other notes (use back if necessary):

**Follow-up inspection
required?**

___ Y ___ N

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Appendix D

Bioretention Areas

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Joint Base Myer-Henderson Hall Standard Operating Procedures: *Bioretention Areas*

| | | | |
|---|--------------------------------|----------------------------|---------------------------|
| Owner: DPW EMD Stormwater Program Manager | Approved By: Chief, DPW EMD | Last revised: July 2019 | Review Date: July 2019 |
|---|--------------------------------|----------------------------|---------------------------|

1.0 PURPOSE

This Standard Operating Procedure (SOP) is a guideline for performing inspections and maintenance of bioretention areas, including rain gardens. Written inspection and maintenance procedures for stormwater management facilities, including bioretention areas and rain gardens, are a component of Minimum Control Measure (MCM) 5: Post-construction stormwater management in new development and development on prior developed lands. This MCM is required under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (9VAC25-890-40 et. seq.). JBM-HH has obtained coverage under this permit (issued as Permit No. VAR040068) for discharges from the municipal separate storm sewer system (MS4) that serves the Fort Myer and Henderson Hall Installations (collectively referred to as “the Installation” in this SOP).

In accordance with Part I.E.5.b.1 of the General Permit, the Installation must provide for adequate long-term operation and maintenance of its stormwater management facilities in accordance with written inspection and maintenance procedures included in the MS4 Program Plan. This and other SOPs specifically developed for the stormwater management facilities present onsite serve as written guidance to Installation staff on how to properly inspect and maintain Installation-owned stormwater management facilities. Although not subject to the Virginia General Permit, this SOP applies also to bioretention areas at Fort McNair.

Bioretention areas are generally shallow vegetated basins specifically designed to collect and filter stormwater. Stormwater runoff flows from paved areas to a graded bioretention area, where it drains through a filter bed containing layers of mulch, sand, soil, or other media that is planted with plants and shrubs. As the runoff infiltrates the soil in the ponding area, dissolved or suspended pollutants are filtered out through adsorption, sedimentation, volatilization, or through microbial activity and uptake by plants. Filtered stormwater that is not taken up by plants evaporates or contributes to recharging aquifers.

During storms, bioretention areas’ design allows for stormwater storage and infiltration over time. Bioretention areas are often connected to an overflow structure, such as perforated under-drains, to convey excess stormwater to the storm sewer system.

2.0 ABBREVIATIONS AND DEFINITIONS

2.1 Abbreviations

- a. DPW – Directorate of Public Works
- b. EMD – Environmental Management Division
- c. MS4 – Municipal Separate Storm Sewer System
- d. PPE – Personal Protective Equipment
- e. SOP – Standard Operating Procedure

2.2 Definitions

- a. *Bioretention area* – a landscaped treatment area using a combination of soils and plants to filter pollutants from stormwater runoff.
- b. *Stormwater Management Facility* - a control measure that controls stormwater runoff and changes the characteristics of that runoff including, but not limited to, the quantity and quality, the period of release or the velocity of flow.

3.0 OPERATIONAL PROCEDURES

3.1 Inspections

a. Inspection Requirements

- 1. Bioretention areas at the Installation must be inspected annually, at a minimum. It is recommended, though not a regulatory requirement, that bioretention areas are also inspected once annually during active precipitation.

b. Inspection Locations

- 1. Refer to Figure 1 for locations of bioretention areas at the Installation.

c. Inspection Procedures

- 1. Conduct field screening of bioretention areas and record observations on an Inspection and Maintenance Record (Attachment 1). The observations should include the following:
 - i. The presence of ponded water
 - ii. Visible damage to plants, or indicators of poor health
 - iii. Erosion along sloped sides or at outlet (if equipped with outlet)
 - iv. Sediment build-up around inlets or obstructed inlets
 - v. Structural damage to the bioretention area or its components
 - vi. Signs of petroleum contamination
 - vii. Overgrowth and weeds
 - viii. Trash and debris.
- 2. Based on the physical inspection, determine if maintenance activities are required.
 - i. Submit a Work Request (Form 4283) with photos to DPW detailing inspection observations and solutions.

d. Inspection Supplies

1. Inspection equipment
 - Inspection and Maintenance Record (see Attachment 1)
 - Camera
2. Personal Protective Equipment (PPE)
 - Work gloves
 - Steel-toed boots

3.2 Typical Required Maintenance

- a. Maintenance is only required on an as-needed basis, determined through regular inspection of bioretention areas. During periods of prolonged drought during the normal growing season (April 1 through October 31), plants in bioretention facilities shall be irrigated weekly or as necessary to prevent drought-related damage.**

| Bioretention Areas | |
|--|--|
| Inspection Finding | Maintenance Required |
| The presence of ponded water 72+ hours after rain | Remove blockages to infiltration. Check for accumulated sediment and debris. |
| Visible damage to plants, or indicators of poor health | Remove any dead or diseased vegetation; replant vegetation that is not salvageable. Evaluate irrigation practices. Remulch areas annually. |
| Erosion along sloped sides or at outlet (if present) | Replant and/or re-mulch eroded areas. Erosion at outlet could indicate that water is passing through too quickly and not infiltrating |
| Sediment build-up or other obstructions around inlet areas | Remove excess sediment and clear obstructions. |
| Structural damage to the bioretention area or its components | Make repairs to return bioretention area to original design. |
| Signs of petroleum contamination | Trace the source of contamination and implement controls to prevent future contamination. |
| Overgrowth and weeds | Mow grassy areas and remove weeds. |
| Trash and debris. | Perform more regular trash pickup. |

- b. Record all maintenance activities on an Inspection and Maintenance Record (Attachment 1).**

3.3 Safety Considerations

- a. Always wear work boots that provide ankle support. Bioretention areas have sloped sides and often contain rocks and different types of ground cover, creating an uneven walking surface.

4.0 RECORDKEEPING AND REPORTING REQUIREMENTS

4.1 *Recordkeeping Requirements*

- a. Complete the Inspection and Maintenance Record (Attachment 1) for each inspection and maintenance activity. DPW shall maintain these forms and their associated Work Requests.

4.2 *Reporting Requirements*

- a. DPW shall provide EMD with written records of inspection and maintenance activities within seven days of the date the activity was performed.

5.0 RESPONSIBILITIES

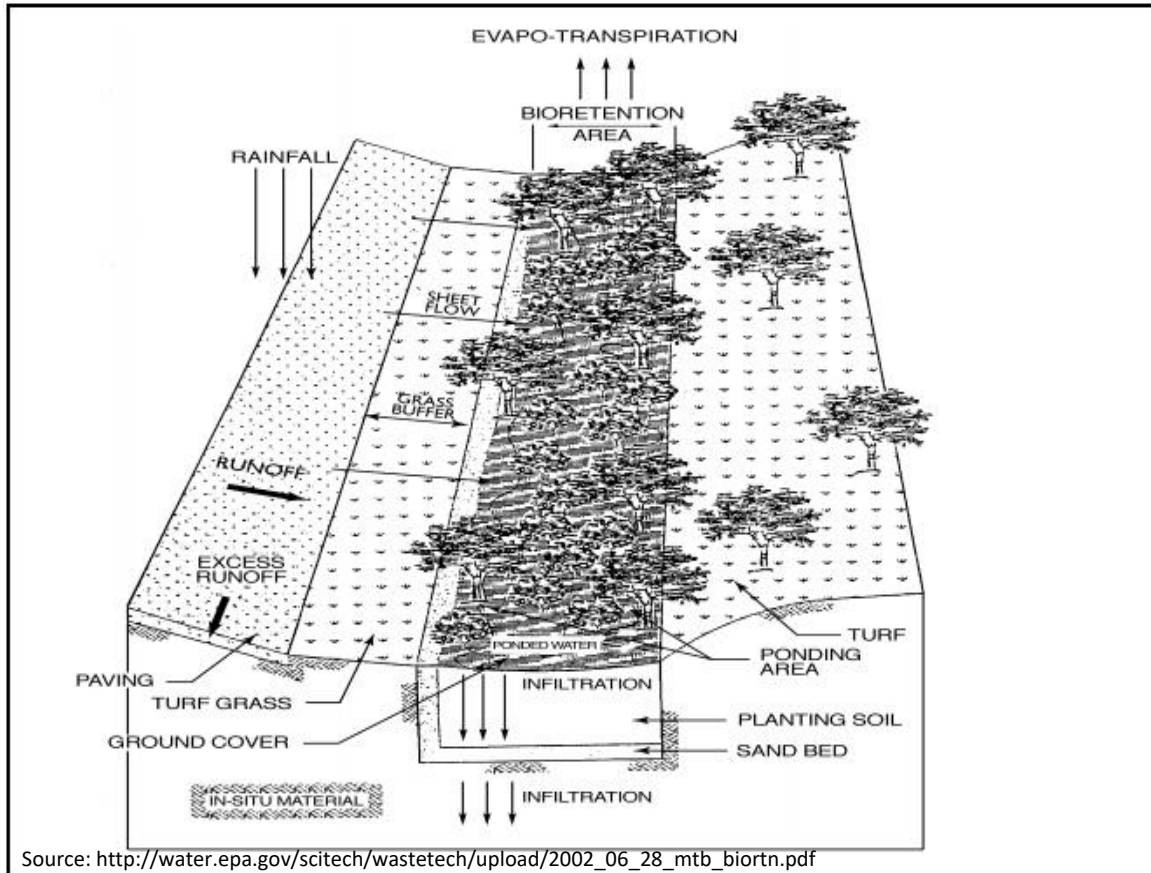
5.1 *DPW*

- a. DPW is responsible for performing the inspection and maintenance procedures described in this SOP internally or through a contractor.

5.2 *EMD*

- a. EMD is responsible for maintaining records of inspection and maintenance procedures provided by DPW.

6.0 FIGURES



Source: http://water.epa.gov/scitech/wastetech/upload/2002_06_28_mtb_biortn.pdf

Figure 1: Bioretention Area Diagram



Figure 2: Bioretention Area Locations Map – Fort Myer



Figure 3: Bioretention Area Locations Map – Fort McNair

7.0 ATTACHMENTS

Attachment 1: Inspection and Maintenance Record

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Attachment 1

Inspection and Maintenance Record

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ATTACHMENT 1 – BIORETENTION AREA INSPECTION AND MAINTENANCE RECORD

Bioretention Area Location: _____ Structure No. _____

Technician(s): _____ Date: _____

Date of last storm/total rainfall: _____ Current weather: _____

| Y | N | Observation | Maintenance Performed/ Maintenance Required |
|---|---|---|--|
| | | Is ponded water present 72+ hours after rain? | |
| | | Are there dead plants or are there visible damage/disease to plants, or indicators of poor plant health? | |
| | | Is a sufficient layer of mulch present? (If included in bioretention area design) | |
| | | Is there evidence of erosion along sloped sides or outlet (if present) of the bioretention area? | |
| | | Is there excessive sediment accumulation in the bioretention area? | |
| | | Is there any sign of structural damage to the bioretention area or its components (including animal burrows)? | |
| | | Is there a petroleum odor or sheen? | |
| | | Are retention area inlets free of obstructions/deposits and can stormwater freely enter structure? | |
| | | Is the bioretention area overgrown? | |
| | | Are trash and debris present? | |

Other notes (use back if necessary):

**Follow-up inspection
required?**

___ Y ___ N

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Appendix E
Filtterra® Stormwater Bioretention Filtration Systems

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Joint Base Myer-Henderson Hall Standard Operating Procedures: *Filtterra® Stormwater Bioretention Filtration Systems*

Owner:
DPW EMD Stormwater
Program Manager

Approved By:
Chief, DPW EMD

Last revised:
May 2024

Review Date:
May 2024

1.0 PURPOSE

This Standard Operating Procedure (SOP) is a guideline for performing inspections and maintenance of Filtterra® stormwater bioretention filtration systems. Written inspection and maintenance procedures for stormwater management facilities, such as Filtterra® systems, are a component of Minimum Control Measure (MCM) 5: Post-construction stormwater management in new development and development on prior developed lands. This MCM is required under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (9VAC25-890-40 et. seq.). JBM-HH has obtained coverage under this permit (issued as Permit No. VAR040068) for discharges from the municipal separate storm sewer system (MS4) that serves the Fort Myer and Henderson Hall Installations (collectively referred to as “the Installation” in this SOP).

In accordance with Part I.E.5.b.1 of the General Permit, the Installation must provide for adequate long-term operation and maintenance of its stormwater management facilities in accordance with written inspection and maintenance procedures included in the MS4 Program Plan. This and other SOPs specifically developed for the stormwater management facilities present onsite serve as written guidance to Installation staff on how to properly inspect and maintain Installation-owned stormwater management facilities.

The Filtterra® stormwater bioretention filtration system is a manufactured bioretention stormwater best management practice (BMP) that filters stormwater runoff from impervious surfaces (roadways, parking lots, and rooftops). The Filtterra® system consists of a concrete container filled with an engineered soil filter media, a mulch layer, an under-drain system and a tree, shrub, or other plant selection. Runoff drains directly from the impervious surface, through the filter media, and then out of the container through the under-drain and is discharged to the Installation’s MS4 system. Refer to Figures 1 and 2 for a diagram and photograph of a Filtterra® system and Figures 3 and 6 for the locations of Filtterra® systems at the Installation.

2.0 ABBREVIATIONS AND DEFINITIONS

2.1 Abbreviations

- a. DPW – Directorate of Public Works
- b. EMD – Environmental Management Division
- c. MS4 – Municipal Separate Storm Sewer System
- d. PPE – Personal Protective Equipment
- e. SOP – Standard Operating Procedure

2.2 Definitions

- a. *Filtterra® Stormwater Bioretention Filtration System* – a stormwater treatment system that uses a combination of filters, soils, and plants to filter pollutants from stormwater runoff.
- b. *Stormwater Management Facility* - a control measure that controls stormwater runoff and changes the characteristics of that runoff including, but not limited to, the quantity and quality, the period of release or the velocity of flow.

3.0 OPERATIONAL PROCEDURES

3.1 Inspections and Maintenance

- a. Annually, each Filtterra unit shall be inspected and maintenance performed as required to maintain the function of the system.
 - 1. At least one annual inspection shall be performed in accordance with the Filtterra® Operation and Maintenance Manual (provided as Attachment 1) and shall be documented on the inspection form provided as Attachment 2.
 - 2. At a minimum, annual maintenance will include:
 - i. Inspection of the Filtterra® including the filter media and surrounding area
 - ii. Removal of debris, trash, and silt from the filter surface
 - iii. Replacement of the surface mulch layer. Complete replacement of the soil media is generally required only as part of a spill clean-up.
 - iv. Plant health evaluation and pruning or replacement as necessary. If the vegetation is in dead or in poor health, it will require replacement. Consult Attachment 3 for a list of appropriate plants to be used with the Filtterra® system.
 - v. Appropriate disposal of all refuse items
 - vi. Cleaning the area immediately surrounding each Filtterra® system.
 - 3. If maintenance requires DPW assistance, Submit a Work Request (Form 4283) with photos to DPW detailing inspection observations and solutions.

3.2 Inspection Supplies:

- a. Inspection/Maintenance Record (see Attachment 2)
- b. Camera
- c. Personal Protective Equipment (PPE)
 - 1. Work gloves
 - 2. Steel-toed boots

3.3 Irrigation

- a. During periods of prolonged drought during the normal growing season (April 1 through October 31), plants in the Filtterra® boxes shall be irrigated weekly or as necessary to prevent drought-related damage.

4.0 RECORDKEEPING AND REPORTING REQUIREMENTS

4.1 Recordkeeping Requirements

- a. Complete the Inspection/Maintenance Record (Attachment 1) for each inspection and maintenance activity. DPW shall maintain these forms and their associated Work Requests.

4.2 Reporting Requirements

- a. DPW shall provide EMD with written records of inspection and maintenance activities within seven days of the date the activity was performed.

5.0 RESPONSIBILITIES

5.1 DPW

- a. DPW is responsible for performing the inspection and maintenance procedures described in this SOP internally or through a contractor.
- b. DPW is responsible for providing irrigation as described in Section 3.2.

5.2 EMD

- a. EMD is responsible for maintaining records of inspection and maintenance procedures provided by DPW.

6.0 Figures

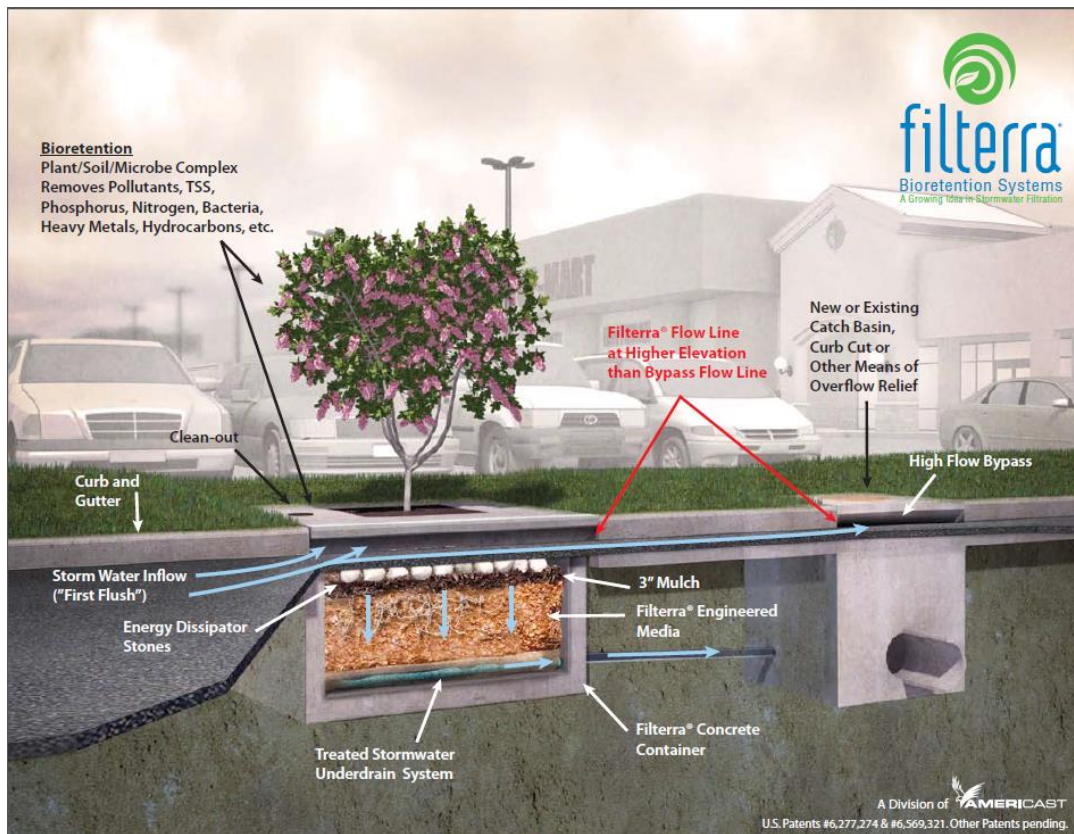


Figure 1: Typical Filtterra® Unit



Figure 2: JBM-HH Filtterra® Unit installed at Hatfield Gate.

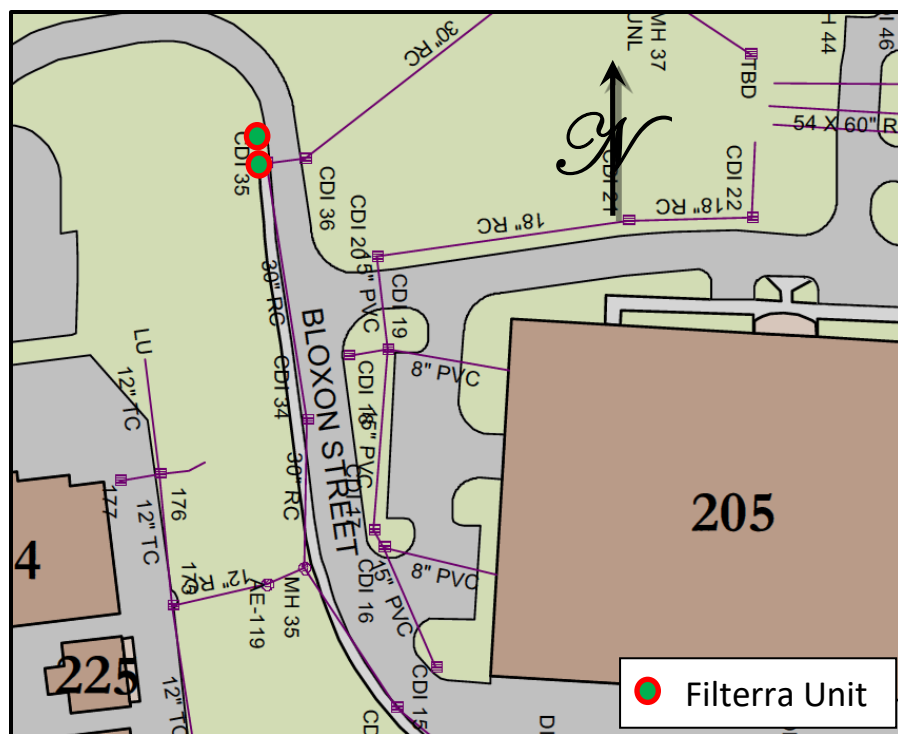
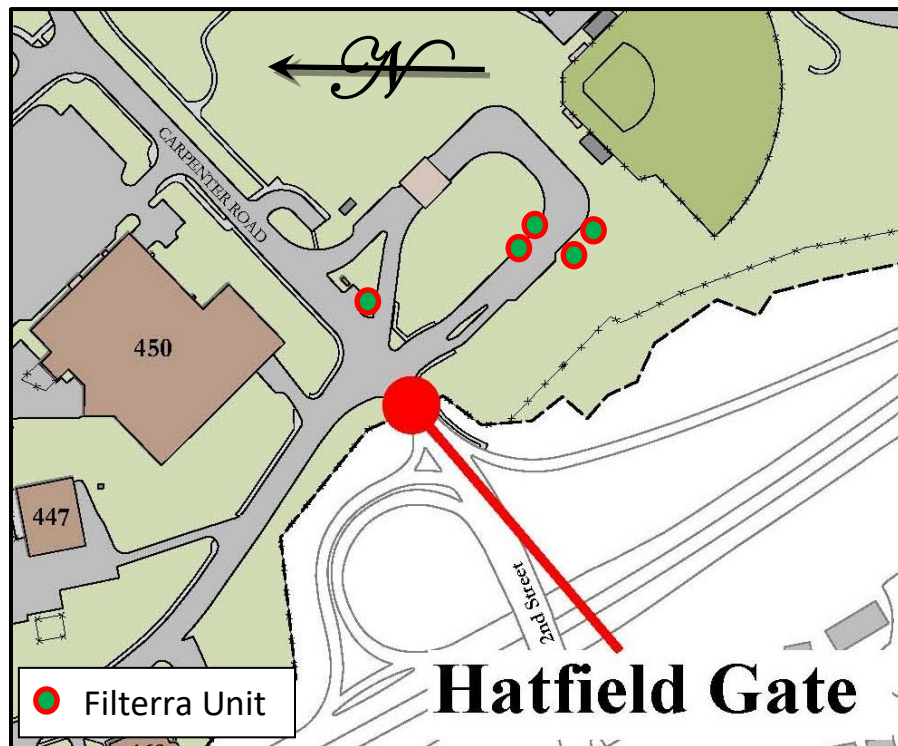




Figure 5: Installation Filterra® location map – Commissary Parking Lot

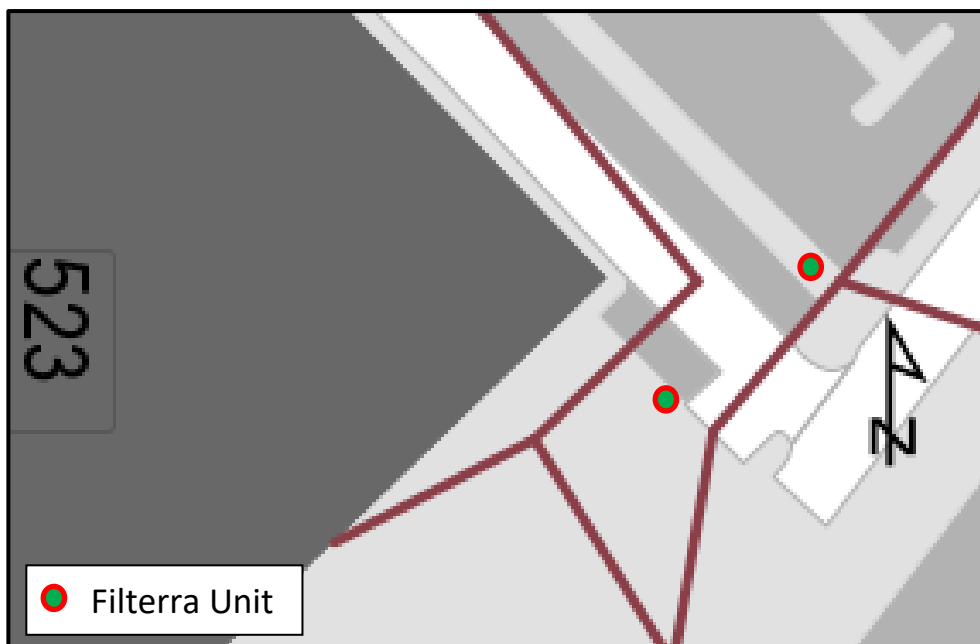


Figure 6: Installation Filterra® location map – Rader Clinic Parking Lot

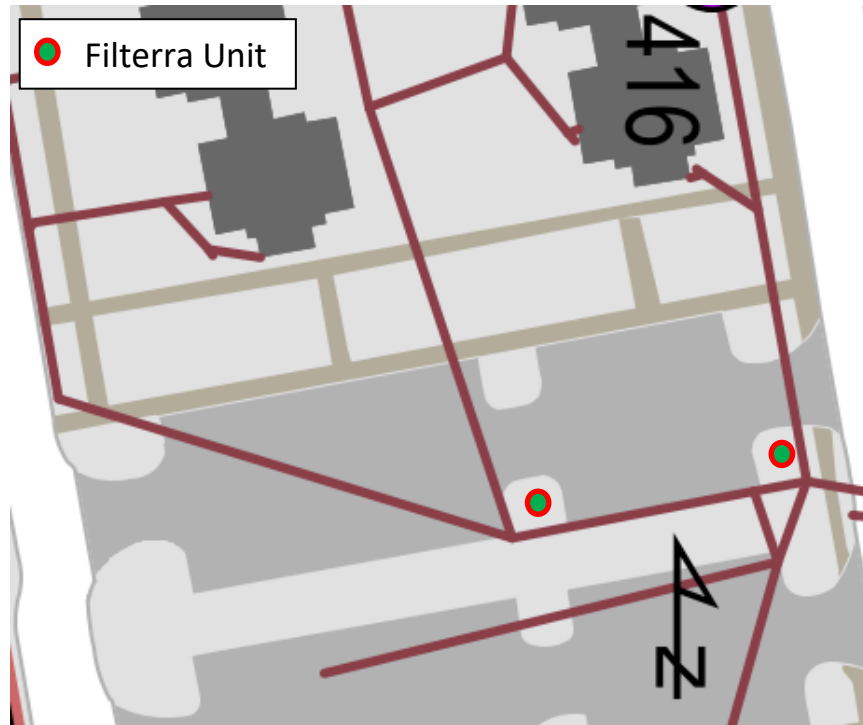


Figure 7: Installation Filtterra® location map – Building 416 Clinic Parking Lot

7.0 Attachments

Attachment 1: Filtterra® Operation & Maintenance Manual

Attachment 2: Inspection and Maintenance Record

Attachment 3: Filtterra® Plant List for Hardy Zone 7

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Attachment 1

Filtterra Operation & Maintenance Manual

Filterra Vault **Owner's Manual**

(Precast Vault Configurations)



filterra®
Bioretention Systems

CNTECH®
ENGINEERED SOLUTIONS

This Owner's Manual applies to all precast Filterra Configurations,
including Filterra Bioscape Vault and Filterra HC.

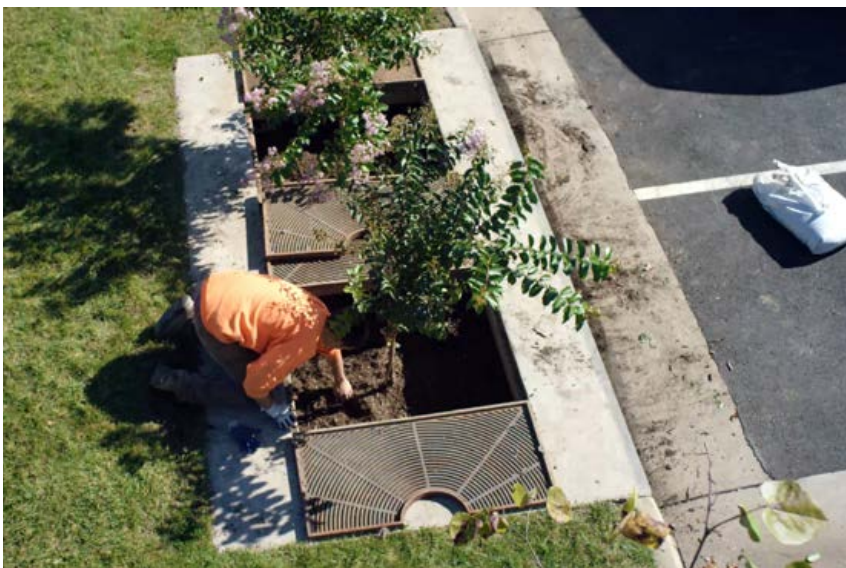




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Introduction

Thank you for your purchase of the Filterra® Bioretention System. Filterra is a specially engineered stormwater treatment system incorporating high performance biofiltration media to remove pollutants from stormwater runoff. The system's biota (vegetation and soil microorganisms) then further breakdown and absorb captured pollutants. All components of the system work together to provide a sustainable long-term solution for treating stormwater runoff.

The Filterra system has been delivered to you with protection in place to resist intrusion of construction related sediment which can contaminate the biofiltration media and result in inadequate system performance. These protection devices are intended as a best practice and cannot fully prevent contamination. It is the purchaser's responsibility to provide adequate measures to prevent construction related runoff from entering the Filterra system.

Included with your purchase is Activation of the Filterra system by the manufacturer as well as a 1-year warranty from delivery of the system and a final site assessment of unit condition (mulch replacement, debris removal, and pruning of vegetation) scheduled between 6 and 12 months after activation, upon request.

Design and Installation

Each project presents different scopes for the use of Filterra systems. Information and help may be provided to the design engineer during the planning process. Correct Filterra box sizing (by rainfall region) is essential to predict pollutant removal rates for a given area. The engineer shall submit calculations for approval by the local jurisdiction. The contractor is responsible for the correct installation of Filterra units as shown in approved plans. A comprehensive installation manual is available at www.ContechES.com.

Activation Overview

Activation of the Filterra system is a procedure completed by the manufacturer to place the system into working condition. This involves the following items:

- Removal of construction runoff protection devices.
- Planting of the system's vegetation (provided by the purchaser).
- Placement of pretreatment mulch layer using mulch acceptable for use in Filterra systems.

Activation MUST be provided by the manufacturer to ensure proper site conditions are met for Activation, proper installation of the vegetation, and use of pretreatment mulch acceptable for use in Filterra systems. More information is available in the Filterra Activation Package.



Minimum Requirements

The minimum requirements for Filterra Activation are as follows:

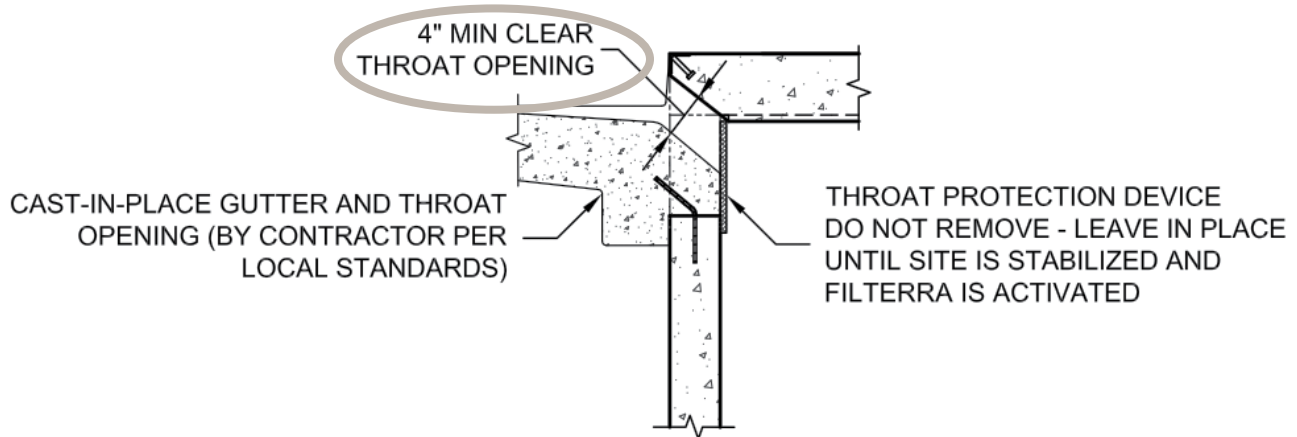
1. **The purchaser must have procured vegetation meeting the requirements outlined in the Filterra Activation Package.**
2. The site landscaping must be fully stabilized, i.e. full landscaping installed and some grass cover (not just straw and seed) is required to reduce sediment transport. Construction debris and materials should be removed from surrounding area.



3. Final paving must be completed. Final paving ensures that paving materials will not enter and contaminate the Filterra system during the paving process, and that the plant will receive runoff from the drainage area, assisting with plant survival for the Filterra system.



4. Filterra throat opening should be at least 4" in order to ensure adequate capacity for inflow and debris.



The Filterra Activation Package is available on the Contech website (www.ContechES.com/filterra) and ensures that the proper conditions are met for Contech to perform the Activation service. Vegetation meeting Contech's requirements must be provided at time of Activation. If the site does not meet the conditions required for Activation, or acceptable vegetation is not provided by the purchaser at time of Activation, a charge of \$1,500 will be invoiced to the purchaser.

Filterra Plant Selection Overview

A Plant List is available on the Contech website highlighting recommended plants for Filterra systems in your area. Keep in mind that plants are subject to availability due to seasonality and required minimum size for the Filterra system. Plants installed in the Filterra system are container plants (max 15 gallon) from nursery stock and will be immature in height and spread at Activation.

It is the responsibility of the owner to provide adequate irrigation when necessary to the plant of the Filterra system.

More information is available in the Filterra Activation Package.

Warranty Overview

Refer to the Contech Engineered Solutions LLC Stormwater Treatment System LIMITED WARRANTY for further information. The following conditions may void the Filterra system's warranty and waive the manufacturer provided Activation and Final Site Assessment services:

- Unauthorized activation or performance of any of the items listed in the activation overview
- Any tampering, modifications or damage to the Filterra system or runoff protection devices
- Removal of any Filterra system components
- Failure to prevent construction related runoff from entering the Filterra system
- Failure to properly store and protect any Filterra components (including media and underdrain stone) that may be shipped separately from the vault

Final Site Assessment

With proper routine maintenance, the biofiltration media within the Filterra system should last as long as traditional bioretention media. A final site assessment is included by the manufacturer, upon request, on all Filterra systems between 6 and 12 months after activation. This includes a final assessment of unit condition, debris removal, mulch replacement, and pruning of vegetation. More information is provided in the Operations and Maintenance Guidelines. Some Filterra systems also contain pretreatment or outlet bays. Depending on site pollutant loading, these bays may require periodic removal of debris, however this is not included in the final site assessment, and would likely not be required within the first year of operation.

These services, as well as routine maintenance outside of the included first year, can be provided by certified maintenance providers listed on the Contech website. Training can also be provided to other stormwater maintenance or landscape providers.



Why Maintain?

All stormwater treatment systems require maintenance for effective operation. This necessity is often incorporated in your property's permitting process as a legally binding BMP maintenance agreement. Other reasons to maintain are:

- Avoiding legal challenges from your jurisdiction's maintenance enforcement program.
- Prolonging the expected lifespan of your Filterra media.
- Avoiding more costly media replacement.
- Helping reduce pollutant loads leaving your property.

Simple maintenance of the Filterra is required to continue effective pollutant removal from stormwater runoff before discharge into downstream waters. This procedure will also extend the longevity of the living biofilter system. The unit will recycle and accumulate pollutants within the biomass, but is also subjected to other materials entering the inlet. This may include trash, silt and leaves etc. which will be contained above the mulch layer. Too much silt may inhibit the Filterra's flow rate, which is the reason for site stabilization before activation. Regular replacement of the mulch stops accumulation of such sediment.

When to Maintain?

Maintenance visits are scheduled seasonally; the spring visit aims to clean up after winter loads including salts and sands while the fall visit helps the system by removing excessive leaf litter.

It has been found that in regions which receive between 30-50 inches of annual rainfall, (2) two visits are generally required; in regions with less rainfall often only (1) one visit per annum is sufficient. Varying land uses can affect maintenance frequency. Contributing drainage areas which are subject to new development wherein the recommended erosion and sediment control measures have not been implemented may require additional maintenance visits.

Some sites may be subjected to extreme sediment or trash loads, requiring more frequent maintenance visits. This is the reason for detailed notes of maintenance actions per unit, helping the Supplier and Owner predict future maintenance frequencies, reflecting individual site conditions.

Owners must promptly notify the maintenance provider of any damage to the plant(s), which constitute(s) an integral part of the bioretention technology.



Exclusion of Services

Clean up due to major contamination such as oils, chemicals, toxic spills, etc. will result in additional costs and are not included as part of the final site assessment. Should a major contamination event occur the Owner must block off the outlet pipe of the Filterra (where the cleaned runoff drains to, such as drop inlet) and block off the throat of the Filterra. The Supplier should be informed immediately.

Maintenance Visit Summary

Each maintenance visit consists of the following simple tasks (detailed instructions below).

1. Inspection of Filterra and surrounding area
2. Removal of tree grate and erosion control stones
3. Removal of debris, trash and mulch
4. Mulch replacement
5. Plant health evaluation and pruning or replacement as necessary
6. Clean area around Filterra
7. Complete paperwork

Maintenance Tools, Safety Equipment and Supplies

Ideal tools include: camera, bucket, shovel, broom, pruners, hoe/rake, and tape measure. Appropriate Personal Protective Equipment (PPE) should be used in accordance with local or company procedures. This may include impervious gloves where the type of trash is unknown, high visibility clothing and barricades when working in close proximity to traffic and also safety hats and shoes. A T-Bar or crowbar should be used for moving the tree grates (up to 170 lbs ea.). Most visits require minor trash removal and a full replacement of mulch. See below for actual number of bagged mulch that is required in each media bay size. Mulch should be a double shredded, hardwood variety. Some visits may require additional Filterra engineered soil media available from the Supplier.

| Box Length | Box Width | Filter Surface Area (ft ²) | Volume at 3" (ft ³) | # of 2 ft ³ Mulch Bags |
|------------|-----------|--|---------------------------------|-----------------------------------|
| 4 | 4 | 16 | 4 | 2 |
| 6 | 4 | 24 | 6 | 3 |
| 8 | 4 | 32 | 8 | 4 |
| 6 | 6 | 36 | 9 | 5 |
| 8 | 6 | 48 | 12 | 6 |
| 10 | 6 | 60 | 15 | 8 |
| 12 | 6 | 72 | 18 | 9 |
| 13 | 7 | 91 | 23 | 12 |

Other sizes not listed - 1 bag per 8 ft² of media.

Maintenance Visit Procedure

Keep sufficient documentation of maintenance actions to predict location specific maintenance frequencies and needs. An example Maintenance Report is included in this manual.



1. Inspection of Filterra and surrounding area

- Record individual unit before maintenance with photograph (numbered).
Record on Maintenance Report (see example in this document) the following:

Record on Maintenance Report the following:

| | | |
|-------------------------|-----|----|
| Standing Water | yes | no |
| Damage to Box Structure | yes | no |
| Damage to Grate | yes | no |
| Is Bypass Clear | yes | no |

If yes answered to any of these observations, record with close-up photograph (numbered).



2. Removal of tree grate and erosion control stones

- Remove cast iron grates for access into Filterra box.
- Dig out silt (if any) and mulch and remove trash & foreign items.

3. Removal of debris, trash and mulch

Record on Maintenance Report the following:

| | | |
|-----------------|-----|-------|
| Silt/Clay | yes | no |
| Cups/ Bags | yes | no |
| Leaves | yes | no |
| Buckets Removed | | _____ |



- After removal of mulch and debris, measure distance from the top of the Filterra engineered media soil to the top of the top slab. Compare the measured distance to the distance shown on the approved Contract Drawings for the system. Add Filterra media (not top soil or other) to bring media up as needed to distance indicated on drawings.

Record on Maintenance Report the following:

| | |
|--------------------------------------|-------|
| Distance to Top of Top Slab (inches) | _____ |
| Inches of Media Added | _____ |



4. Mulch replacement

- Add double shredded mulch evenly across the entire unit to a depth of 3".
- Refer to Filterra Mulch Specifications for information on acceptable sources.
- Ensure correct repositioning of erosion control stones by the Filterra inlet to allow for entry of trash during a storm event.
- Replace Filterra grates correctly using appropriate lifting or moving tools, taking care not to damage the plant.



5. Plant health evaluation and pruning or replacement as necessary

- Examine the plant's health and replace if necessary.
- Prune as necessary to encourage growth in the correct directions

Record on Maintenance Report the following:

| | |
|-----------------------|---------------------|
| Height above Grate | _____ (ft) |
| Width at Widest Point | _____ (ft) |
| Health | healthy unhealthy |
| Damage to Plant | yes no |
| Plant Replaced | yes no |



6. Clean area around Filterra

- Clean area around unit and remove all refuse to be disposed of appropriately.



7. Complete paperwork

- Deliver Maintenance Report.
- Some jurisdictions may require submission of maintenance reports in accordance with approvals. It is the responsibility of the Owner to comply with local regulations.

Plant Care for Filterra® Systems

After Activation, the Contractor is responsible for proper care of the vegetation until the site is handed over to the Owner. After that, it is the Site Owner's responsibility to care for the vegetation. Contech recommends the following care for the plants:

1. To prevent transplant shock (especially if planting takes place in the hot season), it may be necessary to prune some of the foliage to compensate for reduced root uptake capacity. This is accomplished by pruning away some of the smaller secondary branches or a main scaffold branch if there are too many. Too much foliage relative to the root ball can dehydrate and damage the plant.
2. Plant staking may be required.
3. With all trees/shrubs, remove dead, diseased, crossed/rubbing, sharply crotched branches or branches growing excessively long or in wrong direction compared to majority of branches.
4. Contech recommends irrigation of the Filterra® Vegetation. The following guidance will help to ensure the vegetation is properly irrigated.

Irrigation Recommendations:

- Each Filterra® system must receive adequate irrigation to ensure survival of the living system during periods of drier weather.
- Irrigation sources include rainfall runoff from downspouts and/or gutter flow, applied water through the tree grate or in some cases from an irrigation system with emitters installed during construction.
- At Activation: Apply about one (cool climates) to two (warm climates) gallons of water per inch of trunk diameter over the root ball.
- During Establishment: In common with all plants, each Filterra® plant will require more frequent watering during the establishment period. One inch of applied water per week for the first three months is recommended for cooler climates (2 to 3 inches for warmer climates). If the system is receiving rainfall runoff from the drainage area, then irrigation may not be needed. Inspection of the soil moisture content can be evaluated by gently brushing aside the mulch layer and feeling the soil. Be sure to replace the mulch when the assessment is complete. Irrigate as needed**.
- Established Plants: Established plants have fully developed root systems and can access the entire water column in the media. Therefore irrigation is less frequent but requires more applied water when performed. For a mature system assume 3.5 inches of available water within the media matrix. Irrigation demand can be estimated as 1" of irrigation demand per week. Therefore if dry periods exceed 3 weeks, irrigation may be required.

*** Five gallons per square yard approximates 1 inch of water. Therefore for a 6' x 6 foot Filterra® approximately 20-60 gallons of applied water is needed. To ensure even distribution of water it needs to be evenly sprinkled over the entire surface of the filter bed, with special attention to make sure the root ball is completely wetted. NOTE: if needed, measure the time it takes to fill a five gallon bucket to estimate the applied water flow rate. Then calculate the time needed to irrigate the Filterra®, For example if the flow rate of the sprinkler is 5 gallons/minute then it would take 12 minutes to irrigate a 6'x6' filter.*

Plant Replacement:

In some cases, plants will require replacement. Please follow the procedures below to ensure a properly functioning Filterra® system.

1. Remove the existing plant, and leave as much of the Filterra® media in place as possible.
2. Select a replacement per the Filterra® Activation Package.
3. Prior to removing the plant from the container, ensure the soil moisture is sufficient to maintain the integrity of the root ball. If needed, pre-wet the container plant.
4. Cut away any roots which are growing out of the container drain holes.
5. Plant(s) should be carefully removed from the pot by gently pounding on the sides of the container with the fist to loosen root ball. Then carefully slide out. Do not lift plant(s) by trunk as this can break roots and cause soil to fall off. Extract the root ball in a horizontal position and support it to prevent it from breaking apart. Alternatively, the pot can be cut away to minimize root ball disturbance.
6. Excavate a hole with a diameter 4" greater than the root ball, gently place the plant(s).
7. Plant the tree/shrub/grass with the top of the root ball 1" above surrounding media to allow for settling.
8. All plants should have the main stem centered in the tree grate (where applicable) upon completion of installation.
9. Reinstall or add mulch to a depth of 3" per Contech's mulch specifications for Filterra® systems.

Maintenance Checklist

| Drainage System Failure | Problem | Conditions to Check | Condition that Should Exist | Actions |
|-------------------------|---|---|---|---|
| Inlet | Excessive sediment or trash accumulation. | Accumulated sediments or trash impair free flow of water into Filterra. | Inlet should be free of obstructions allowing free distributed flow of water into Filterra. | Sediments and/or trash should be removed. |
| Mulch Cover | Trash and floatable debris accumulation. | Excessive trash and/or debris accumulation. | Minimal trash or other debris on mulch cover. | Trash and debris should be removed and mulch cover raked level. Ensure bark nugget mulch is not used. |
| Mulch Cover | "Ponding" of water on mulch cover. | "Ponding" in unit could be indicative of clogging due to excessive fine sediment accumulation or spill of petroleum oils. | Stormwater should drain freely and evenly through mulch cover. | Recommend contact manufacturer and replace mulch as a minimum. |
| Vegetation | Plants not growing or in poor condition. | Soil/mulch too wet, evidence of spill. Incorrect plant selection. Pest infestation. Vandalism to plants. | Plants should be healthy and pest free. | Contact manufacturer for advice. |
| Vegetation | Plant growth excessive. | Plants should be appropriate to the species and location of Filterra. | | Trim/prune plants in accordance with typical landscaping and safety needs. |
| Structure | Structure has visible cracks. | Cracks wider than 1/2 inch or evidence of soil particles entering the structure through the cracks. | | Vault should be repaired. |

Maintenance is ideally to be performed twice annually.

Filterra Inspection & Maintenance Log

Filterra System Size/Model: _____ Location: _____

| Date | Mulch & Debris Removed | Depth of Mulch Added | Mulch Brand | Height of Vegetation Above Grate | Vegetation Species | Issues with System | Comments |
|--------|------------------------|----------------------|----------------------------|----------------------------------|--------------------|--|--|
| 1/1/17 | 5 – 5 gal Buckets | 3" | Lowe's Premium Brown Mulch | 4' | Galaxy Magnolia | - Standing water in downstream structure | - Removed blockage in downstream structure |
| | | | | | | | |
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Appendix 1 – Filtterra® Vault Activation Package

FILTERRA® VAULT ACTIVATION PACKAGE



The Filtterra system will be (or has been) delivered to you with protection in place to resist intrusion of construction related sediment which can contaminate the biofiltration media and result in inadequate system performance. These protection devices are intended as a best practice and cannot fully prevent contamination. It is the purchaser's responsibility to provide adequate measures to prevent construction related runoff from entering the Filtterra system.

Included with your purchase is Activation of the Filtterra system by the manufacturer as well as a 1-year warranty from delivery of the system and a Final Site Assessment (assessment of unit condition, mulch replacement, debris removal, and pruning of vegetation) scheduled between 6 months and 1 year after Activation, upon request.

Activation of the Filtterra system is a procedure completed by the manufacturer to place the system into working condition. This involves the following items:

- Removal of construction runoff protection devices
- Planting of the system's vegetation (provided by the purchaser)
- Placement of pretreatment mulch layer using mulch acceptable for use in Filtterra systems.

Activation MUST be provided by the manufacturer to ensure proper site conditions are met for Activation, proper installation of the vegetation, and use of pretreatment mulch acceptable for use in Filtterra systems. The purchaser should request Activation from Contech after the site is stabilized, but prior to turning over the site to the owner. Please allow 1-2 weeks to schedule Activation.

The purchaser must ensure that the site is acceptable for Filtterra Activation. A checklist (included as page 3 of this document must be completed and submitted to the Contech Activation Coordinator. The minimum 4 requirements for Filtterra Activation are as follows:

1. The purchaser must have sourced vegetation meeting the requirements outlined in "Plant Selection for Filtterra Systems" starting on page 4 of this document.



* UNPREPARED SITE FEE NOTE: A charge of \$1500.00 will be invoiced for each activation visit requested by customer where Contech determines that the site does not meet the conditions required for Activation AND/OR acceptable plants are not provided by the contractor. ONLY Contech authorized representatives can perform Activation of Filtterra systems; unauthorized activations will void the system warranty and waive manufacturer supplied activation and final inspection.



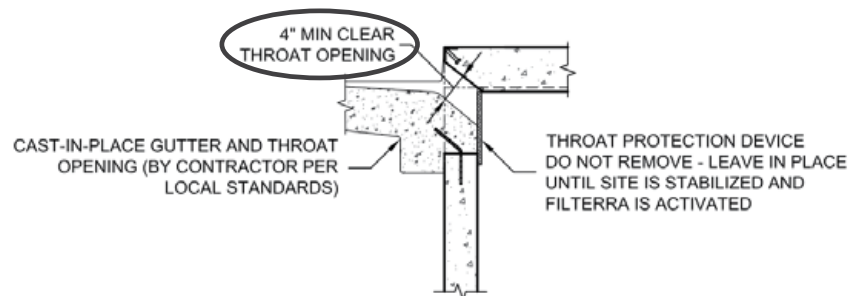
2. The site landscaping must be fully stabilized, i.e. full landscaping installed and some grass cover (not just straw and seed) is required to reduce sediment transport. Construction debris and materials should be removed from surrounding area.



3. Final paving must be completed. Final paving ensures that paving materials will not enter and contaminate the Filterra system during the paving process, and that the plant will receive runoff from the drainage area, assisting with plant survival for the Filterra system.



4. Where curb inlets are included as part of the Filterra system, Filterra throat opening should be at least 4" clear in order to ensure adequate capacity for inflow and debris.



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Filterra Activation Package | Page 2

Filterra® Vault Activation Checklist



Project Name: _____ Company: _____

Site Contact Name: _____ Site Contact Phone/Email: _____

Site Owner/End User Name: _____ Site Owner/End User Phone/Email: _____

Preferred Activation Date: _____ (provide 2 weeks minimum from date this form is submitted)

| Site Designation | Top Opening Type | Final Pavement Complete | Landscaping Complete / Grass Emerging | Construction materials / Piles / Debris Removed | Throat Opening Measures 4" Min. Height (where applicable) | Vegetation Sourced by Contractor |
|------------------|--|-----------------------------------|---------------------------------------|---|---|--|
| | <input type="checkbox"/> Tree Grate <input type="checkbox"/> Full Grate (No tree opening) <input type="checkbox"/> Bioscape Vault (Open Planter) | <input type="checkbox"/> Verified | <input type="checkbox"/> Verified | <input type="checkbox"/> Verified | <input type="checkbox"/> Verified | <input type="checkbox"/> Species on FT Plant List <input type="checkbox"/> Container Grown (15 gal. max) <input type="checkbox"/> 4' Tall Min. (Tree grate units only) _____ Qty provided |
| | <input type="checkbox"/> Tree Grate <input type="checkbox"/> Full Grate (No tree opening) <input type="checkbox"/> Bioscape Vault (Open Planter) | <input type="checkbox"/> Verified | <input type="checkbox"/> Verified | <input type="checkbox"/> Verified | <input type="checkbox"/> Verified | <input type="checkbox"/> Species on FT Plant List <input type="checkbox"/> Container Grown (15 gal. max) <input type="checkbox"/> 4' Tall Min. (Tree grate units only) _____ Qty provided |
| | <input type="checkbox"/> Tree Grate <input type="checkbox"/> Full Grate (No tree opening) <input type="checkbox"/> Bioscape Vault (Open Planter) | <input type="checkbox"/> Verified | <input type="checkbox"/> Verified | <input type="checkbox"/> Verified | <input type="checkbox"/> Verified | <input type="checkbox"/> Species on FT Plant List <input type="checkbox"/> Container Grown (15 gal. max) <input type="checkbox"/> 4' Tall Min. (Tree grate units only) _____ Qty provided |
| | <input type="checkbox"/> Tree Grate <input type="checkbox"/> Full Grate (No tree opening) <input type="checkbox"/> Bioscape Vault (Open Planter) | <input type="checkbox"/> Verified | <input type="checkbox"/> Verified | <input type="checkbox"/> Verified | <input type="checkbox"/> Verified | <input type="checkbox"/> Species on FT Plant List <input type="checkbox"/> Container Grown (15 gal. max) <input type="checkbox"/> 4' Tall Min. (Tree grate units only) _____ Qty provided |

Attach additional sheets as necessary.

NOTE: A charge of \$1500.00 will be invoiced for each activation visit requested by customer where Contech determines that the site does not meet the conditions required for activation AND/OR acceptable plants are not provided by the contractor. ONLY Contech authorized representatives can perform activation of Filterra systems; unauthorized activations will void the system warranty and waive manufacturer supplied activation and final inspection.

Signature _____

Date _____

* UNPREPARED SITE FEE NOTE: A charge of \$1500.00 will be invoiced for each activation visit requested by customer where Contech determines that the site does not meet the conditions required for Activation AND/OR acceptable plants are not provided by the contractor. ONLY Contech authorized representatives can perform Activation of Filterra systems; unauthorized activations will void the system warranty and waive manufacturer supplied activation and final inspection.



Filterra Activation Package | Page 3

Planting Selection for Filtterra® Vault Systems

All Filtterra systems require vegetation for proper long-term performance. As indicated in the Activation Package, the Contractor is responsible for sourcing the proper vegetation prior to Activation. Contech or a Contech representative will install the vegetation during the Activation process.

Contractors should identify the Top Opening style for each Filtterra requiring Activation on the Activation Checklist. Contech offers three types, which are detailed on page 5 of this document:

- Vault with Tree Grate
- Vault with Full Grate
- Bioscape / Open Planter

Contractors must ensure the vegetation meets the following 4 requirements:

1. Select plant(s) as specified in the engineering plans and specifications AND that are listed on Contech's Configuration Specific Plant Lists**.
2. All plants MUST be container-grown in nursery containers no larger than 15 gallons. Crated and/or Ball/Burlap plants are NOT permitted.
3. For Vaults with Tree Grates, plant height must be 4' Minimum, from soil surface to top of plant.
4. Provide plant quantities per the following guidance:
 - Vault with Tree Grate – 1 per Tree Grate
 - Vault with Full Grate – 4-5 Small or Extra Small Grasses per Full Grate
 - Bioscape – Quantities should be selected based on plant palette options found starting on page 6 of this document.



If Contech or Contech's representative shows up for Activation and any of the 4 requirements above are not met, Activation cannot be performed and the Contractor will be billed a \$1,500 Unprepared Site fee*.

Some additional vegetation recommendations for the best possible Activation and Installation are as follows:

- Select plant(s) with full root development but not to the point where root bound.
- For Filtterra systems with a Tree Grate, select plants with taller trunks. Lower branches can be pruned away provided there are sufficient branches above the grate for tree or shrub development.
- For Filtterra systems with a Tree Grate, plant(s) should have a single trunk at installation.
- Plant species shall not have a mature height greater than 30 feet.

** In some cases, Contech may consider alternate plant species as approved by the Product Manager. Please list the plant name in the space below and submit this sheet to your Contech Activation Coordinator. If the plant species is approved, either the Product Manager or the Activation Coordinator will sign the form and return to you for inclusion with your Activation Checklist.

Requested Plant Species: _____ Approved: _____

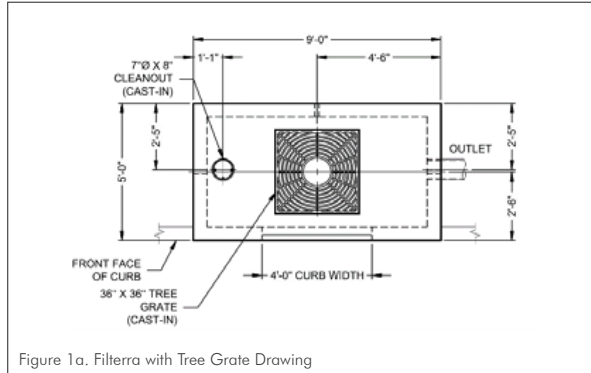
Date: _____

* UNPREPARED SITE FEE NOTE: A charge of \$1500.00 will be invoiced for each activation visit requested by customer where Contech determines that the site does not meet the conditions required for Activation AND/OR acceptable plants are not provided by the contractor. ONLY Contech authorized representatives can perform Activation of Filtterra systems; unauthorized activations will void the system warranty and waive manufacturer supplied activation and final inspection.

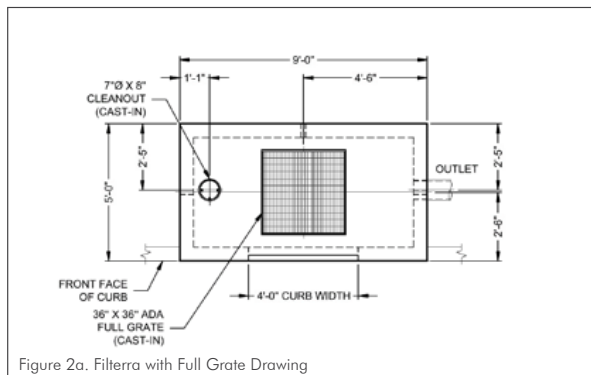


Filterra® Top Opening Examples

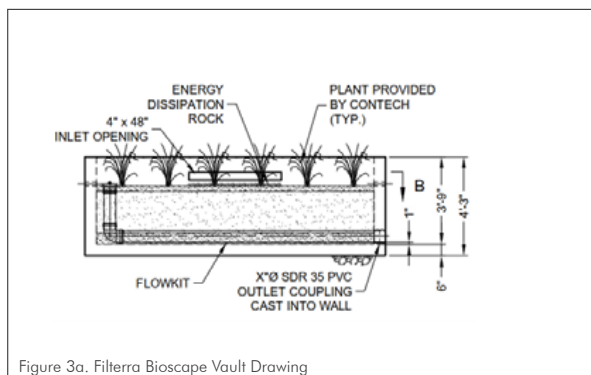
Filterra® Vault with Tree Grate



Filterra® Vault with Full Grate



Filterra® Bioscape Vault







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Filterra Activation Package | Page 5

Filterra® Bioscape Vault Plant Palettes

KEY: (refer to plant lists for species sizing)

| | |
|---|--|
|  | A. EXTRA SMALL GRASS |
| | • Up to 2' mature spread |
| | • 1-2 gallon typical (1 gal. minimum) |
|  | B. SMALL GRASS/SHRUB |
| | • 2'-4' mature spread |
| | • 1-7 gallon typical |
|  | C. MEDIUM SHRUB |
| | • 4'-6' mature spread |
| | • 1-7 gallon typical |
|  | D. LARGE SHRUB OR EXTRA LARGE SHRUB OR TREE |
| | • 6' mature spread and greater, 30' max. mature height |
| | • Up to 15 gallon maximum |

NOTE: For larger vaults and in-ground Filterra Bioscape systems, palettes can be scaled (i.e. Qty 6 of the 22x8 Palette can be used for a 1056 sf Filterra Bioscape).

MIX & MATCH SUBSTITUTION OPTIONS:

- 1 Large Shrub or Extra Large Shrub or Tree
 - 2 Medium Shrubs
 - 4 Small Grass/Shrubs
 - 12 Extra Small Grasses

- 1 Medium Shrub
 - 2 Small Grass/Shrubs
 - 6 Extra Small Grasses

- 1 Small Grass/Shrub
 - 3 Extra Small Grasses

4x4 Media Bay



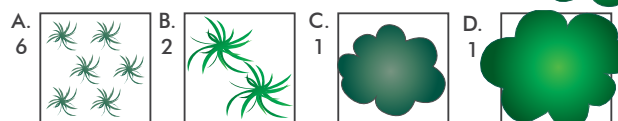
4x6/6x4 Media Bay



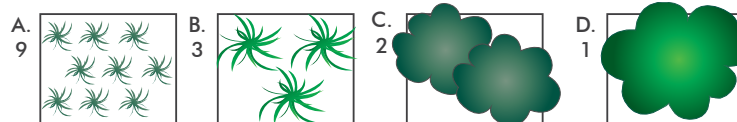
4x8/8x4 &
4.5x7.83/7.83x4.5
Media Bay



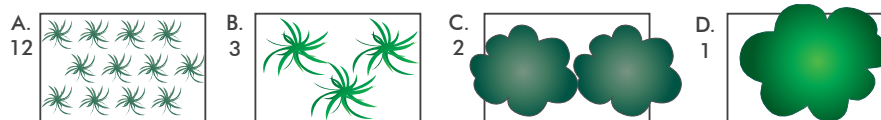
6x6 Media Bay



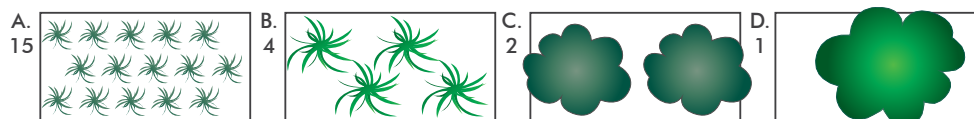
6x8/8x6 Media Bay



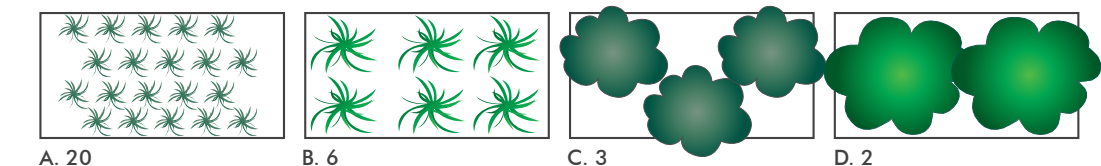
6x10/10x6 &
8x8 Media Bay



6x12/12x6 Media Bay



7x13/13x7/12x8 &
14x8 Media Bay

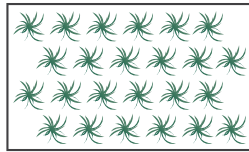


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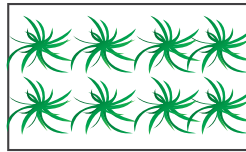


Filterra Activation Package | Page 6

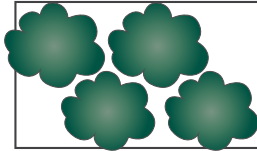
16x8 & 15x9
Media Bay



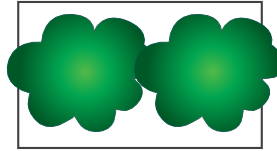
A. 24



B. 8

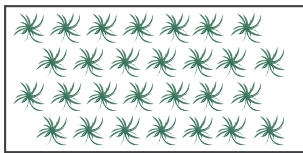


C. 4

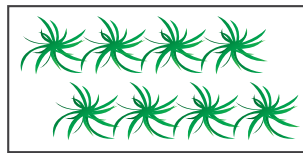


D. 2

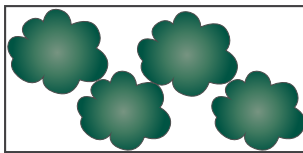
18x8 Media Bay



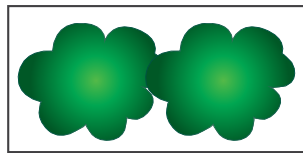
A. 28



B. 8

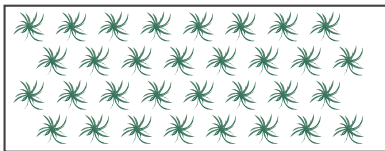


C. 4

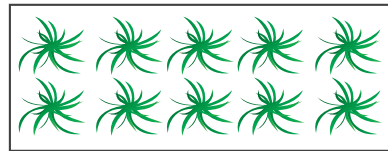


D. 2

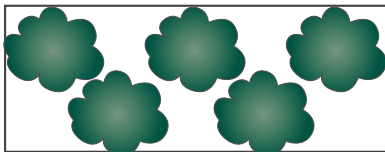
20x8 Media Bay



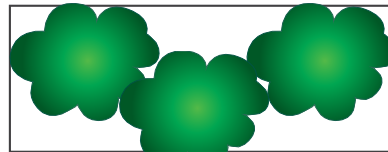
A. 32



B. 10

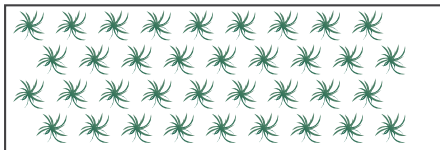


C. 5

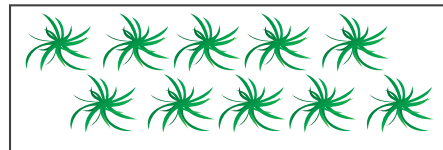


D. 3

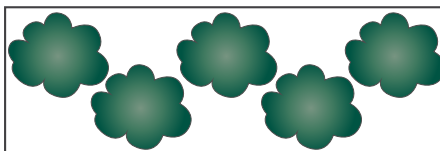
22x8 Media Bay



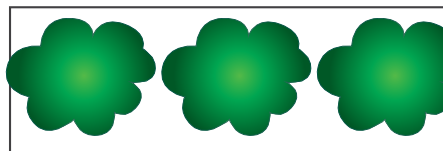
A. 36



B. 10



C. 5



D. 3

* UNPREPARED SITE FEE NOTE: A charge of \$1500.00 will be invoiced for each activation visit requested by customer where Contech determines that the site does not meet the conditions required for Activation AND/OR acceptable plants are not provided by the contractor. ONLY Contech authorized representatives can perform Activation of Filterra systems; unauthorized activations will void the system warranty and waive manufacturer supplied activation and final inspection.



Filterra Activation Package | Page 7

Appendix 2 – Filterra® Tree Grate Opening Expansion Procedure

The standard grates used on all Filterra configurations that employ Tree Grates are fabricated with a 6" opening that is designed with a breakaway section that can be removed, allowing the grate opening to be expanded to 12" as the tree matures and the trunk widens.

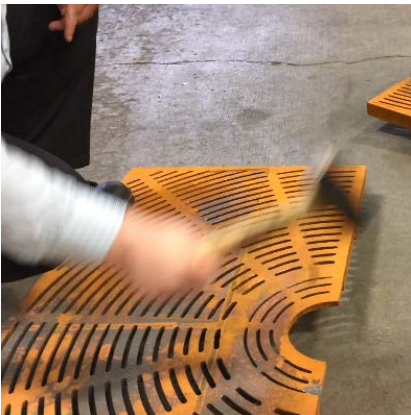
The following tools are required to expand the opening:

- Mini sledgehammer (3 lb. or greater)
- Safety Glasses / Goggles

The following guidelines should be followed to properly expand the tree opening from 6" to 12":



1. Remove the grate from the Filterra frame, place it flat on a hard surface, and support the grate by stepping on the edge or using other weighted items such as a few mulch bags if this is being done during a Filterra maintenance event. Put on safety glasses/goggles. Align the mini sledgehammer as shown in the figure to the left. The head of the sledgehammer should be aimed just inside the wide cast iron bar between the larger grate section and the breakaway section.



2. Repeatedly hit the grate at this spot with the mini sledgehammer.



3. After several hits, the breakaway section should snap cleanly off of the larger grate section. Reinstall the grate into the Filterra grate frame. Recycle or dispose of the breakaway section per local guidelines.

Notes

Notes

[illegible]

Notes

[illegible]



9100 Centre Pointe Drive, Suite 400
West Chester, OH 45069
info@conteches.com | 800-338-1122
www.ContechES.com

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Attachment 2

Inspection and Maintenance Record

ATTACHMENT 2 – INSPECTION AND MAINTENANCE RECORD

Filtterra Unit Location: _____ Structure No. _____

Plant Type: _____

Technician(s): _____ Date: _____

Date of last storm/total rainfall: _____ Current weather: _____

Initial Observations

| | | | | | |
|---|---|---|-----------------|---|---|
| Standing Water | Y | N | Damage to Grate | Y | N |
| IF Yes, STOP NOW & call 804-798-6068 | | | Is Bypass Clear | Y | N |
| | | | Notes | | |
| Damage to Box Structure | Y | N | | | |
| If YES to any observation take close up photo | | | | | |

Waste

| | | | | |
|-------------|-------|---|------------------------|--|
| Silt / Clay | Y | N | Buckets Removed (# of) | |
| Cups/Bags | Y | N | Notes | |
| Leaves | Y | N | | |
| Other | _____ | | | |

Media

| | | |
|--------------------------------------|--|-------|
| Distance to Bottom of Top Slab (in.) | | Notes |
| Buckets of Media Added (# of) | | |

Mulch

| | | | | |
|------------------|---|---|----------------------------|--|
| Netting Replaced | Y | N | Bags of Mulch Added (# of) | |
| Stones Replaced | Y | N | Notes | |

Plant

| | #1 | (#2) | | #1 | (#2) |
|--|------------|------------|----------------|-------|-------|
| Height above Grate (feet) | | | Plant Replaced | Y / N | Y / N |
| Width at Widest Point (feet) | | | Notes | | |
| Health | Alive/Dead | Alive/Dead | | | |
| Damage to Plant | Y / N | Y / N | | | |
| If YES to plant damage take close up photo | | | | | |

Other Notes

(use back if necessary)

Attachment 3

Filtterra® Plant List for Hardy Zone 7

| Common Name ¹ | Latin Name | Plant Type | Sun Requirements | Hardiness Range ² | Mature Height ³ | Mature Spread ³ | Sizing ⁶ | Nativity | Applicable Configurations | | |
|-------------------------------|--|------------|---------------------------|------------------------------|----------------------------|----------------------------|---------------------|------------------|---------------------------|----------------------|---------------------------|
| | | | | | | | | | Filterra w/ Tree Grate | Filterra Bioscape | Filterra w/ Full Grate |
| Ash, Leprechaun | <i>Fraxinus pennsylvanica</i> "Johnson" | Deciduous | Full Sun to Full Shade | 3A - 9A | 18' | 16' | Tree | US | ● | ● | × |
| Azalea, Pinxterbloom | <i>Rhododendron</i> <i>periclymenoides</i> | Deciduous | Full Shade to Full Sun | 4B - 8A | 4' - 9' | 2' - 4' | S | E-US | × | ● | × |
| Azalea, Western | <i>Rhododendron occidentale</i> | Deciduous | Partial Shade to Full Sun | 7 - 9 | 8' | 6' | M | W-US | × | ● | × |
| Beautyberry | <i>Callicarpa Americana</i> | Deciduous | Partial Shade to Full Sun | 7A - 10B | 4' - 8' | 6' - 7' | L | SE-US, S-US | ● | ● | × |
| Black Twinberry | <i>Lonicera involucrata</i> | Deciduous | Partial Shade to Full Sun | 6 - 8 | 6' | 10' | L | W-US, AK | × | ● | × |
| Bluebeard | <i>Caryopteris</i> | Deciduous | Full Sun | 6A - 9B | 2' - 3' | 2' | XS | Asia | × | ● | × |
| Blueberry, Highbush | <i>Vaccinium corymbosum</i> | Deciduous | Partial Shade to Full Sun | 3B - 8A | 6' - 12' | 8' - 10' | L | E-US, E-Can | ● | ● | × |
| Buckeye, Mexican | <i>Ungnadia speciosa</i> | Deciduous | Partial Shade to Full Sun | 7A - 9A | 12' - 20' | 12' - 20' | Tree | US-NM, US-TX | ● | ● | × |
| Buckthorn, Carolina | <i>Rhamnus caroliniana</i> | Deciduous | Partial Shade to Full Sun | 5B - 9B | 12' - 20' | 15' | XL | SE-US, S-US | ● | ● | × |
| Buffaloberry | <i>Shepherdia canadensis</i> | Deciduous | Partial Shade to Full Sun | 3 - 9 | 6' - 8' | 6' - 8' | L | Can, NE-US, W-US | ● | ● | × |
| Buttonbush | <i>Cephalanthus occidentalis</i> | Deciduous | Partial Shade to Full Sun | 4A - 10A | 4' - 6' | 6' - 10' | L | E-US | ● | ● | × |
| Ceanothus, Big-pod | <i>Ceanothus megacarpus</i> | Deciduous | Partial Shade to Full Sun | 7A - 10B | 4' - 8' | 6' - 7' | L | US-CA | ● | ● | × |
| Cherry, Amanogawa Flowering | <i>Prunus serrulata</i> "Amanogawa" | Deciduous | Full Sun | 5B - 8A | 20' | 8' | L | Asia | ● | ● | × |
| Cherry, Purpleleaf Sand | <i>Prunus x cistena</i> | Deciduous | Full Sun | 5B - 8A | 6' - 8' | 6' - 10' | L | Asia | ● | ● | × |
| Chokeberry, Black | <i>Aronia melanocarpa</i> | Deciduous | Full Shade to Full Sun | 3B - 8B | 3' - 6' | 4' - 6' | M | E-Can, E-US | ● | ● | × |
| Chokeberry, Red | <i>Aronia arbutifolia</i> | Deciduous | Partial Shade to Full Sun | 4B - 9A | 6' - 10' | 4' - 6' | M | E-US | ● | ● | × |
| Chokecherry, Common | <i>Prunus virginiana</i> | Deciduous | Full Shade to Full Sun | 2 - 7 | 15' - 25' | 10' - 15' | Tree | N-US, Can | ● | ● | × |
| Coyote Brush | <i>Baccharis pilularis</i> ssp. <i>Consanguinea</i> | Deciduous | Partial Shade to Full Sun | 5A - 10A | 4' - 6' | 6' - 8' | L | US-HI | ● | ● | × |
| Crabapple, Adirondack | <i>Malus adirondack</i> | Deciduous | Full Sun | 3B - 8A | 15' - 20' | 15' | XL | US-Developed | ● | ● | × |
| Crabapple, 'Donald Wyman' | <i>Malus</i> 'Donald Wyman' | Deciduous | Full Sun | 3B - 8A | 15' - 20' | 15' | XL | US-Developed | ● | ● | × |
| Crabapple, 'Golden Raindrops' | <i>Malus</i> 'Golden Raindrops' | Deciduous | Full Sun | 3B - 8A | 15' - 20' | 15' | XL | US-Developed | ● | ● | × |
| Crabapple, 'Prariefire' | <i>Malus</i> 'Prariefire' | Deciduous | Full Sun | 3B - 8A | 15' - 20' | 15' | XL | US-Developed | ● | ● | × |
| Crabapple, Sargent | <i>Malus sargentii</i> | Deciduous | Full Sun | 4A - 8A | 6' - 8' | 10' - 12' | XL | Asia | ● | ● | × |
| Crabapple, 'Sugar Tyme' | <i>Malus</i> 'Sugar Tyme' | Deciduous | Full Sun | 3B - 8A | 15' - 20' | 15' | XL | US-Developed | ● | ● | × |
| Crabapple, 'Zumi' | <i>Malus</i> 'Zumi' | Deciduous | Full Sun | 3B - 8A | 15' - 20' | 15' | XL | Asia | ● | ● | × |
| Dogwood, Dwarf | <i>Cornus sericea</i> 'Kelseyi' | Deciduous | Full Shade to Full Sun | 2 - 9 | 3' | 3' | S | N-US, Can | × | ● | × |

| Common Name ¹ | Latin Name | Plant Type | Sun Requirements | Hardiness Range ² | Mature Height ³ | Mature Spread ³ | Sizing ⁶ | Nativity | Applicable Configurations | | |
|-------------------------------------|--|------------|---------------------------|------------------------------|----------------------------|----------------------------|---------------------|-----------------------------|---------------------------|----------------------|---------------------------|
| | | | | | | | | | Filterra w/ Tree Grate | Filterra Bioscape | Filterra w/ Full Grate |
| Dogwood, Flowering | <i>Cornus florida</i> | Deciduous | Partial Shade to Full Sun | 5A - 8B | 15' - 20' | 15' - 20' | Tree | E-US | ● | ● | × |
| Dogwood, Graystem | <i>Cornus racemosa</i> | Deciduous | Partial Shade to Full Sun | 4 - 8 | 10' - 15' | 10' - 15' | XL | E-Can, NE-US, Midwest-US | ● | ● | × |
| Dogwood, Kousa 'Greensleeves' | <i>Cornus kousa</i> 'Greensleeves' | Deciduous | Partial Shade to Full Sun | 5A - 8A | 15' - 20' | 15' - 20' | Tree | Asia | ● | ● | × |
| Dogwood, Kousa 'Heart Throb' | <i>Cornus kousa</i> 'Heart Throb' | Deciduous | Partial Shade to Full Sun | 5A - 8A | 15' - 20' | 15' - 20' | Tree | Asia | ● | ● | × |
| Dogwood, Kousa 'Summer Gold' | <i>Cornus kousa</i> 'Summer Gold' | Deciduous | Partial Shade to Full Sun | 5A - 8A | 15' - 20' | 15' - 20' | Tree | Asia | × | ● | × |
| Dogwood, Silky | <i>Cornus amomum</i> | Deciduous | Full Shade to Full Sun | 4B - 8A | 8' - 10' | 8' - 15' | L | E-US, E-Can | ● | ● | × |
| Douglas spirea | <i>Spirea douglasii</i> | Deciduous | Partial Shade to Full Sun | 1 - 9 | 6' | 5' | M | W-US | × | ● | × |
| Elderberry, American | <i>Sambucus canadensis</i> | Deciduous | Partial Shade to Full Sun | 4A - 9B | 10' - 15' | 6' - 10' | L | E-US | ● | ● | × |
| Elderberry, Mexican | <i>Sambucus mexicana</i> 'Blue Elderberry' | Deciduous | Partial Shade to Full Sun | 7B - 10A | 8' - 15' | 15' | XL | W-US | ● | ● | × |
| Eve's Necklace | <i>Sophora affinis</i> | Deciduous | Partial Shade to Full Sun | 7A - 9B | 15' - 20' | 15' - 20' | Tree | US-TX | ● | ● | × |
| Glorybower, Harlequin | <i>Clerodendrum trichotomum</i> | Deciduous | Full Sun | 6A - 11 | 10' - 15' | 6' - 10' | L | Asia | ● | ● | × |
| Goldenball Leadtree | <i>Leucaena retusa</i> | Deciduous | Partial Shade to Full Sun | 7A - 9B | 12' - 20' | 12' - 15' | XL | US-TX | ● | ● | × |
| Hawthorn, 'Crusader' Tree Form | <i>Crataegus crus-galli</i> <i>inermis</i> 'Cruzam' | Deciduous | Full Sun | 4A - 7A | 15' | 10' - 15' | XL | E-US | ● | ● | × |
| Holly, Possum Haw | <i>Ilex decidua</i> | Deciduous | Full Shade to Full Sun | 5A - 9A | 15' - 20' | 15' - 25' | Tree | SE-US | ● | ● | × |
| Holly, Winterberry | <i>Ilex verticillata</i> | Deciduous | Partial Shade to Full Sun | 3B - 9A | 6' - 10' | 8' - 15' | L | E-US, E-Can | ● | ● | × |
| Hosta | <i>Hosta</i> | Deciduous | Partial Shade | 3 - 9 | 12" - 36" | 24" - 36" | S | Asia | × | × | ● |
| Hydrangea, Quick Fire | <i>Hydrangea paniculata</i> | Deciduous | Partial Sun to Full Sun | 3 - 8 | 6' - 8' | 6' - 8' | L | Asia | ● | ● | × |
| Hydrangea, Wild | <i>Hydrangea arborescens</i> | Deciduous | Partial Shade to Full Sun | 4A - 9A | 3' - 5' | 3' - 6' | M | E-US | ● | ● | × |
| Japanese Snowbell 'Pink Chimes' | <i>Styrax japonicum</i> 'Pink Chimes' | Deciduous | Partial Shade to Full Sun | 5B - 8A | 15' - 20' | 15' - 20' | Tree | Asia | ● | ● | × |
| Japanese Snowbell 'Snow Charm' | <i>Styrax japonicum</i> 'Snow Charm' | Deciduous | Partial Shade to Full Sun | 5B - 8A | 15' - 20' | 15' - 20' | Tree | Asia | ● | ● | × |
| Lilac, Chinese Tree | <i>Syringa reticulata</i> 'pekinensis' | Deciduous | Full Sun | 3A - 7A | 15' - 20' | 10' - 15' | XL | Asia | × | ● | × |
| Lilac, Dwarf | <i>Syringa meyeri</i> | Deciduous | Full Sun | 3B - 8A | 5' - 8' | 8' - 10' | L | Asia | ● | ● | × |
| Locust, Dwarf Twisty Baby Tree Form | <i>Robinia pseudoacacia</i> 'Lace Lady' | Deciduous | Partial Shade to Full Sun | 4A - 9A | 8' - 10' | 12' - 15' | XL | SE-US | ● | ● | × |
| Magnolia, Ann | <i>Magnolia x 'Ann'</i> | Deciduous | Partial Shade to Full Sun | 3B - 7A | 10' - 12' | 10' - 12' | XL | Asia | ● | ● | × |
| Maidenhair spleenwort fern | <i>Asplenium trichomanes</i> | Deciduous | Partial Shade | 5 - 9 | 12" | 12" | XS | Northern Hemisphere | × | × | ● |
| Maple, Japanese 'Autumn Glory' | <i>Acer palmatum</i> 'Autumn Glory' | Deciduous | Full Shade to Full Sun | 5B - 8A | 15' - 25' | 15' - 25' | Tree | Asia | ● | ● | × |

| Common Name ¹ | Latin Name | Plant Type | Sun Requirements | Hardiness Range ² | Mature Height ³ | Mature Spread ³ | Sizing ⁶ | Nativity | Applicable Configurations | | |
|---|--|------------|---------------------------|------------------------------|----------------------------|----------------------------|---------------------|----------------------------|---------------------------|----------------------|---------------------------|
| | | | | | | | | | Filterra w/ Tree Grate | Filterra Bioscape | Filterra w/ Full Grate |
| Maple, Japanese 'Bloodgood' | <i>Acer palmatum</i> 'Bloodgood' | Deciduous | Full Shade to Full Sun | 5B - 8A | 15' - 25' | 15' - 25' | Tree | Asia | ● | ● | × |
| Maple, Japanese 'Katsura' | <i>Acer palmatum</i> 'Katsura' | Deciduous | Full Shade to Full Sun | 5B - 8A | 15' - 25' | 15' - 25' | Tree | Asia | ● | ● | × |
| Maple, Japanese 'Moonfire' | <i>Acer palmatum</i> 'Moonfire' | Deciduous | Full Shade to Full Sun | 5B - 8A | 15' - 25' | 15' - 25' | Tree | Asia | ● | ● | × |
| Mock Orange, Lewis | <i>Philadelphus lewisii</i> | Deciduous | Partial Shade to Full Sun | 4 - 9 | 10' | 5' | M | W-US | × | ● | × |
| Mock Orange, Sweet | <i>Philadelphus x virginalis</i> | Deciduous | Partial Shade to Full Sun | 5A - 8A | 4' | 4' | S | US/Asia-Developed | × | ● | × |
| Mountain Ash, Red Cascade | <i>Sorbus americana</i> , 'Dwarfcrowne' | Deciduous | Full Sun | 3A - 7A | 18' | 8' | L | NE-US, E-Can | ● | ● | × |
| Ninebark, Common Eastern | <i>Physocarpus opulifolius</i> | Deciduous | Partial Shade to Full Sun | 2A - 7A | 6' - 10' | 6' - 10' | L | E-US, Midwest-US, S-US, E- | ● | ● | × |
| Ninebark, 'Diabolo' | <i>Physocarpus opulifolius</i> 'Diabolo' | Deciduous | Full Sun | 3A - 7A | 6' - 8' | 8' - 10' | L | E-US, Midwest-US, S-US, E- | ● | ● | × |
| Ninebark, Pacific | <i>Pysocarpus capitatus</i> | Deciduous | Partial Shade to Full Sun | 4 - 10 | 15' | 15' | XL | W-US, W-Can | × | ● | × |
| Plum, Cherry | <i>Prunus cerasifera</i> | Deciduous | Full Sun | 5B - 8A | 15' - 25' | 15' - 25' | Tree | Europe, Asia | ● | ● | × |
| Plum, Mexican | <i>Prunus mexicana</i> | Deciduous | Partial Shade to Full Sun | 6B - 8A | 15' - 25' | 15' - 25' | Tree | S-US | ● | ● | × |
| Plum, Purpleleaf 'Krauter Vesuvius' | <i>Prunus cerasifera</i> 'Krauter Vesuvius' | Deciduous | Full Sun | 5B - 8A | 15' - 25' | 15' - 25' | Tree | Europe, Asia | ● | ● | × |
| Plum, Purpleleaf 'Newport' | <i>Prunus cerasifera</i> 'Newport' | Deciduous | Full Sun | 5B - 8A | 15' - 25' | 15' - 25' | Tree | Europe, Asia | ● | ● | × |
| Plum, Purpleleaf 'Thundercloud' | <i>Prunus cerasifera</i> 'Thundercloud' | Deciduous | Full Sun | 5B - 8A | 15' - 25' | 15' - 25' | Tree | Europe, Asia | ● | ● | × |
| Redbud, Chinese | <i>Cercis chinensis</i> | Deciduous | Partial Shade to Full Sun | 6B - 8A | 8' - 12' | 8' - 12' | XL | Asia | ● | ● | × |
| Redbud, Mexican | <i>Cercis canadensis</i> | Deciduous | Partial Shade to Full Sun | 6B - 8A | 15' - 20' | 10' - 15' | XL | E-US, S-US, Mexico | ● | ● | × |
| Redbud, Texas | <i>Cercis canadensis</i> | Deciduous | Partial Shade to Full Sun | 4B - 9A | 15' - 25' | 15' - 25' | Tree | E-US, S-US, Mexico | ● | ● | × |
| Redbud, Western | <i>Cercis occidentalis</i> | Deciduous | Partial Shade to Full Sun | 5A - 9A | 8' - 20' | 10' | L | | ● | ● | × |
| Serviceberry 'Allegheny' | <i>Amelanchier laevis</i> "Allegheny" | Deciduous | Partial Shade to Full Sun | 4A - 7A | 15' - 25' | 15' - 25' | Tree | E-Can, E-US | ● | ● | × |
| Serviceberry 'Downy', 'Autumn Brilliance' | <i>Amelanchier arborea</i> "Downy", "Autumn" | Deciduous | Partial Shade to Full Sun | 4A - 7A | 15' - 25' | 15' - 25' | Tree | E-Can, E-US | ● | ● | × |
| Serviceberry, Roundleaf | <i>Amelanchier sanguinea</i> | Deciduous | Partial Shade to Full Sun | 4 - 8 | 25' - 30' | 15' - 25' | Tree | E-Can, NE-US | ● | ● | × |
| Serviceberry, Shadblow | <i>Amelanchier Canadensis</i> | Deciduous | Partial Shade to Full Sun | 4A - 7A | 6' - 20' | 8' - 12' | XL | E-US, E-Can | ● | ● | × |
| Shrubby Cinquefoil 'Moonlight' | <i>Potentilla fruticosa</i> 'Moonlight' | Deciduous | Full Sun | 3 - 8 | 3' - 4' | 3' - 4' | S | W-US, N-US, Can | × | ● | × |
| Shrubby Cinquefoil 'Tangerine' | <i>Potentilla fruticosa</i> 'Tangerine' | Deciduous | Full Sun | 3 - 8 | 3' - 4' | 3' - 4' | S | W-US, N-US, Can | × | ● | × |
| Smoketree | <i>Cotinus coggygria</i> | Deciduous | Full Sun | 5A - 8A | 10' - 15' | 15' - 25' | Tree | Asia | ● | ● | × |
| Spicebush | <i>Lindera benzoin</i> | Deciduous | Partial Shade to Full Sun | 5B - 8A | 8' - 12' | 4' - 6' | M | E-US, Midwest-US, S-US, E- | × | ● | × |

| Common Name ¹ | Latin Name | Plant Type | Sun Requirements | Hardiness Range ² | Mature Height ³ | Mature Spread ³ | Sizing ⁶ | Nativity | Applicable Configurations | | |
|---------------------------------------|---|------------|---------------------------|------------------------------|----------------------------|----------------------------|---------------------|------------------------------|---------------------------|----------------------|---------------------------|
| | | | | | | | | | Filterra w/ Tree Grate | Filterra Bioscape | Filterra w/ Full Grate |
| Spirea, Dark Knight | <i>Caryopteris x clandonesis</i> 'Dark Knight' | Deciduous | Full Sun | 6A - 9B | 3' - 5' | 2' - 3' | S | US/Asia- Developed | ● | ● | × |
| St. John's Wort, Bushy | <i>Hypericum densiflorum</i> | Deciduous | Partial Shade to Full Sun | 6 - 8 | 2' – 6' | 3' | S | SE-US, S-US | × | ● | × |
| Sumac, Staghorn | <i>Rhus typhina</i> | Deciduous | Partial Shade to Full Sun | 3 - 8 | 15' - 25' | 20' - 30' | Tree | NE-US, E-Can | ● | ● | × |
| Sweet Pepperbush | <i>Clethra alnifolia</i> | Deciduous | Partial Shade to Full Sun | 3 - 9 | 5' – 8' | 4' – 6' | M | E-US, E-Can | ● | ● | × |
| Sweetshrub | <i>Calycanthus floridus</i> | Deciduous | Full Shade to Full Sun | 5B - 10A | 6' – 10' | 6' – 12' | L | E-US | ● | ● | × |
| Sweetspire, Virginia | <i>Itea virginica</i> | Deciduous | Partial Shade to Full Sun | 5A – 9A | 4' – 6' | 6' – 10' | L | SE-US, S-US | ● | ● | × |
| Viburnum x Burkwoodii | <i>Viburnum dentatum</i> | Deciduous | Partial Shade to Full Sun | 4B - 8A | 8' - 12' | 5' - 8' | L | E-US, E-Can | ● | ● | × |
| Viburnum, American Cranberrybush | <i>Viburnum trilobum</i> | Deciduous | Partial Shade to Full Sun | 2A - 7B | 8' - 12' | 8' - 15' | XL | NE-US, E-Can | ● | ● | × |
| Viburnum, Arrowwood | <i>Viburnum dentatum</i> | Deciduous | Full Shade to Full Sun | 2B - 8B | 5' – 15' | 5' – 12' | L | E-US, S-US, E- Can | ● | ● | × |
| Viburnum, Blackhaw | <i>Viburnum prunifolium</i> | Deciduous | Full Shade to Full Sun | 3B - 9A | 12' – 15' | 15' – 20' | Tree | E-US | ● | ● | × |
| Viburnum, Rusty Blackhaw | <i>Viburnum rufidulum</i> | Deciduous | Full Shade to Full Sun | 5B - 9A | 15' - 20' | 10' - 15' | XL | SE-US | ● | ● | × |
| Viburnum, Nannyberry | <i>Viburnum lentago</i> | Deciduous | Full Shade to Full Sun | 3A - 7A | 15' – 25' | 15' – 25' | Tree | NE-US, Midwest- US, E-Can | ● | ● | × |
| Willow, Dappled - Tree Form | <i>Salix integra</i> , 'Hakuro Nishiki' | Deciduous | Partial Sun to Full Sun | 5A - 9A | 15' | 15' | XL | Asia | ● | ● | × |
| Willow, Pussy | <i>Salix discolor</i> | Deciduous | Partial Shade to Full Sun | 2B - 9B | 13' - 25' | 10' - 20' | Tree | Can, NE-US, Midwest-US | ● | ● | × |
| Witch Hazel, Common | <i>Hamamelis virginiana</i> | Deciduous | Full Shade to Full Sun | 3B - 8B | 15' – 25' | 15' – 25' | Tree | E-US, E-Can | ● | ● | × |
| Anise | <i>Illicium parviflorum</i> | Evergreen | Full Shade to Full Sun | 6A - 10A | 15' – 20' | 10' – 15' | XL | US-FL | ● | ● | × |
| Austrian Pine 'Arnold Sentinel' | <i>Pinus nigra</i> 'Arnold Sentinel' | Evergreen | Full Sun | 3 - 7 | 20' - 25' | 4' - 6' | L | Europe | ● | ● | × |
| Blue Spruce 'Montgomery' - Dwarf | <i>Picea pungens</i> 'Montgomery' | Evergreen | Full Sun to Partial Shade | 2 - 7 | 5' - 10' | 8' | L | W-US | ● | ● | × |
| Blue Spruce 'Baby Blue Eyes' | <i>Picea pungens</i> 'Baby Blue Eyes' | Evergreen | Full Sun | 2-7 | 10' - 20' | 10' | L | W-US | ● | ● | × |
| Camellia, Japanese | <i>Camellia japonica</i> | Evergreen | Partial Shade to Full Sun | 7A - 9A | 10' - 15' | 6' - 10' | L | Asia | ● | ● | × |
| Ceanothus, Blue Blossom | <i>Ceanothus thyrsiflorus</i> | Evergreen | Partial Shade to Full Sun | 7 - 9 | 4' - 6' | 4' - 6' | M | US-CA | ● | ● | × |
| Cherry Laurel, Carolina 'Compacta' | <i>Prunus caroliniana</i> | Evergreen | Partial Shade to Full Sun | 7B - 10A | 8' - 10' | 6' - 8' | L | SE-US | × | ● | × |
| Dogwood, Kousa 'Augustata' | <i>Cornus augustata</i> 'Empress of China' | Evergreen | Partial Shade to Full Sun | 5A - 8A | 15' - 18' | 12' - 15' | XL | Asia | × | ● | × |
| Euonymus, Chollipo | <i>Euonymus japonicus</i> 'Chollipo' | Evergreen | Partial Shade to Full Sun | 6B - 7B | 12' | 6' | M | Asia | ● | ● | × |
| Glossy Abelia | <i>Abelia x grandiflora</i> | Evergreen | Partial Shade | 6A - 9B | 6' | 6' | M | Asia | × | ● | × |
| Gold Medallion Shrub Form | <i>Cassia leptophylla</i> | Evergreen | Partial Shade | 7A - 9A | 10' - 15' | 6' - 10' | L | South America | ● | ● | × |

| Common Name ¹ | Latin Name | Plant Type | Sun Requirements | Hardiness Range ² | Mature Height ³ | Mature Spread ³ | Sizing ⁶ | Nativity | Applicable Configurations | | |
|--------------------------------|---|-------------|------------------------------|------------------------------|----------------------------|----------------------------|---------------------|-----------------------|---------------------------|----------------------|---------------------------|
| | | | | | | | | | Filterra w/ Tree Grate | Filterra Bioscape | Filterra w/ Full Grate |
| Holly, Inkberry | <i>Ilex glabra</i> | Evergreen | Partial Shade to Full Sun | 6A - 9A | 4' – 8' | 2' – 4' | S | E-US, E-Can | × | ● | × |
| Holly, Meserve | <i>Ilex meservae</i> | Evergreen | Partial Shade to Full Sun | 6A - 8A | 8' - 10' | 8' - 10' | L | Europe/Asia-Developed | ● | ● | × |
| Holly, San Jose | <i>Ilex x aquipernyi</i> | Evergreen | Full Shade to Full Sun | 5B - 9A | 15' - 20' | 10' - 15' | XL | Europe/Asia-Developed | ● | ● | × |
| Holly, Skypencil | <i>Ilex crenata</i> Steeds; <i>Skypencil</i> | Evergreen | Partial Shade to Full Sun | 6A - 9A | 6' – 10' | 6' – 10' | L | Asia | ● | ● | × |
| Huckleberry | <i>Vaccinium ovatum</i> | Evergreen | Partial Shade to Full Sun | 7 - 9 | 4' | 6' | M | W-US | × | ● | × |
| Juniper, Blue Point | <i>Juniperus chinensis</i> | Evergreen | Partial Shade to Full Sun | 4A - 10A | 8' - 12' | 4' - 6' | M | Asia | ● | ● | × |
| Juniper, Skyrocket | <i>Juniperus scopulorum</i> | Evergreen | Full Sun | 4A - 7B | 15' - 20' | 3' - 4' | S | W-US, W-Can | ● | ● | × |
| Manzanita, Bigberry | <i>Arctostaphylos glauca</i> | Evergreen | Partial Shade to Full Sun | 7A - 11 | 6' - 15' | 8' - 10' | L | US-CA | ● | ● | × |
| Manzanita, Hairy | <i>Arctostaphylos columbiana</i> | Evergreen | Partial Shade to Full Sun | 7 - 10 | 10' | 10' | L | W-US | ● | ● | × |
| Mugo Pine | <i>Pinus mugo</i> | Evergreen | Full Sun | 2 - 7 | 15' - 20' | 25' - 30' | Tree | Europe | ● | ● | × |
| Oregon Grape | <i>Mahonia aquifolium</i> | Evergreen | Partial Shade to Partial Sun | 5 - 9 | 10' | 5' | M | W-US | × | ● | × |
| Osmanthus, Sweet | <i>Osmanthus</i> , <i>fragrans</i> | Evergreen | Partial Shade to Full Sun | 7B - 9A | 15' - 25' | 15' - 25' | Tree | Asia | ● | ● | × |
| Spruce, Blue Totem | <i>Picea pungens</i> <i>Fastiglata</i> <i>Wells 'Blue Totem'</i> | Evergreen | Partial Shade to Full Sun | 3A - 7A | 12' - 15' | 2' - 3' | S | W-US | ● | ● | × |
| Spruce, Dwarf Bakeri | <i>Picea pungens</i> | Evergreen | Partial Shade to Full Sun | 3A - 7A | 12' | 6' | M | W-US | ● | ● | × |
| Aka'akai | <i>Schoenoplectella</i> <i>tabernaemontani</i> | Grass/Sedge | Full Sun | 4 - 9 | 4' - 8' | 3' - 6' | M | US | × | ● | × |
| Appalachian Sedge | <i>Carex appalachica</i> | Grass/Sedge | Partial Shade | 3 - 7 | 6" | 12" - 18" | XS | E-US | × | × | ● |
| Berkeley Sedge | <i>Carex divulsa</i> | Grass/Sedge | Partial Shade to Full Sun | 5 - 9 | 12" - 18" | 12" - 18" | XS | Europe | × | ● | × |
| Black Flowering Fountain Grass | <i>Pennisetum alopecuroides</i> | Grass/Sedge | Full sun | 5 - 9 | 24" – 36" | 30" – 40" | S | Asia, Australia | × | ● | × |
| Black Mondo Grass | <i>Ophiopogon nigrescens</i> | Grass/Sedge | Partial Shade | 5 - 10 | 12" | 6" | XS | Asia | × | × | ● |
| Blue Grama Grass | <i>Bouteloua gracilis</i> | Grass/Sedge | Partial Sun to Full Sun | 4 - 9 | 12" - 36" | 24" - 36" | S | W-US | × | ● | × |
| Blue Moor Grass | <i>Sesleria caerulea</i> | Grass/Sedge | Partial Sun to Full Sun | 5 - 9 | 12" | 12" - 24" | XS | Europe | × | ● | × |
| Blue Oat Grass | <i>Helictotrichon</i> <i>sempervirens</i> | Grass/Sedge | Full sun | 4 - 8 | 20" – 24" | 20" – 40" | XS | Europe | × | ● | × |
| Bottlebrush Sedge | <i>Carex comosa</i> | Grass/Sedge | Partial Shade to Full Sun | 3B - 9A | 24" - 48" | 18" – 24" | XS | US, Canada | × | ● | × |
| Caterpillar Sedge | <i>Carex crinita</i> | Grass/Sedge | Partial Shade to Shade | 3B - 9A | 24" - 48" | 18" – 24" | XS | US | × | ● | ● |
| Deer Grass | <i>Muhlenbergia rigens</i> | Grass/Sedge | Partial Sun to Full Sun | 5 - 11 | 48" - 60" | 48" - 72" | M | US-CA | × | ● | × |
| Dwarf Fountain Grass | <i>Pennisetum alopecuroides</i> | Grass/Sedge | Full sun | 4 - 9 | 20" – 30" | 30" – 40" | S | Asia, Australia | × | ● | × |

| Common Name ¹ | Latin Name | Plant Type | Sun Requirements | Hardiness Range ² | Mature Height ³ | Mature Spread ³ | Sizing ⁶ | Nativity | Applicable Configurations | | |
|---------------------------|---|-------------|------------------------------|------------------------------|----------------------------|----------------------------|---------------------|-----------------------|---------------------------|----------------------|---------------------------|
| | | | | | | | | | Filterra w/ Tree Grate | Filterra Bioscape | Filterra w/ Full Grate |
| Flax Lily | <i>Dianella caerulea</i> | Grass/Sedge | Partial Sun to Full Sun | 7 - 11 | 12" - 24" | 12" - 24" | XS | Australia | × | ● | × |
| Foothill Needlegrass | <i>Nasella lepida</i> | Grass/Sedge | Partial Sun to Full Sun | 6 - 9 | 12" - 36" | 12" - 60" | S | US-CA | × | ● | × |
| Fountain Grass | <i>Pennisetum alopecuroides</i> | Grass/Sedge | Full Sun | 5 - 9 | 4' - 5' | 24" | S | Asia, Australia | × | ● | × |
| Fowl Manna Grass | <i>Glyceria striata</i> | Grass/Sedge | Partial Sun to Full Sun | 5 - 9 | 24" – 36" | 12" – 18" | XS | US, Canada | × | ● | × |
| Fox Sedge | <i>Carex vulpinoidea</i> | Grass/Sedge | Full Sun | 3B - 10A | 12" - 36" | 18" | XS | North America | × | ● | × |
| Hameln Fountain Grass | <i>Pennisetum alopecuroides</i> 'Hameln' | Grass/Sedge | Partial Shade | 4 - 11 | 12" - 36" | 12" - 24" | XS | Asia, Australia | × | × | ● |
| Ice Dance Japanese Sedge | <i>Carex morowii</i> | Grass/Sedge | Partial Shade | 5 - 9 | 12" - 24" | 12" - 18" | XS | Asia | × | × | ● |
| Indian Warrior Bluestem | <i>Andropogon girardii</i> 'Indian Warrior' | Grass/Sedge | Full Sun | 2A - 9B | 5' - 6' | 30" | S | Central-US | ● | ● | × |
| Japanese Forest Grass | <i>Hakonechloa macra</i> | Grass/Sedge | Partial Shade | 4 - 9 | 12" - 24" | 12" - 18" | XS | Asia | × | × | ● |
| Little Bluestem | <i>Schizachyrium scoparium</i> | Grass/Sedge | Full Sun | 4A - 8B | 18" – 24" | 12" | XS | Central-US, E-US | × | ● | × |
| Little Bluestem 'Aldous' | <i>Schizachyrium scoparium</i> | Grass/Sedge | Full sun | 3 - 9 | 20" – 32" | 24" – 36" | S | Central-US, E-US | × | ● | × |
| Little Bluestem 'Blaze' | <i>Schizachyrium scoparium</i> | Grass/Sedge | Full sun | 3 - 9 | 20" – 40" | 40" – 48" | S | Central-US, E-US | × | ● | × |
| Muhly Grass | <i>Muhlenbergia capillaris</i> | Grass/Sedge | Full sun | 6 -10 | 36" - 72" | 12" - 36" | S | Central-US, W-US | × | ● | × |
| Nyalla Mat Rush | <i>Lomandra longifolia</i> Nyalla | Grass/Sedge | Partial Shade to Full Sun | 7 - 11 | 36" - 48" | 36" - 48" | S | Australia | × | ● | × |
| Porcupine Sedge | <i>Carex hystericina</i> | Grass/Sedge | Full Sun | 3B - 7A | 12" - 36" | 24" | XS | US, Canada | × | ● | × |
| Reed Grass | <i>Calamagrostis acutifolia</i> | Grass/Sedge | Full sun | 3 - 9 | 20" – 30" | 50" | S | Europe/Asia-Developed | × | ● | × |
| San Diego Sedge | <i>Carex spissa</i> | Grass/Sedge | Partial Shade to Partial Sun | 6 - 10 | 36" - 72" | 24" - 60" | S | SW-US | × | ● | × |
| Slough Sedge | <i>Carex obnupta</i> | Grass/Sedge | Partial Shade | 6 - 9 | 12" - 36" | 36" | S | W-US, W-Can | × | × | ● |
| Switch Grass | <i>Panicum virgatum</i> | Grass/Sedge | Full Sun | 2B - 9A | 36" - 84" | 24" – 36" | S | Can, Central-US | × | ● | × |
| Variegated Japanese Sedge | <i>Carex oshimensis</i> 'Evergold' | Grass/Sedge | Partial Shade | 5 - 8 | 12" - 24" | 12" - 18" | XS | Asia | × | × | ● |
| Wire Grass | <i>Juncus patens</i> | Grass/Sedge | Partial Shade to Full Sun | 6 - 10 | 12" - 24" | 12" - 24" | XS | US-CA | × | ● | ● |
| Yellow-leaved Calamus | <i>Acorus gramineus</i> 'Ogon' | Grass/Sedge | Partial Shade | 4 - 8 | 12" | 12" | XS | Asia | × | × | ● |

Notes:

1. The species listed are drought tolerant and have applicability to bioretention due to shallow root zones.
2. It is the purchaser's responsibility to verify the local Hardiness Zone and source plants that are readily available. For a desired species not listed, please contact Contech for suitability.
3. Mature height and spread do not reflect plant size at planting / system activation.

| Common Name ¹ | Latin Name | Plant Type | Sun Requirements | Hardiness Range ² | Mature Height ³ | Mature Spread ³ | Sizing ⁶ | Nativity | Applicable Configurations | | |
|--------------------------|------------|------------|------------------|------------------------------|----------------------------|----------------------------|---------------------|----------|---------------------------|----------------------|---------------------------|
| | | | | | | | | | Filterra w/ Tree Grate | Filterra Bioscape | Filterra w/ Full Grate |

4. All plants utilized in Filterra systems shall be container grown in containers not to exceed 15 gallons.

5. Contech promotes the use of non-invasive species in Filterra systems, and has made efforts to maintain a plant list free of invasives. However, always check with local sources, as some species listed (even natives) may be invasive in some regions and not others.

6. All Filterra vault systems incorporate a ponding depth ranging from 12"-36" between finished grade and media surface. For systems with more than 18" from finished grade to media (FTIBC, FTIBP, FTPD, etc), Contech recommends choosing a species with "Sizing" noted as "XL" or "Tree".

Appendix F
StormFilter® Stormwater Treatment Devices

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Joint Base Myer-Henderson Hall Standard Operating Procedures: *Contech Stormwater Management StormFilter® Systems*

| | | | |
|---|--------------------------------|----------------------------|---------------------------|
| Owner: DPW EMD Stormwater Program Manager | Approved By: Chief, DPW EMD | Last revised: July 2019 | Review Date: July 2019 |
|---|--------------------------------|----------------------------|---------------------------|

1.0 PURPOSE

This Standard Operating Procedure (SOP) is a guideline for performing inspections and maintenance of the Contech Stormwater Management StormFilter® system located at the Radnor Heights Substation. Written inspection and maintenance procedures for stormwater management facilities, including StormFilter® systems, are a component of Minimum Control Measure (MCM) 5: Post-construction stormwater management in new development and development on prior developed lands. This MCM is required under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (9VAC25-890-40 et. seq.). JBM-HH has obtained coverage under this permit (issued as Permit No. VAR040068) for discharges from the municipal separate storm sewer system (MS4) that serves the Fort Myer and Henderson Hall Installations (collectively referred to as “the Installation” in this SOP).

In accordance with Part I.E.5.b.1 of the General Permit, the Installation must provide for adequate long-term operation and maintenance of its stormwater management facilities in accordance with written inspection and maintenance procedures included in the MS4 Program Plan. This and other SOPs specifically developed for the stormwater management facilities present onsite serve as written guidance to Installation staff on how to properly inspect and maintain Installation-owned stormwater management facilities.

The Contech Stormwater Management StormFilter® system is a combination bypass structure and filtration unit in the form of an underground vault containing eight cylinders of proprietary filter media. Stormwater from the adjacent stormwater retention vault fills the StormFilter® system, and the cylinders of filter media remove sediment, oils, and metals from runoff. Filtered stormwater exits the StormFilter® via outlet sump to the Installation’s MS4. Refer to Figure 1 for a diagram of a typical Contech StormFilter® system.

2.0 ABBREVIATIONS AND DEFINITIONS

2.1 Abbreviations

- a. DPW – Directorate of Public Works
- b. EMD – Environmental Management Division
- c. MS4 – Municipal Separate Storm Sewer System
- d. PPE – Personal Protective Equipment
- e. SOP – Standard Operating Procedure

2.2 Definitions

- a. *Contech Stormwater Management StormFilter® system* – an underground stormwater treatment system using filter cartridges to remove sediment, oils, and metals from stormwater runoff.
- b. *Stormwater Management Facility* - a control measure that controls stormwater runoff and changes the characteristics of that runoff including, but not limited to, the quantity and quality, the period of release or the velocity of flow.

3.0 OPERATIONAL PROCEDURES

3.1 Inspections

a. Inspection Requirements

- 1. The Contech Stormwater Management StormFilter® system must be visually inspected at least annually, during a period when no precipitation or snow melt is occurring and at least 72 hours from the previous measurable storm event.
 - i. Follow-up inspections and/or maintenance activities are required if standing water or excess sediment is observed within the vault.
 - ii. Visual inspections should be performed after significant rainfall events.

b. Inspection Locations

- 1. Refer to Figure 2 for the location of the Contech Stormwater Management StormFilter® system at the Installation.

c. Inspection Procedures (refer to Attachment 1, StormFilter® Inspection and Maintenance Procedures)

- 1. Conduct visual field screening of the StormFilter® system and record observations on an Inspection Report (Attachment 2). The observations should include the following:
 - i. Cracks, spalling, or other signs of deterioration in the concrete vault
 - ii. Visible damage or obstructions in inlet, outlet, and/or manhole
 - iii. Excessive erosion in areas draining to the StormFilter® system
 - iv. Observations of the vault:

1. Presence and depth of standing water in the vault
 2. Presence and depth of sediment
 3. Visible damage or deterioration of structural components
- v. Trash and debris in inlet/outlet openings
2. Based on the physical inspection, determine if maintenance activities are required.
 - i. Submit a Work Request (Form 4283) with photos to DPW detailing inspection observations and solutions.
 - ii. Work that requires entering the StormFilter® system must be performed by a qualified contractor.

d. Inspection Supplies

1. Inspection equipment
 - Inspection and Maintenance Record (see Attachment 2)
 - Flashlight
 - Camera
2. Personal Protective Equipment (PPE)
 - Work gloves
 - Steel-toed boots

3.2 Typical Required Maintenance

- a.** Maintenance is only required on an as-needed basis, determined through regular inspection of the StormFilter® system.

| Inspection Finding | Maintenance Required |
|---|---|
| Cracks, spalling, or other signs of deterioration in the concrete above the StormFilter® system vault | Fill cracks in concrete to prevent further damage. |
| Visible damage or obstructions in inlet, outlet, and/or manhole | Repair inlet, outlet, and manhole to ensure their functionality. Remove obstructions. |
| Excessive erosion in areas draining to the StormFilter® system | Replant and/or re-mulch eroded areas to limit the amount of sediment being conveyed to the StormFilter® system. |
| Standing water observed in vault 72+ hours after rain | Contact contractor to remove water. Contact Contech to replace filter cartridges. |
| Vault contains >4" of sediment, OR >1/4" of sediment is accumulated on top of filter cartridges | Contact contractor to remove excess sediment. Contact Contech to replace filter cartridges. |
| Visible damage or deterioration of structural components | Contact contractor to initiate repairs. |
| Trash and debris in control opening | Remove trash and debris. |

- b.** Record all maintenance activities on an Inspection and Maintenance Record (Attachment 2).

3.3 Safety Considerations

- a. Always wear steel-toed boots to protect feet from possible crushing injuries while handling manhole covers.
- b. Use proper lifting techniques when removing manhole covers to prevent back injury.
- c. Use extreme caution when working over the open StormFilter® system; no part of your body should enter the plane created by the opening, as this would constitute confined space entry.
- d. DO NOT enter the StormFilter® system under any conditions. Vault entry must comply with OSHA rules for confined space entry.

4.0 RECORDKEEPING AND REPORTING

4.1 Recordkeeping Requirements

Complete the Inspection and Maintenance Record (Attachment 1) for each inspection and maintenance activity. DPW shall maintain these forms and their associated Work Requests.

4.2 Reporting Requirements

DPW shall provide EMD with written records of inspection and maintenance activities within seven days of the date the activity was performed.

5.0 RESPONSIBILITIES

5.1 DPW

DPW is responsible for performing the inspection and maintenance procedures described in this SOP internally or through a contractor.

5.2 EMD

EMD is responsible for maintaining records of inspection and maintenance procedures provided by DPW.

6.0 FIGURES

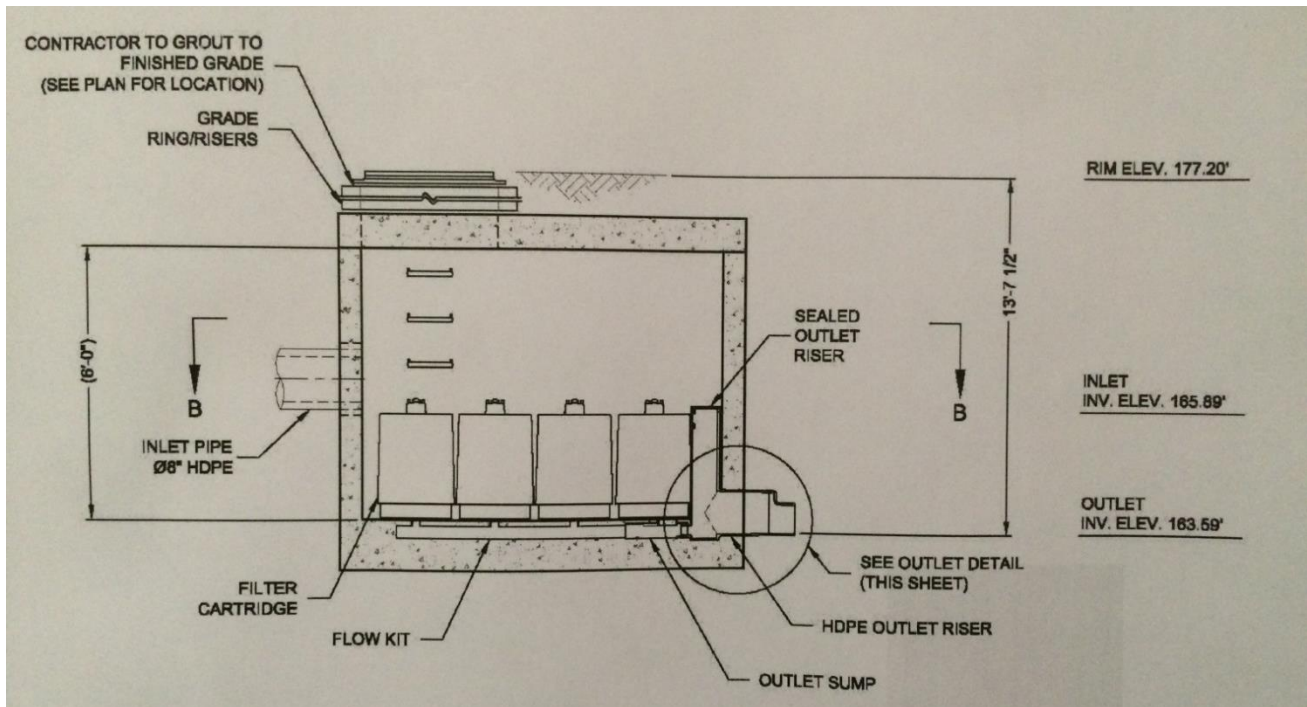


Figure 1: Contech Stormwater Management StormFilter® System Profile

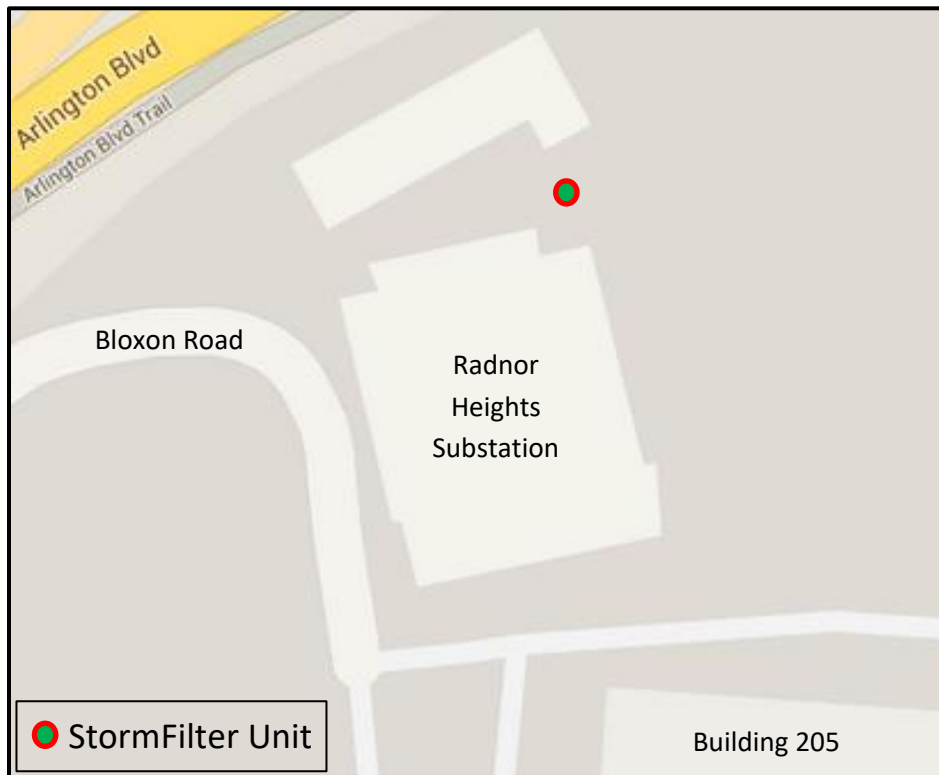


Figure 2: Contech Stormwater Management StormFilter® System Location Map

7.0 ATTACHMENTS

Attachment 1: StormFilter Inspection and Maintenance Procedures

Attachment 2: Inspection and Maintenance Records

Attachment 1

StormFilter Inspection and Maintenance Procedures

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StormFilter Inspection and Maintenance Procedures



Maintenance Guidelines

The primary purpose of the Stormwater Management StormFilter® is to filter out and prevent pollutants from entering our waterways. Like any effective filtration system, periodically these pollutants must be removed to restore the StormFilter to its full efficiency and effectiveness.

Maintenance requirements and frequency are dependent on the pollutant load characteristics of each site. Maintenance activities may be required in the event of a chemical spill or due to excessive sediment loading from site erosion or extreme storms. It is a good practice to inspect the system after major storm events.

Maintenance Procedures

Although there are likely many effective maintenance options, we believe the following procedure is efficient and can be implemented using common equipment and existing maintenance protocols. A two step procedure is recommended as follows:

1. Inspection

Inspection of the vault interior to determine the need for maintenance.

2. Maintenance

Cartridge replacement

Sediment removal

Inspection and Maintenance Timing

At least one scheduled inspection should take place per year with maintenance following as warranted.

First, an inspection should be done before the winter season. During the inspection the need for maintenance should be determined and, if disposal during maintenance will be required, samples of the accumulated sediments and media should be obtained.

Second, if warranted, a maintenance (replacement of the filter cartridges and removal of accumulated sediments) should be performed during periods of dry weather.



In addition to these two activities, it is important to check the condition of the StormFilter unit after major storms for potential damage caused by high flows and for high sediment accumulation that may be caused by localized erosion in the drainage area. It may be necessary to adjust the inspection/maintenance schedule depending on the actual operating conditions encountered by the system. In general, inspection activities can be conducted at any time, and maintenance should occur, if warranted, in late summer to early fall when flows into the system are not likely to be present.

Maintenance Frequency

The primary factor controlling timing of maintenance of the StormFilter is sediment loading.

A properly functioning system will remove solids from water by trapping particulates in the porous structure of the filter media inside the cartridges. The flow through the system will naturally decrease as more and more particulates are trapped. Eventually the flow through the cartridges will be low enough to require replacement. It may be possible to extend the usable span of the cartridges by removing sediment from upstream trapping devices on a routine as-needed basis in order to prevent material from being re-suspended and discharged to the StormFilter treatment system.

Site conditions greatly influence maintenance requirements. StormFilter units located in areas with erosion or active construction may need to be inspected and maintained more often than those with fully stabilized surface conditions.

The maintenance frequency may be adjusted as additional monitoring information becomes available during the inspection program. Areas that develop known problems should be inspected more frequently than areas that demonstrate no problems, particularly after major storms. Ultimately, inspection and maintenance activities should be scheduled based on the historic records and characteristics of an individual StormFilter system or site. It is recommended that the site owner develop a database to properly manage StormFilter inspection and maintenance programs.

Prior to the development of the maintenance database, the following maintenance frequencies should be followed:

Inspection

One time per year

After major storms

Maintenance

As needed, based on results of inspection (The average maintenance lifecycle is approximately 1-3 years)

Per Regulatory requirement

In the event of a chemical spill

Frequencies should be updated as required. The recommended initial frequency for inspection is one time per year. StormFilter units should be inspected after major storms.

Sediment removal and cartridge replacement on an as needed basis is recommended unless site conditions warrant.

Once an understanding of site characteristics has been established, maintenance may not be needed for one to three years, but inspection is warranted and recommended annually.

Inspection Procedures

The primary goal of an inspection is to assess the condition of the cartridges relative to the level of visual sediment loading as it relates to decreased treatment capacity. It may be desirable to conduct this inspection during a storm to observe the relative flow through the filter cartridges. If the submerged cartridges are severely plugged, then typically large amounts of sediments will be present and very little flow will be discharged from the drainage pipes. If this is the case, then maintenance is warranted and the cartridges need to be replaced.

Warning: In the case of a spill, the worker should abort inspection activities until the proper guidance is obtained. Notify the local hazard control agency and CONTECH Construction Products immediately.

To conduct an inspection:

Important: Inspection should be performed by a person who is familiar with the operation and configuration of the StormFilter treatment unit.

1. If applicable, set up safety equipment to protect and notify surrounding vehicle and pedestrian traffic.
2. Visually inspect the external condition of the unit and take notes concerning defects/problems.



3. Open the access portals to the vault and allow the system vent.
4. Without entering the vault, visually inspect the inside of the unit, and note accumulations of liquids and solids.
5. Be sure to record the level of sediment build-up on the floor of the vault, in the forebay, and on top of the cartridges. If flow is occurring, note the flow of water per drainage pipe. Record all observations. Digital pictures are valuable for historical documentation.
6. Close and fasten the access portals.

7. Remove safety equipment.
8. If appropriate, make notes about the local drainage area relative to ongoing construction, erosion problems, or high loading of other materials to the system.
9. Discuss conditions that suggest maintenance and make decision as to whether or not maintenance is needed.

Maintenance Decision Tree

The need for maintenance is typically based on results of the inspection. The following Maintenance Decision Tree should be used as a general guide. (Other factors, such as Regulatory Requirements, may need to be considered)



1. Sediment loading on the vault floor.
 - a. If $>4"$ of accumulated sediment, maintenance is required.
2. Sediment loading on top of the cartridge.
 - a. If $>1/4"$ of accumulation, maintenance is required.
3. Submerged cartridges.
 - a. If $>4"$ of static water in the cartridge bay for more than 24 hours after end of rain event, maintenance is required.
4. Plugged media.
 - a. If pore space between media granules is absent, maintenance is required.
5. Bypass condition.
 - a. If inspection is conducted during an average rain fall event and StormFilter remains in bypass condition (water over the internal outlet baffle wall or submerged cartridges), maintenance is required.
6. Hazardous material release.
 - a. If hazardous material release (automotive fluids or other) is reported, maintenance is required.
7. Pronounced scum line.
 - a. If pronounced scum line (say $\geq 1/4"$ thick) is present above top cap, maintenance is required.
8. Calendar Lifecycle.
 - a. If system has not been maintained for 3 years maintenance is required.

Assumptions

- No rainfall for 24 hours or more
- No upstream detention (at least not draining into StormFilter)
- Structure is online
- Outlet pipe is clear of obstruction
- Construction bypass is plugged

Maintenance

Depending on the configuration of the particular system, maintenance personnel will be required to enter the vault to perform the maintenance.

Important: If vault entry is required, OSHA rules for confined space entry must be followed.

Filter cartridge replacement should occur during dry weather. It may be necessary to plug the filter inlet pipe if base flows is occurring.

Replacement cartridges can be delivered to the site or customers facility. Information concerning how to obtain the replacement cartridges is available from CONTECH Construction Products.

Warning: In the case of a spill, the maintenance personnel should abort maintenance activities until the proper guidance is obtained. Notify the local hazard control agency and CONTECH Construction Products immediately.

To conduct cartridge replacement and sediment removal maintenance:

1. If applicable, set up safety equipment to protect maintenance personnel and pedestrians from site hazards.
2. Visually inspect the external condition of the unit and take notes concerning defects/problems.
3. Open the doors (access portals) to the vault and allow the system to vent.
4. Without entering the vault, give the inside of the unit, including components, a general condition inspection.
5. Make notes about the external and internal condition of the vault. Give particular attention to recording the level of sediment build-up on the floor of the vault, in the forebay, and on top of the internal components.
6. Using appropriate equipment offload the replacement cartridges (up to 150 lbs. each) and set aside.
7. Remove used cartridges from the vault using one of the following methods:

Method 1:

- A. This activity will require that maintenance personnel enter the vault to remove the cartridges from the under drain manifold and place them under the vault opening for lifting (removal). Unscrew (counterclockwise rotations) each filter cartridge from the underdrain connector. Roll the loose cartridge, on edge, to a convenient spot beneath the vault access.

Using appropriate hoisting equipment, attach a cable from the boom, crane, or tripod to the loose cartridge. Contact CONTECH Construction Products for suggested attachment devices.



Important: Note that cartridges containing leaf media (CSF) do not require unscrewing from their connectors. Take care not to damage the manifold connectors. This connector should remain installed in the manifold and could be capped during the maintenance activity to prevent sediments from entering the underdrain manifold.

- B. Remove the used cartridges (up to 250 lbs. each) from the vault.

Important: Care must be used to avoid damaging the cartridges during removal and installation. The cost of repairing components damaged during maintenance will be the responsibility of the owner unless CONTECH Construction Products performs the maintenance activities and damage is not related to discharges to the system.

- C. Set the used cartridge aside or load onto the hauling truck.
- D. Continue steps a through c until all cartridges have been removed.

Method 2:

- A. Enter the vault using appropriate confined space protocols.
- B. Unscrew the cartridge cap.
- C. Remove the cartridge hood screws (3) hood and float.
- D. At location under structure access, tip the cartridge on its side.

Important: Note that cartridges containing media other than the leaf media require unscrewing from their threaded connectors. Take care not to damage the manifold connectors. This connector should remain installed in the manifold and capped if necessary.

- D. Empty the cartridge onto the vault floor. Reassemble the empty cartridge.
- E. Set the empty, used cartridge aside or load onto the hauling truck.
- F. Continue steps a through e until all cartridges have been removed.



- 8. Remove accumulated sediment from the floor of the vault and from the forebay. This can most effectively be accomplished by use of a vacuum truck.
- 9. Once the sediments are removed, assess the condition of the vault and the condition of the connectors. The connectors are short sections of 2-inch schedule 40 PVC, or threaded schedule 80 PVC that should protrude about 1" above the floor of the vault. Lightly wash down the vault interior.
 - a. Replace any damaged connectors.
- 10. Using the vacuum truck boom, crane, or tripod, lower and install the new cartridges. Once again, take care not to damage connections.
- 11. Close and fasten the door.
- 12. Remove safety equipment.
- 13. Finally, dispose of the accumulated materials in accordance with applicable regulations. Make arrangements to return the used empty cartridges to CONTECH Construction Products.



Related Maintenance Activities -

Performed on an as-needed basis

StormFilter units are often just one of many structures in a more comprehensive stormwater drainage and treatment system.

In order for maintenance of the StormFilter to be successful, it is imperative that all other components be properly maintained. The maintenance/repair of upstream facilities should be carried out prior to StormFilter maintenance activities.

In addition to considering upstream facilities, it is also important to correct any problems identified in the drainage area. Drainage area concerns may include: erosion problems, heavy oil loading, and discharges of inappropriate materials.

Material Disposal

The accumulated sediment found in stormwater treatment and conveyance systems must be handled and disposed of in accordance with regulatory protocols. It is possible for sediments to contain measurable concentrations of heavy metals and organic chemicals (such as pesticides and petroleum products). Areas with the greatest potential for high pollutant loading include industrial areas and heavily traveled roads.

Sediments and water must be disposed of in accordance with all applicable waste disposal regulations. When scheduling maintenance, consideration must be made for the disposal of solid and liquid wastes. This typically requires coordination with a local landfill for solid waste disposal. For liquid waste disposal a number of options are available including a municipal vacuum truck decant facility, local waste water treatment plant or on-site treatment and discharge.



800.338.1122

www.contech-cpi.com

Support

- Drawings and specifications are available at contechstormwater.com.
- Site-specific design support is available from our engineers.

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Attachment 2

Inspection and Maintenance Records

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Inspection Report

Date: _____ Personnel: _____

Location: _____ System Size: _____

System Type: Vault ☐ Cast-In-Place ☐ Linear Catch Basin ☐ Manhole ☐ Other ☐

Sediment Thickness in Forebay: _____ Date: _____

Sediment Depth on Vault Floor: _____

Structural Damage: _____

Estimated Flow from Drainage Pipes (if available): _____

Cartridges Submerged: Yes ☐ No ☐ Depth of Standing Water: _____

StormFilter Maintenance Activities (check off if done and give description)

☐ Trash and Debris Removal: _____

☐ Minor Structural Repairs: _____

☐ Drainage Area Report _____

Excessive Oil Loading: Yes ☐ No ☐ Source: _____

Sediment Accumulation on Pavement: Yes ☐ No ☐ Source: _____

Erosion of Landscaped Areas: Yes ☐ No ☐ Source: _____

Items Needing Further Work: _____

Owners should contact the local public works department and inquire about how the department disposes of their street waste residuals.

Other Comments:

Review the condition reports from the previous inspection visits.

StormFilter Maintenance Report

Date: Personnel:

Location: System Size:

System Type: Vault Cast-In-Place Linear Catch Basin Manhole Other

List Safety Procedures and Equipment Used:

System Observations

Months in Service: Oil in Forebay: Yes No Sediment Depth in Forebay: Sediment Depth on Vault Floor: Structural Damage:

Drainage Area Report

Excessive Oil Loading: Yes No Source: Sediment Accumulation on Pavement: Yes No Source: Erosion of Landscaped Areas: Yes No Source:

StormFilter Cartridge Replacement Maintenance Activities

Remove Trash and Debris: Yes No Details: Replace Cartridges: Yes No Details: Sediment Removed: Yes No Details: Quantity of Sediment Removed (estimate?): Minor Structural Repairs: Yes No Details: Residuals (debris, sediment) Disposal Methods:

Notes:

Appendix G
Permeable Pavement/Pavers

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Joint Base Myer-Henderson Hall Standard Operating Procedures: *Permeable Pavement*

| | | | |
|---|--------------------------------|--------------------------------|-------------------------------|
| Owner: DPW EMD Stormwater Program Manager | Approved By: Chief, DPW EMD | Last revised: November 2020 | Review Date: November 2020 |
|---|--------------------------------|--------------------------------|-------------------------------|

1.0 PURPOSE

This Standard Operating Procedure (SOP) is a guideline for performing inspections and maintenance of permeable pavement and pavers (hereafter collectively referred to permeable pavement) located in the Pershing Drive and Special Events Area parking lots. Written inspection and maintenance procedures for stormwater management facilities, including permeable pavement, are a component of Minimum Control Measure (MCM) 5: Post-construction stormwater management in new development and development on prior developed lands. This MCM is required under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (9VAC25-890-40 et. seq.). Joint Base Myer-Henderson Hall (JBM-HH) has obtained coverage under this permit (issued as Permit No. VAR040068) for discharges from the municipal separate storm sewer system (MS4) that serves the Fort Myer and Henderson Hall Installations (collectively referred to as “the Installation” in this SOP).

In accordance with Part I.E.5.b.1 of the General Permit, the Installation must provide for adequate long-term operation and maintenance of its stormwater management facilities in accordance with written inspection and maintenance procedures included in the MS4 Program Plan. This and other SOPs specifically developed for the stormwater management facilities present onsite serve as written guidance to Installation staff on how to properly inspect and maintain Installation-owned stormwater management facilities.

Permeable pavement is constructed of a porous surface pavement layer, an underlying stone aggregate reservoir layer, and a filter layer or fabric installed on the bottom. Water infiltrates the surface pavement layer and enters into an “open-graded” crushed stone layer. This stone layer filters stormwater and stores it while it infiltrates the soil subgrade. Permeable pavement helps to reduce the volume of surface runoff, while also trapping and filtering out solids from the stormwater. After percolating through the permeable pavement materials, the stormwater is then further filtered by the underlying soils.

2.0 ABBREVIATIONS AND DEFINITIONS

2.1 Abbreviations

- a. DPW – Directorate of Public Works
- b. EMD – Environmental Management Division
- c. MS4 – Municipal Separate Storm Sewer System
- d. PPE – Personal Protective Equipment
- e. SOP – Standard Operating Procedure

2.2 Definitions

- a. *Permeable Pavement* – alternative paving surfaces that allow stormwater runoff to filter through voids in the pavement surface into an underlying reservoir, where it is temporarily stored and/or infiltrated into the soil subsurface. Includes poured pavement as well as pavers, or paving stones.
- b. *Stormwater Management Facility* – a control measure that controls stormwater runoff and changes the characteristics of that runoff including, but not limited to, the quantity and quality, the period of release or the velocity of flow.

3.0 OPERATIONAL PROCEDURES

3.1 Inspections

a. Inspection Requirements

Permeable pavement at the Installation must be inspected twice annually, at a minimum. The inspections shall occur after rainstorms to ensure the permeable pavement areas are allowing water to infiltrate properly. It is recommended, though not a regulatory requirement, that a spring maintenance inspection and cleanup be conducted at each permeable pavement site.

b. Inspection Locations

- 1. An area of permeable pavement is located in the Old Post Chapel parking lot, just east of Building 411. Parking in this area generally only occurs during special events or large memorial services where extra parking is needed.
- 2. An area of permeable pavers is located in an overflow lot off Pershing Drive, adjacent to the east of the DPW Building 447 Storage Yard.

Refer to **Figure 1** for locations of permeable pavement at the Installation.

c. Inspection Procedures

- 1. Conduct visual field screening of permeable pavement and record observations on an Inspection and Maintenance Record (Attachment 1). The observations should include the following:
 - i. Surface deterioration, such as slumping, cracking, spalling or broken pavers;
 - ii. Structural damage or sediment buildup in inlets, pretreatment cells, and any flow diversion structures;

- iii. Sediment deposition, organic debris, staining or ponding on the surface;
 - iv. Following a storm event in excess of ½ inch in depth, drawdown rate should be measured at the observation well for three (3) days;
 - v. Observation well remains capped; and,
 - vi. Controllable sources of sediment or erosion in the drainage area.
2. Based on the physical inspection, determine if maintenance activities are required. Submit a Work Request (Form 4283) with photos to the Directorate of Public Works (DPW) Environmental Management Division (EMD) detailing inspection observations and recommended corrective actions.

d. Inspection Supplies

- 1. Inspection equipment
 - Inspection and Maintenance Record (see Attachment 1)
 - Camera
- 2. Personal Protective Equipment (PPE)
 - Work gloves
 - Work boots

3.2 Typical Required Maintenance

- a. Maintenance is required annually and on an as-needed basis, as determined through regular inspection of permeable pavement. While not a regulatory requirement, the permeable pavement should be monitored for proper dewatering following a large storm event (in excess of ½ inch in depth). The following table identifies corrective actions for each type of anticipated possible inspection finding.

| Inspection Finding | Maintenance Required |
|--|---|
| Surface deterioration (e.g., slumping, cracking, spalling, or broken pavers). | Replace or repair affected areas, as necessary. |
| Structural damage or sediment buildup in inlets, pretreatment cells, and any flow diversion structures. | Remove any observed sediment and repair structural damage. |
| Sediment deposition, organic debris, staining, or ponding on the surface | If signs of clogging are noted, schedule a vacuum sweeper to remove deposited material. No brooms or water sprays should be used. Vacuum settings should be calibrated so they do not pick up the stones between pavement blocks. |
| Standing water observed in the observation well three (3) days following a storm event in excess of ½ inch in depth. | If signs of clogging are noted, schedule a vacuum sweeper to remove deposited material. No brooms or water sprays should be used. Vacuum settings should be calibrated so they do not pick up the stones between pavement blocks. |
| Observation well is uncapped. | Cap observation well. |
| Controllable sources of sediment or erosion are observed in the area that drains to the permeable pavement | Sediment and erosion in the CDA should be controlled to the extent feasible. |

- b. Permeable pavement should be vacuumed annually by a contractor. It is recommended that vacuuming be conducted during dry weather in the spring months. A vacuum sweeper that does not use water spray must be used, as spraying water may lead to subsurface clogging.
- c. Conventional parking lot maintenance tasks must be avoided (e.g., sanding, re-sealing, re-surfacing, power-washing, storing snow piles containing sand, storing mulch or soil materials, staging construction materials on unprotected pavement).
- d. Record all maintenance activities on an Inspection and Maintenance Record (Attachment 1).

3.3 Safety Considerations

- a. Always wear proper footwear and be aware of any uneven surfaces.

4.0 RECORDKEEPING AND REPORTING

4.1 Recordkeeping Requirements

Complete the Inspection and Maintenance Record (Attachment 1) for each inspection and maintenance activity. DPW shall maintain these forms and their associated Work Requests.

4.2 Reporting Requirements

DPW shall provide EMD with written records of inspection and maintenance activities within seven days of the date the activity was performed.

5.0 RESPONSIBILITIES

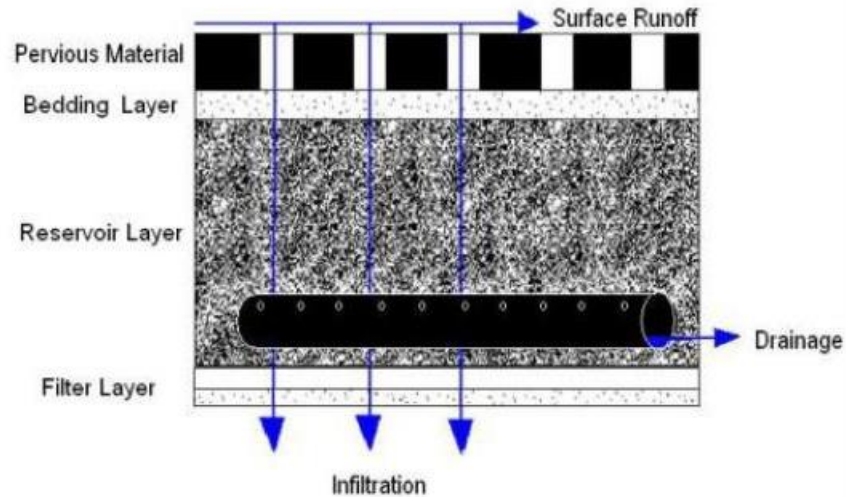
5.1 DPW

DPW is responsible for performing the inspection and maintenance procedures described in this SOP internally or through a contractor.

5.2 EMD

EMD is responsible for maintaining records of inspection and maintenance procedures provided by DPW.

6.0 FIGURES



(Source: Hunt & Collins, 2008 as cited in Virginia Department of Environmental Quality, 2011)

Figure 1: Typical Permeable Pavement Diagram

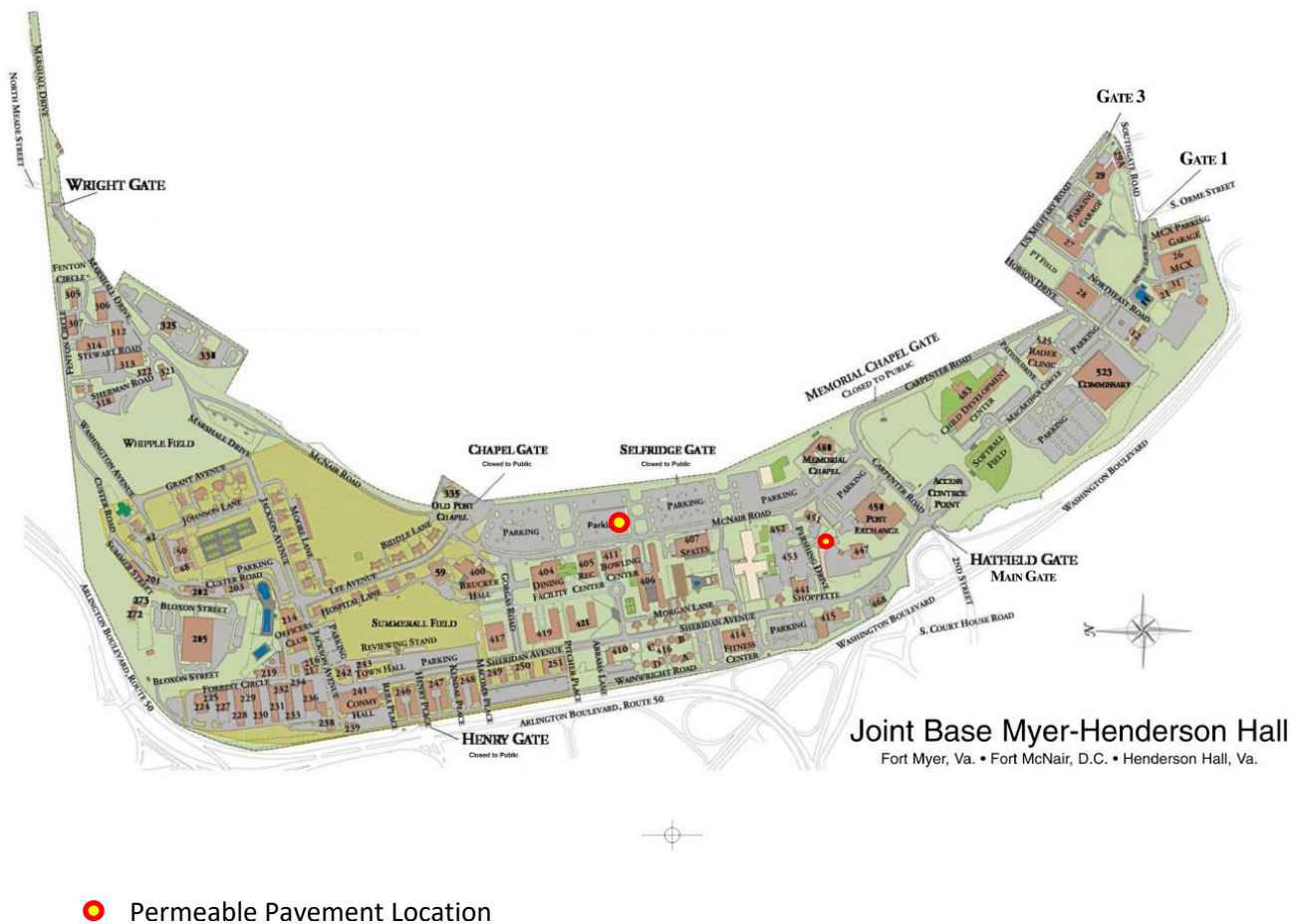


Figure 2: Permeable Pavement Location Map

7.0 ATTACHMENTS

Attachment 1: Inspection and Maintenance Record

Attachment 1

Inspection and Maintenance Record

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ATTACHMENT 1
PERMEABLE PAVEMENT INSPECTION AND MAINTENANCE RECORD

Permeable Pavement Location: _____ Structure No. _____

Technician(s): _____ Date: _____

Date of last storm/total rainfall: _____ Current weather: _____

| Y | N | Observation | Maintenance Performed/ Maintenance Required |
|---|---|--|--|
| | | Is there structural damage to inlets, pretreatment cells, and flow diversion structures? | |
| | | Is sediment buildup in inlets, pretreatment cells, and flow diversion structures? | |
| | | Are there signs of slumping, cracking, spalling, or broken pavers? | |
| | | Is there sediment deposition, organic debris, or staining on the surface? | |
| | | Is water ponding on the surface? | |
| | | Is the observation well capped? | |
| | | Is standing water present inside the observation well 72+ hours after rain? | |
| | | Is there evidence of erosion or sediment in areas draining to the permeable pavement? | |

Other notes (use back if necessary):

**Follow-up inspection
required?**
 ___ Y ___ N

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Appendix H

Oil/Water Separators

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Joint Base Myer-Henderson Hall Standard Operating Procedures: *Oil-Water Separators*

Owner:
DPW EMD Stormwater
Program Manager

Approved By:
Chief, DPW EMD

Last revised:
July 2019

Review Date:
July 2019

1.0 PURPOSE

This Standard Operating Procedure (SOP) is a guideline for performing inspections and maintenance of the oil-water separator (OWS) located at Building 330. Written inspection and maintenance procedures for stormwater management facilities, including oil-water separators, are a component of Minimum Control Measure (MCM) 5: Post-construction stormwater management in new development and development on prior developed lands. This MCM is required under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (9VAC25-890-40 et. seq.). JBM-HH has obtained coverage under this permit (issued as Permit No. VAR040068) for discharges from the municipal separate storm sewer system (MS4) that serves the Fort Myer and Henderson Hall Installations (collectively referred to as “the Installation” in this SOP). Additional oil-water separators are located at the Installation; however, they are connected to the sanitary sewer and are thus not the focus of JBM-HH’s MS4 permit or this SOP.

In accordance with Part I.E.5.b.1 of the General Permit, the Installation must provide for adequate long-term operation and maintenance of its stormwater management facilities in accordance with written inspection and maintenance procedures included in the MS4 Program Plan. This and other SOPs specifically developed for the stormwater management facilities present onsite serve as written guidance to Installation staff on how to properly inspect and maintain Installation-owned stormwater management facilities.

Oil-water separators are multi-chambered vaults used to hold stormwater and separate oils and grease from the water. The OWS at Building 330 uses gravity separation to filter stormwater in two chambers. Stormwater from the fueling island enters the first chamber, and flow is slowed with a baffle. As the stormwater sits in the OWS, oils and grease, which are lighter than water, float to the top, and solids settle to the bottom. Filtered stormwater flows beneath the baffle to the second chamber and through the outlet pipe and into the wet pond at Building 330.

OWSs may be constructed with two or more vaults. As the number of vaults increase, so do the levels of filtration. OWSs are especially useful in areas prone to generating contaminated stormwater runoff, such as garages, carwashes, and fueling islands.

2.0 ABBREVIATIONS AND DEFINITIONS

2.1 Abbreviations

- a. DPW – Directorate of Public Works
- b. EMD – Environmental Management Division
- c. MS4 – Municipal Separate Storm Sewer System
- d. PPE – Personal Protective Equipment
- e. SOP – Standard Operating Procedure

2.2 Definitions

- a. *Oil-water separator* – an underground chambered treatment system using gravity to separate oil, grease, and solids from stormwater runoff.
- b. *Stormwater Management Facility* - a control measure that controls stormwater runoff and changes the characteristics of that runoff including, but not limited to, the quantity and quality, the period of release or the velocity of flow.

3.0 OPERATIONAL PROCEDURES

3.1 Inspections

a. Inspection Requirements

Oil-water separators at the Installation must be inspected annually, at a minimum.

b. Inspection Locations

Refer to Figure 1 for the locations of oil-water separators on the Installation.

c. Inspection Procedures

1. Conduct visual field screening of oil-water separators and record observations on an Inspection and Maintenance Record (Attachment 1). The observations should include the following:
 - i. Cracks, spalling, or other signs of deterioration in the concrete above the OWS
 - ii. Visible damage or obstructions in inlet and outlet pipes
 - iii. Excessive erosion in areas draining to the OWS
 - iv. Signs of spills or leaks in areas draining to the OWS
 - v. Observations of the chambers:
 1. The remaining capacity of the OWS
 2. The depth of sludge at the bottom of the OWS exceeds 10 inches
 3. Oil/grease is accumulated on top of the water in the OWS
 4. Visible damage or deterioration of structural components

- vi. Trash and debris in pipes or chambers
2. Based on the physical inspection, determine if maintenance activities are required.
 - i. Submit a Work Request (Form 4283) with photos to DPW detailing inspection observations and solutions.
 - ii. Work that requires entering the OWS must be performed by a qualified contractor.

d. Inspection Supplies

1. Inspection equipment
 - Inspection and Maintenance Record (see Attachment 1)
 - Camera
 - Measuring stick
 - Flashlight
2. Personal Protective Equipment (PPE)
 - Work gloves
 - Steel-toed boots

3.2 Typical Required Maintenance

- a. Maintenance is only required on an as-needed basis, determined through regular inspection of oil-water separators.

| Oil-Water Separators | |
|---|--|
| Inspection Finding | Maintenance Required |
| Cracks, spalling, or other signs of deterioration in the concrete above the OWS | Fill cracks in concrete to prevent further damage. |
| Visible damage or obstructions in inlet and outlet pipes | Repair and remove obstructions from inlet and outlet pipes. |
| Signs of spills or leaks in areas draining to the OWS | Clean spills and leaks up immediately. Remove used absorbent materials. |
| < 25% remaining capacity of the OWS | Contact contractor to remove water and accumulated oils and sludge from OWS. |
| The depth of sludge at the bottom of the OWS exceeds 10 inches | Contact contractor to remove water and accumulated oils and sludge from OWS. |
| Oil/grease is accumulated on top of the water in the OWS | Contact contractor to remove water and accumulated oils and sludge from OWS. |
| Visible damage or deterioration of structural components | Contact contractor to initiate repairs. |
| Trash and debris are present in pipes and chambers | Remove trash and debris. |

- b. Underground oil-water separators should be cleaned and pumped out annually by a contractor.
- c. Record all maintenance activities on an Inspection and Maintenance Record (Attachment 1).

3.3 Safety Considerations

- a. Always wear steel-toed boots to protect feet from possible crushing injuries while handling the manhole covers.
- b. Use proper lifting techniques when removing manhole covers to prevent back injury.
- c. Use extreme caution when working over open manhole covers; no part of your body should enter the plane created by the opening, as this would constitute confined space entry.
- d. DO NOT enter oil-water separators under any conditions.

4.0 RECORDKEEPING AND REPORTING REQUIREMENTS

4.1 Recordkeeping Requirements

- a. Complete the Inspection and Maintenance Record (Attachment 1) for each inspection and maintenance activity. DPW shall maintain these forms and their associated Work Requests.

4.2 Reporting Requirements

- a. DPW shall provide EMD with written records of inspection and maintenance activities within seven days of the date the activity was performed.

5.0 RESPONSIBILITIES

5.1 DPW

DPW is responsible for performing the inspection and maintenance procedures described in this SOP internally or through a contractor.

5.2 EMD

EMD is responsible for maintaining records of inspection and maintenance procedures provided by DPW.

6.0 FIGURES

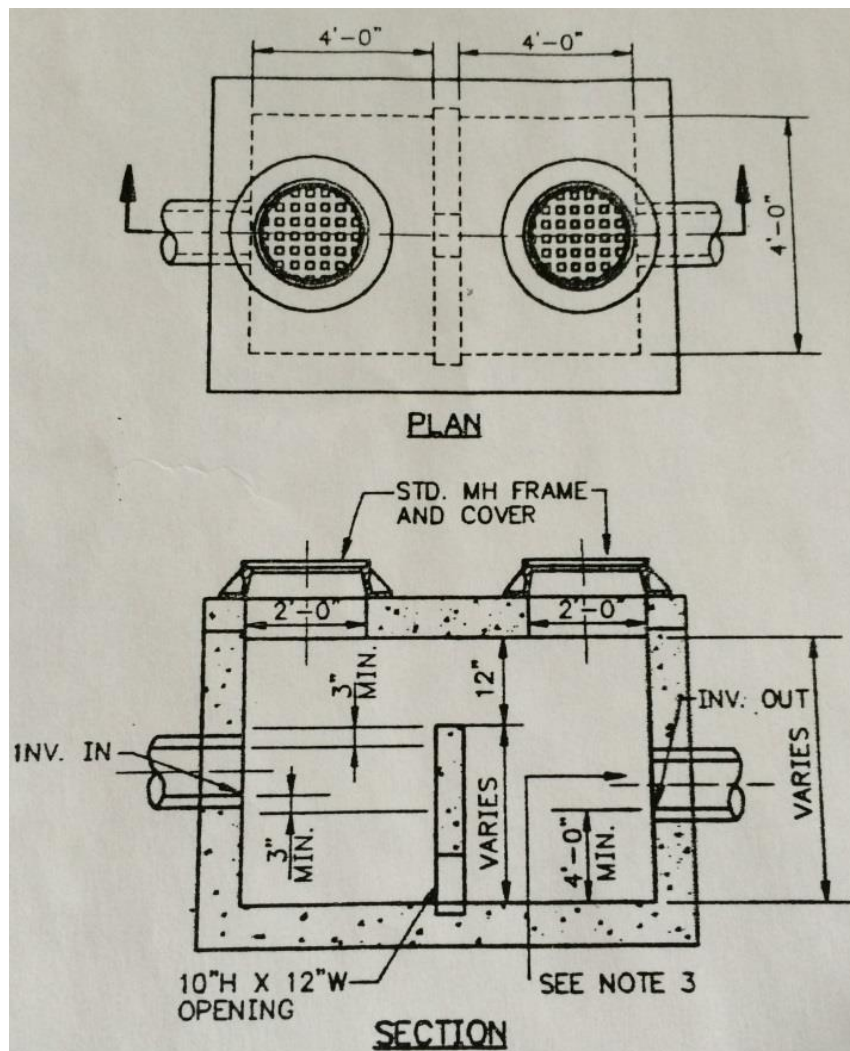


Figure 1: Oil-Water Separator Diagram



● Oil-Water Separator Location

Figure 2: Oil-Water Separator Location Map

7.0 ATTACHMENTS

Attachment 1: Inspection and Maintenance Record

Attachment 1

Inspection and Maintenance Record

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ATTACHMENT 1

OIL-WATER SEPARATOR INSPECTION AND MAINTENANCE RECORD

Technician(s): _____ Date: _____

Date of last storm/total rainfall: _____ Current weather: _____

| Y | N | Observation | Maintenance Performed/ Maintenance Required |
|---|---|---|--|
| | | Cracks, spalling, or other signs of deterioration in the concrete above the OWS | |
| | | Visible damage or obstructions in inlet and outlet pipes | |
| | | Signs of spills or leaks in areas draining to the OWS | |
| | | < 25% remaining capacity of the OWS | |
| | | The depth of sludge at the bottom of the OWS exceeds 10 inches | |
| | | Oil/grease is accumulated on top of the water in the OWS | |
| | | Visible damage or deterioration of structural components | |
| | | Trash and debris are present in pipes and chambers | |
| | | Routine maintenance has been performed in the last year | |

Other notes (use back if necessary):

**Follow-up inspection
required?**

___ Y ___ N

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Appendix I
BaySaver Technologies© BaySeparator™ Systems

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Joint Base Myer-Henderson Hall Standard Operating Procedures: *BaySaver Technologies©* *BaySeparator™ System*

Owner:
DPW EMD Stormwater
Program Manager

Approved By:
Chief, DPW EMD

Last revised:
June 2019

Review Date:
July 2019

1.0 PURPOSE

This Standard Operating Procedure (SOP) is a guideline for performing inspections and maintenance of BaySaver Technologies© BaySeparator™ stormwater filtration systems at Fort McNair in Washington, DC. These systems were installed at Fort McNair to treat stormwater runoff from roadway and parking areas and help Fort McNair prevent stormwater pollution and maintain compliance with the Clean Water Act. To ensure the BaySeparator™ systems function as designed and achieve maximum pollutant removal, they must be regularly inspected and maintained.

SOPs specifically developed for the stormwater management facilities present at the JBM-HH installations serve as written guidance to JBM-HH staff on how to properly inspect and maintain JBM-HH-owned stormwater management facilities.

The BaySaver Technologies© BaySeparator™ stormwater filtration system is a stormwater best management practice (BMP) that filters stormwater runoff from impervious surfaces (roadways, parking lots, and rooftops). The BaySeparator™ system consists of a Primary Manhole and Storage Manhole connected by a BaySeparator™ unit. Runoff enters the Primary Manhole, and flows over a weir to enter the BaySeparator™ unit to the storage manhole. Coarse sediment settles to the bottom of the Primary Manhole; after passing through the BaySeparator™ unit, floatable debris, grease, and oils float to the top of the Storage Manhole, while fine sediment settle to the bottom. The separated flow then flows back through the BaySeparator™ unit and into the outfall to the DC MS4. Refer to Figure 1 for a diagram of a BaySeparator™ stormwater filtration system and Figure 2 for the locations of BaySeparator™ stormwater filtration systems at Fort McNair.

2.0 ABBREVIATIONS AND DEFINITIONS

2.1 Abbreviations

- a. DPW – Directorate of Public Works
- b. EMD – Environmental Management Division
- c. MS4 – Municipal Separate Storm Sewer System
- d. PPE – Personal Protective Equipment
- e. SOP – Standard Operating Procedure

2.2 Definitions

- a. BaySaver Technologies© BaySeparator™ Stormwater Filtration System – a stormwater treatment system that uses a series of manholes to facilitate sedimentation and flotation to remove pollutants from stormwater runoff.
- b. *Stormwater Management Facility* - a control measure that controls stormwater runoff and changes the characteristics of that runoff including, but not limited to, the quantity and quality, the period of release, or the velocity of flow.

3.0 OPERATIONAL PROCEDURES

3.1 Inspections and Maintenance

- a. Each BaySeparator™ System shall be inspected annually.
 - 1. Inspect the surrounding drainage area for evidence of cracks in pavement or excess trash and sediment.
 - 2. Remove manhole covers to visually inspect each BaySeparator™ System manhole. Measure the depth of the sediment in each manhole using a measuring stick. The BaySeparator™ System requires maintenance if:
 - There is evidence of a chemical spill;
 - There is a significant amount of oil in the manhole; or
 - The depth of accumulated sediment exceeds two feet.
 - 3. Inspections shall be documented on the inspection form provided as Attachment 2.
- b. Maintenance of BaySeparator™ Systems involves cleaning out the Storage Manhole and Primary Manhole.
 - 1. Storage Manhole: Use a vacuum truck or other similar equipment to remove all water, debris, oils, and sediment.
 - 2. Storage Manhole: Use a high pressure hose to clean the manhole of all the remaining sediment and debris. Then, use the vacuum truck to remove the rinse water.

3. Primary Manhole: Use a submersible pump to pump the bulk of the water from the Primary Manhole into the clean Storage Manhole. Stop pumping when the water surface falls to one foot above the accumulated sediments.
4. Primary Manhole: Use a vacuum truck or other similar equipment to remove all remaining water, debris, and sediment.
5. Primary Manhole: Use a high pressure hose to clean the manhole of all the remaining sediment and debris. Then, use the vacuum truck to remove the rinse water.
6. Both Manholes: On sites with a high water table or other conditions which may cause flotation, it is necessary to fill the manholes with clean water after maintenance
7. Replace the two manhole covers.
8. Dispose of the accumulated water, oils, sediment, and trash at an approved facility in accordance with applicable regulations.

Note: analytical testing may be required to determine appropriate disposal options. Contact EMD for assistance with disposal.

3.2 Inspection Supplies:

- a. Inspection/Maintenance Record (see Attachment 2)
- b. Camera
- c. Measuring stick
- d. Personal Protective Equipment (PPE)
 1. Work gloves
 2. Steel-toed boots

3.3 Safety Considerations

- a. Always wear safety boots to protect feet from possible crushing injuries while handling the manhole covers.
- b. Use proper lifting techniques when removing sand filter covers to prevent back injury.
- c. Use extreme caution when working over open manholes; no part of your body should enter the plane created by the opening, as this would constitute confined space entry.
- d. DO NOT enter manholes under any conditions. Inspections and maintenance do not require confined space entry. Vacuum truck hoses will be used for all maintenance activities within manholes.

4.0 RECORDKEEPING AND REPORTING REQUIREMENTS

4.1 *Recordkeeping Requirements*

- a. Complete the Inspection/Maintenance Record (Attachment 2) for each inspection and maintenance activity. DPW shall maintain these forms and their associated Work Requests.

4.2 *Reporting Requirements*

- a. DPW shall provide EMD with written records of inspection and maintenance activities within seven days of the date the activity was performed.

5.0 RESPONSIBILITIES

5.1 *DPW*

- a. DPW is responsible for performing the inspection and maintenance procedures described in this SOP internally or through a contractor.

5.2 *EMD*

- a. EMD is responsible for maintaining records of inspection and maintenance procedures provided by DPW.

6.0 Figures

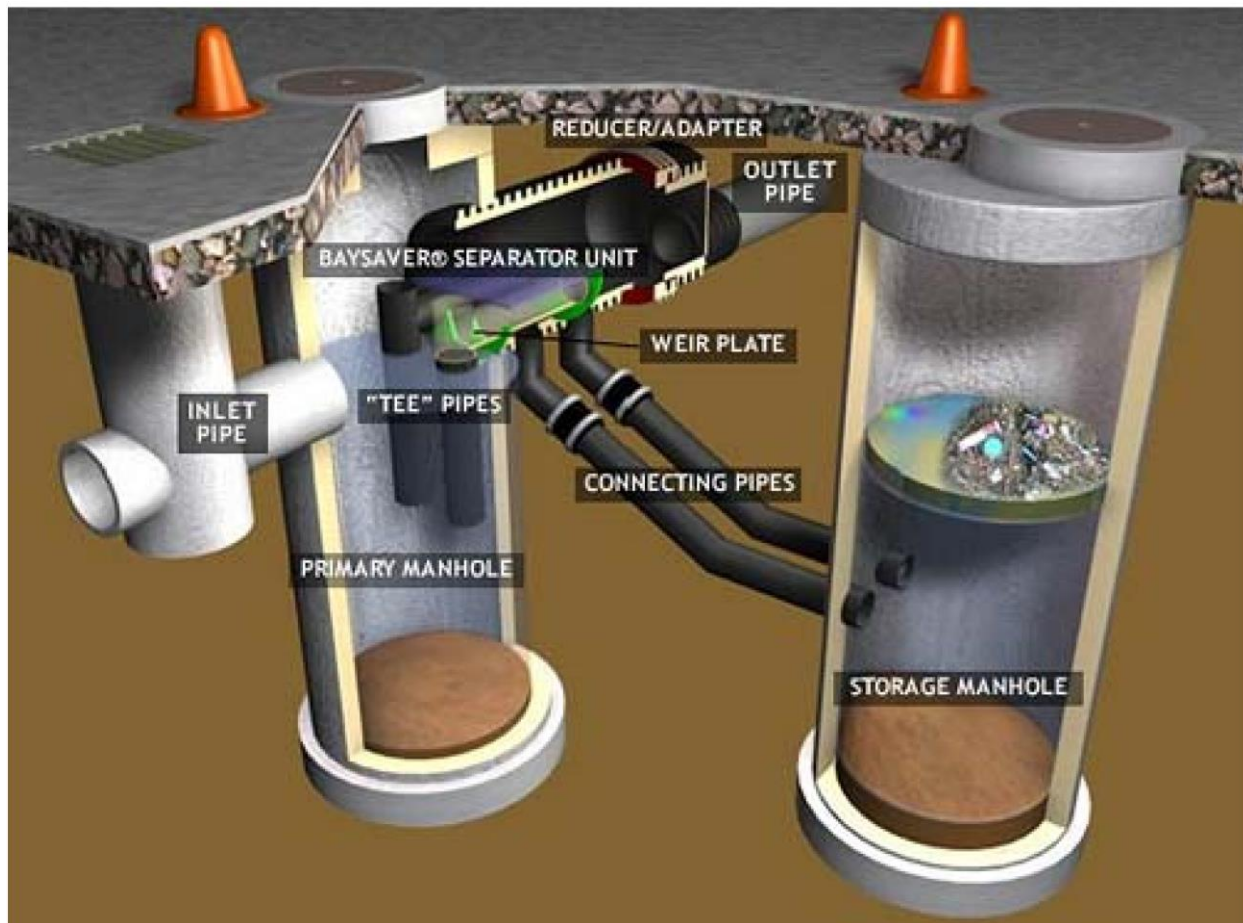


Figure 1: Typical BaySeparator™ Stormwater Filtration System



Figure 2: BaySeparator™ Stormwater Filtration System location map – Fort McNair

7.0 Attachments

Attachment 1: BaySeparator™ Stormwater Filtration System Technical and Design Manual

Attachment 2: Inspection and Maintenance Record

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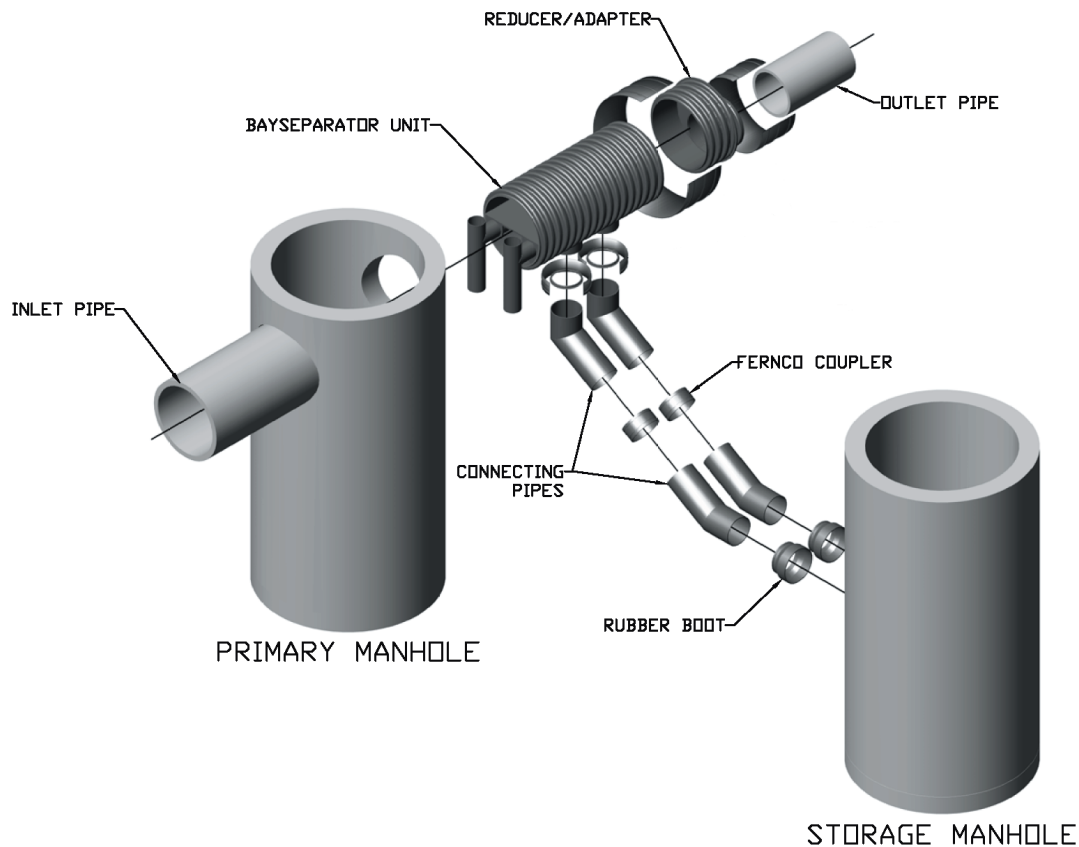
Attachment 1

BaySeparator™ Stormwater Filtration System Technical and Design Manual

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BaySeparator™

Technical and Design Manual



BAYSEPARATOR™ SYSTEM

Technical and Design Manual

© BaySaver Technologies, Inc.
1302 Rising Ridge Road, Unit One
Mount Airy, Maryland 21771
Phone 301-829-6470 • Fax 301-829-3747

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Introduction

Since 1997, BaySaver Technologies™ has been protecting lakes, streams, and waterways from environmental problems. One of BaySaver Technologies' most innovative products to control non-point source pollution has been the BaySaver® Separation System¹. The system has been installed in over 1,500 locations in commercial, industrial, and residential applications worldwide, and has been used in projects as varied as parking lots, gas stations, service stations, maintenance facilities, and highways. This separator has also been used as a pretreatment for other types of stormwater technologies such as filters, ponds, infiltration systems, etc.

During the summer and fall of 2004, BaySaver Technologies, Inc. contracted the University of Minnesota's Saint Anthony Falls Laboratory (SAFL) to perform an independent investigation and performance characterization of a full scale BaySaver® Separation System. After 18 months of intensive testing some relatively minor, albeit important, potential changes were identified in the standard BaySaver Separation System. These product improvement features were then incorporated in the optimized BaySeparator™ product line. The BaySeparator™ line of products has essentially the same design and appearance as its predecessor.

This manual provides an introduction to the BaySeparator™ line of products and the technical details that will help you meet your stormwater pollution control requirements both now and in the future.

The BaySeparator™ was designed based upon the philosophy of the 3E's: Efficiency, Ease of Maintenance, and Economy. Through extensive laboratory testing and mathematical modeling we have developed a separator that delivers predictable, reliable, and scalable performance based on third party full scale testing.

The BaySeparator™ System makes complying with stormwater treatment regulations nationwide convenient and cost effective. The BaySeparator™ system is a high performance separator yet, its unique and simple design keeps it highly affordable, easy to specify, install, and maintain. The BaySeparator™ is customizable to special project site conditions as either a standalone or a pretreatment unit, and is ideal for use in retrofit situations. The BaySeparator™ has minimal footprint requirements when compared to other types of Best Management Practices (BMPs).

The BaySeparator™ system begins operating as soon as runoff enters the system. During a storm event, flow enters a Primary Manhole for initial separation. The flow is then conveyed to an offline Storage Manhole where oils, fine suspended solids, and floatables are collected. Since the

¹ The BaySaver® Separation System is manufactured in Mount Airy, Maryland, by BaySaver Technologies, Inc., and is protected by U.S. patent 5,746,911, several patents pending, and international patents. Any infringement on these patents will be prosecuted to the fullest extent of the law. For detailed information on specifying, purchasing, or installing a BaySaver® Separation System, please contact BaySaver Technologies, Inc. or an authorized representative directly.

water flow is regulated into the secondary manhole, resuspension is eliminated during higher flows. In addition, the system's chambers are fully accessible for inspection and maintenance from the surface without entry to the system, resulting in more efficient maintenance and lower costs.

BaySaver Technologies, Inc. is committed to providing stormwater treatment solutions and excellent customer service. If you have any questions about the information in this manual, please contact BaySaver Technologies at 1-800-229-7283 (1-800-BaySaver) or by e-mail at TechQuestions@BaySaver.com.

Principles of Operation

Hydrodynamic Separators

Hydrodynamic separators rely on density differences and gravity to remove suspended solids and floatables (hydrocarbons, floating debris, etc.) from stormwater runoff. The BaySeparator™ system splits water between two different manholes for optimal removal efficiency, responding to changes in the influent flow rate. Pollutants are trapped in the two manholes until they are removed by routine maintenance.

Mechanisms of Removal

The BaySeparator™ system removes pollutants from the stormwater stream through one of two mechanisms: sedimentation or flotation. Engineers have relied on these two mechanisms in water and wastewater treatment for years. The BaySeparator™ system applies these time tested principles to stormwater treatment in a configuration that prevents contaminant release or resuspension during high flow rates.

Sedimentation is the gravity-driven process by which solids suspended in water fall downward. Sedimentation is driven by the difference in density between the solid particles and the water surrounding it, and the size of the settling particles. Because they have more mass, larger particles settle faster than smaller ones. The effectiveness of sedimentation depends on the size of the settling particles and the length of time the particles are allowed to settle.

Flotation works the same way as sedimentation, but in the opposite direction. Floatable pollutants like free oils and debris rise to the surface and are trapped in the storage manhole.

BaySeparator™ systems and other types of similar BMPs are typically sized to provide a given annual aggregate removal efficiency. While hydrodynamic separators perform better at low flow rates than they do at high flows, low flows are far more frequent than high flows. When designed to achieve a specified annual aggregate removal efficiency, the BaySeparator™ system operates at a high removal efficiency during the frequent, low intensity storms. Because the majority of the sediment load from a site is contained in these more frequent storms, a BaySeparator™ system designed in this way can remove 80% or more of the annual sediment load from a given site. The BaySeparator™ can also be configured as a pretreatment BMP to filters, ponds, and other types of BMPs as part of a treatment train.

Overview of the Standard BaySeparator™ System

The system is comprised of three main components: the BaySeparator™ unit, the Primary Manhole, and the Storage Manhole. Figure 2.1 displays a simple schematic of the BaySeparator™ system. Influent flow containing pollutants enters the system by first passing through the Primary Manhole. In this structure, coarse sediment settles while the flow passes over a weir into the BaySeparator™ Unit and is routed to the Storage Manhole. The influent flow, at this point, still contains pollutants of concern, such as fine sediments, oil, grease, floating trash, and other debris. Once in the Storage Manhole floatable trash, oils, and grease float to the surface, while fine sediments settle out and the influent separated flow returns to the outfall of the system back through the Separator Unit.

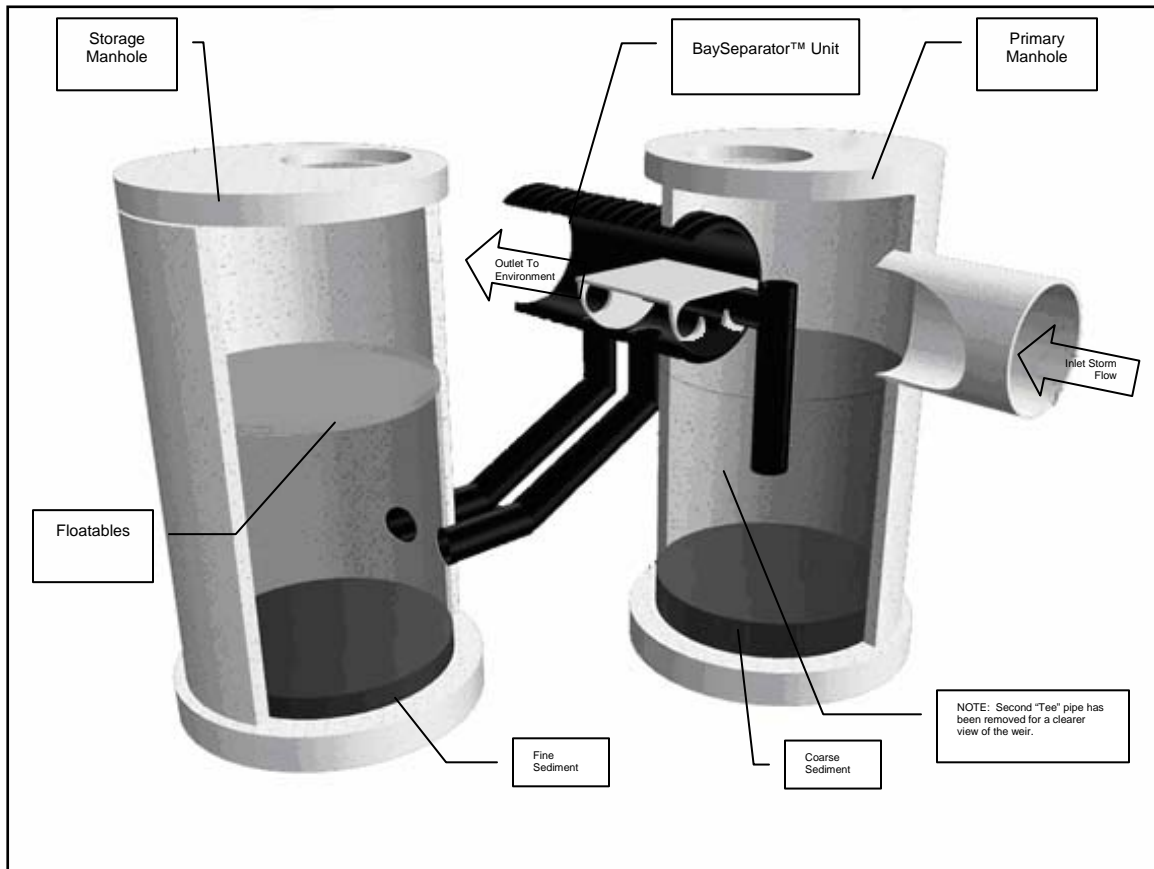


Figure 2.1: The BaySeparator™ System

As the rate of flow increases through the system, the BaySeparator™ unit acts as a dynamic control to route the influent flow through the most effective flow path for treatment. For example, under low flow conditions the entire influent flow is treated as described above. Under moderate flows and up to the maximum treatment flow, water is continuously treated through both the Primary and Storage Manholes, with a portion of these flows diverted through the T-pipes and the remainder flowing into the Separator Unit and then to the Storage Manhole. This flow path allows for full treatment of floatable pollutants, while still treating sediments under moderate flow conditions. During maximum flow conditions, most of the influent flow passes over the bypass plate and will not be treated.

Single Structure BaySeparator™ Systems

For some applications, site conditions or applicable regulations may require a single structure hydrodynamic separator. For these projects, BaySaver Technologies can provide the BaySeparator™ SV, a BaySeparator™ system contained in a single precast concrete vault. The BaySeparator™ SV is a self-contained, single structure BMP that operates on the same principles and in the same manner as the standard BaySeparator™ systems.

The BaySeparator™ SV is contained in a precast concrete vault. The vault is divided into two separate chambers: a primary chamber and a storage chamber, which duplicate the functions of the precast manholes. These two chambers provide a location for sedimentation and flotation to occur, and storage capacity for the collected pollutants. Fine sediments and floatable pollutants are stored off-line, isolated from high flows that may enter the system during extreme events, and the accumulated pollutants are retained in the two chambers until they are removed by routine maintenance.

Internal flow controls divert influent water to achieve the best possible treatment efficiency in response to the influent flow rate. These controls are constructed of HDPE, PVC, or stainless steel, and include a surface skimming pipe that conveys influent water from the surface of the primary chamber to the middle of the storage chamber; a return pipe that delivers treated water from the storage chamber to the system outfall; a baffle in the primary chamber that prevents design flows from passing directly to the system outlet; and a weir at the system outfall that allows flows up to the maximum treatment rate to pass through the system without inundating the storage chamber and resuspending the pollutants collected there. These flow controls also allow extreme flows to pass through the system unimpeded, thus minimizing the risk of resuspending collected pollutants.

The BaySeparator™ SV is also available with built-in flow splitter design (BaySeparator™ SV-FS). This configuration delivers treated effluent to a detention system or another water quality device via a low flow while also diverting treated secondary flow to the low flow outlet as well. This outlet also allows high intensity runoff to bypass the system through a separate overflow outlet pipe. The two effluent streams can be directed to separate outfalls, or combined downstream and directed to a single outfall. Engineering details for the BaySeparator™ SV-FS system can be found in Appendix B.

BaySaver Technologies, Inc. also manufactures an additional single structure system, BaySeparator™ TT. The BaySeparator™ TT is constructed within a precast concrete vault. The system comprises a modified BaySeparator™ SV-FS system and a third chamber that is used as the housing structure for a BayFilter™ system. This third chamber also accommodates an attachment of an underground storage system that retains the water quality volume on site.

The BaySeparator™ TT units were designed specifically to meet the specifications imposed by the Maryland Stormwater Design Manual and the Montgomery County Department of Permitting Services. For more information on the applicability of the BaySeparator™ TT-4 or TT-7, please contact BaySaver Technologies directly at 800.229.7283 (800-BAYSAVE)

BaySeparator™ System Operation

Low Flows

During low flows, the BaySeparator™ System treats all the runoff through both manholes. This occurs during small storms and the beginning of more intense storms.

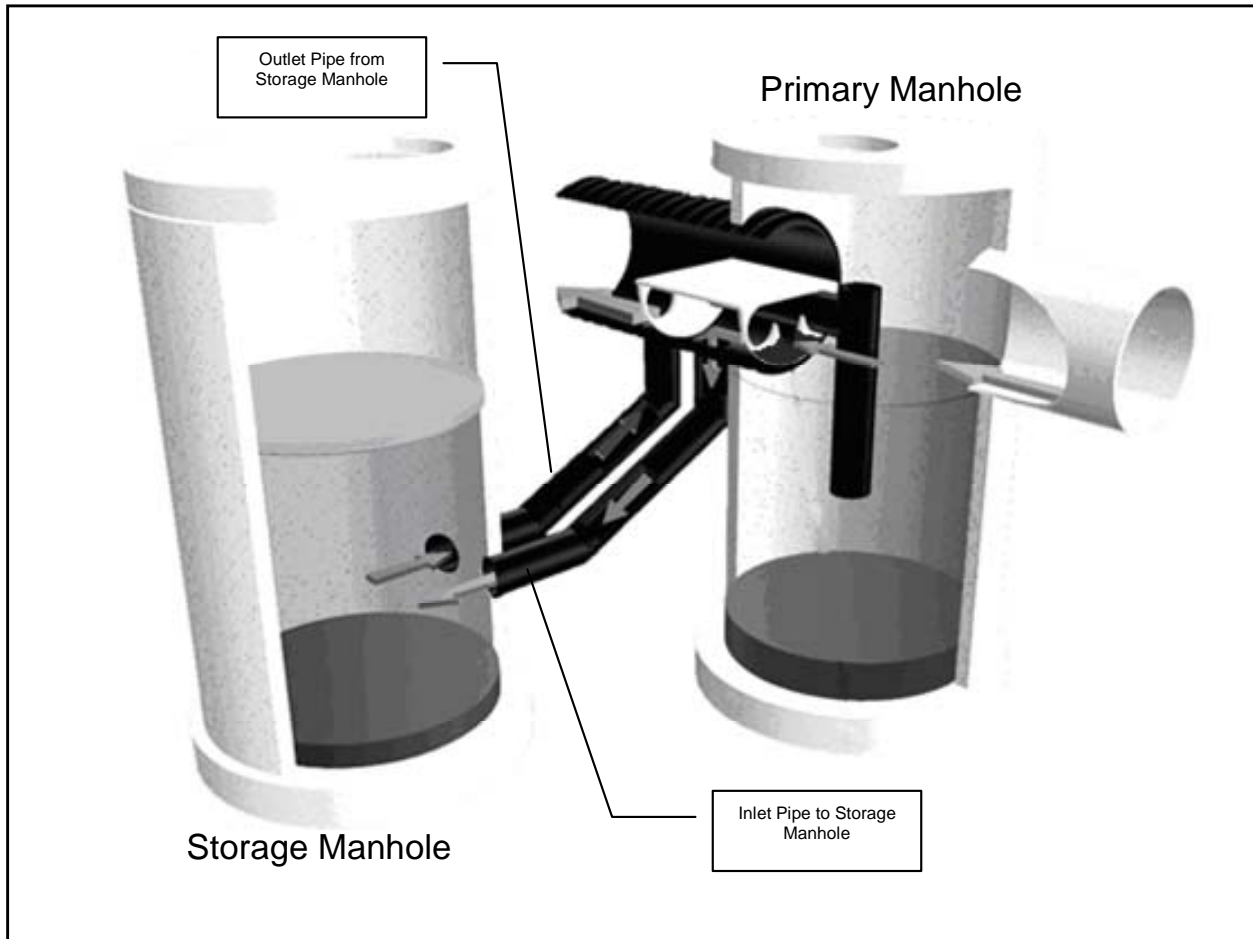


Figure 2.2: Low Flow Operation

Note: Only one "T" pipe is shown in this drawing.

As shown in Figure 2.2, water enters the BaySeparator™ system's Primary Manhole through the inlet pipe shown on the right side of the figure. Coarse sediments (gravel and sand) immediately fall to the floor of the Primary Manhole. The influent water, carrying floatables and finer sediments, flows through the separator and is conveyed into the Storage Manhole (on the left), where it enters the structure below the water surface. When water enters the Storage Manhole from the submerged inlet pipe, oils and other floatables rise to the surface, while sediments settle to the floor. These contaminants remain trapped offline and are not resuspended during larger flows. The influent water displaces clean water from the center of the column, which is forced back up the return pipe to the system outfall. In this way, all of the water that reaches the system outfall has been treated in both the Primary and Storage manholes.

Maximum Treatment Flow

During larger storms, flow rates continue to increase. During these events, the BaySeparator™ unit continues to divert surface flows (containing the majority of suspended sediments, as well as the oils and other floatables) from the Primary Manhole to the Storage Manhole as described above (Figure 2.3).

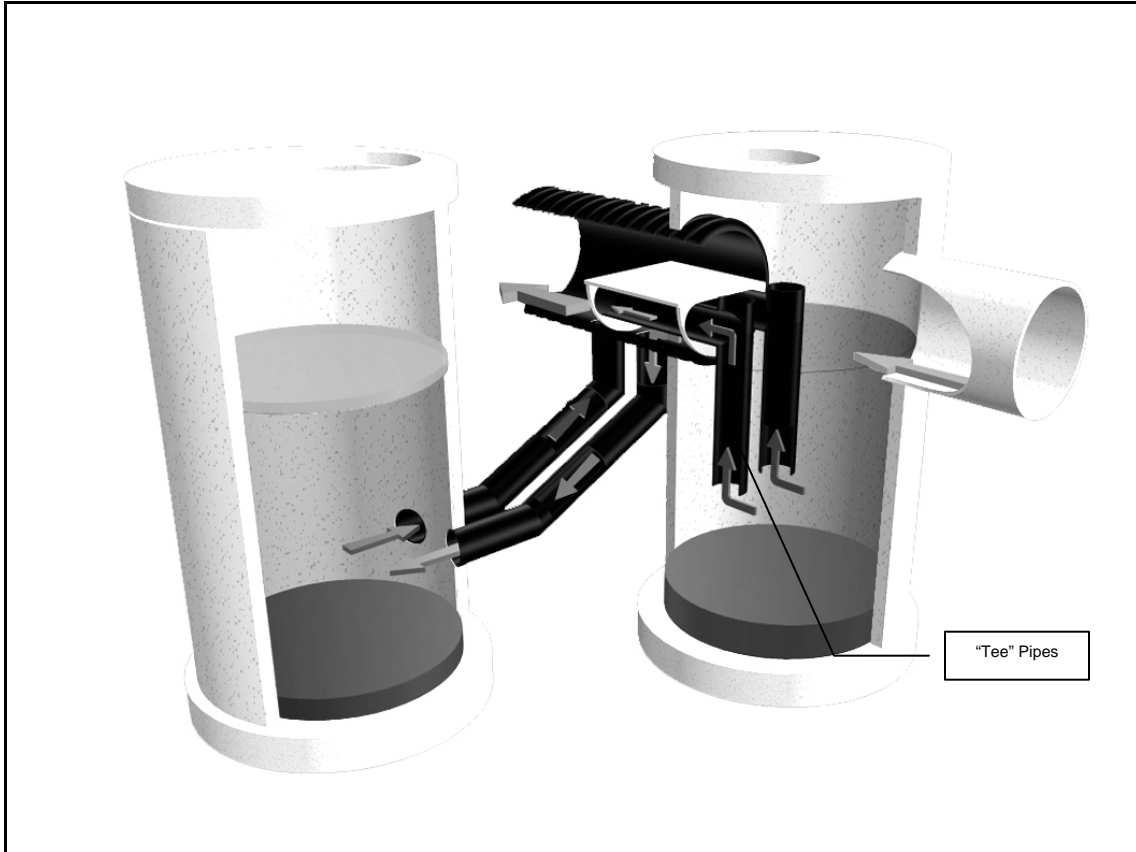


Figure 2.3: Maximum Treatment Flow

Additional flows associated with the larger storm are treated by separation in the Primary Manhole. As the pollutants are separated, the influent water displaces treated water from the center of the column and forces it up the “Tee” pipes to the system outfall.

Peak Design Flow

The BaySeparator™ system also has an internal bypass to prevent flooding of the drainage area. Influent flows with flood potential are directed over the bypass plate and directly through the unit. The BaySeparator™ system uses the weir plate to limit flows into the Storage Manhole, minimizing the risk of resuspending captured pollutants such as fine sediments, oils, and floatables that are stored offline. **By storing pollutants offline, the BaySeparator™ system hydraulically isolates these contaminants from the high energy influent flows, effectively eliminating the risk of resuspending accumulated contaminants.**



Figure 2.4 Peak Design Flow

Figure 2.4 shows the BaySeparator™ system near peak design flow. The open top “Tee” pipes are engineered to minimize resuspension risks in the Primary Manhole. When the flow rate is high enough to present the possibility of resuspension, water is allowed to flow into the top of the “Tee” pipe. This limits the flow from the bottom of the pipe and minimizes turbulence in the center of the Primary Manhole.

Single Structure BaySeparator™ Operation

BaySeparator™ SV Operation

During low flow conditions, influent water enters the BaySeparator™ SV through the Inlet pipe (labeled D in Figure 2.5). It flows directly into the primary chamber (A), causing the water level in that chamber to rise. When the water level in the primary chamber rises, water is skimmed from the surface of that chamber by a pipe (G) that penetrates the wall between the two chambers. This pipe delivers that water to the storage chamber (B), where it enters horizontally below the water surface through a 90 degree fitting (H). When the water enters the storage chamber, the entrained sediments, floatables (oils, trash, debris) separate from the water stream – sediments settle to the structure floor and floatables rise to the water surface. The additional water in the storage chamber displaces clean water from the center of the column, which enters the return pipe (I) and flows to the system outlet assembly (J). From here, the treated water leaves the BaySeparator™ system.

When the flow rate into the BaySeparator™ system increases, an additional flow path is created. During this design treatment rate, water in the primary chamber flows beneath the surface baffle plate (W). The water that passes beneath this baffle is free of oils and floatable pollutants, which will continue to be removed in the storage chamber. When the water level in the primary chamber rises high enough, this cleaner water will flow over the weir (E) shown in the outlet assembly (J).

In extreme storm events, the flow rate into the BaySeparator™ system exceeds the maximum treatment rate (MTR) of the SV unit. Under these rare conditions, the excess flow passes over the surface baffle plate (W) and flows directly to the outlet assembly (J). Because the water level in the primary is higher than the top of the weir, the weir no longer limits the flow to the system outlet. Instead, the high flows pass directly over the walls of the outlet assembly (J) and enter the outlet pipe (F) directly.

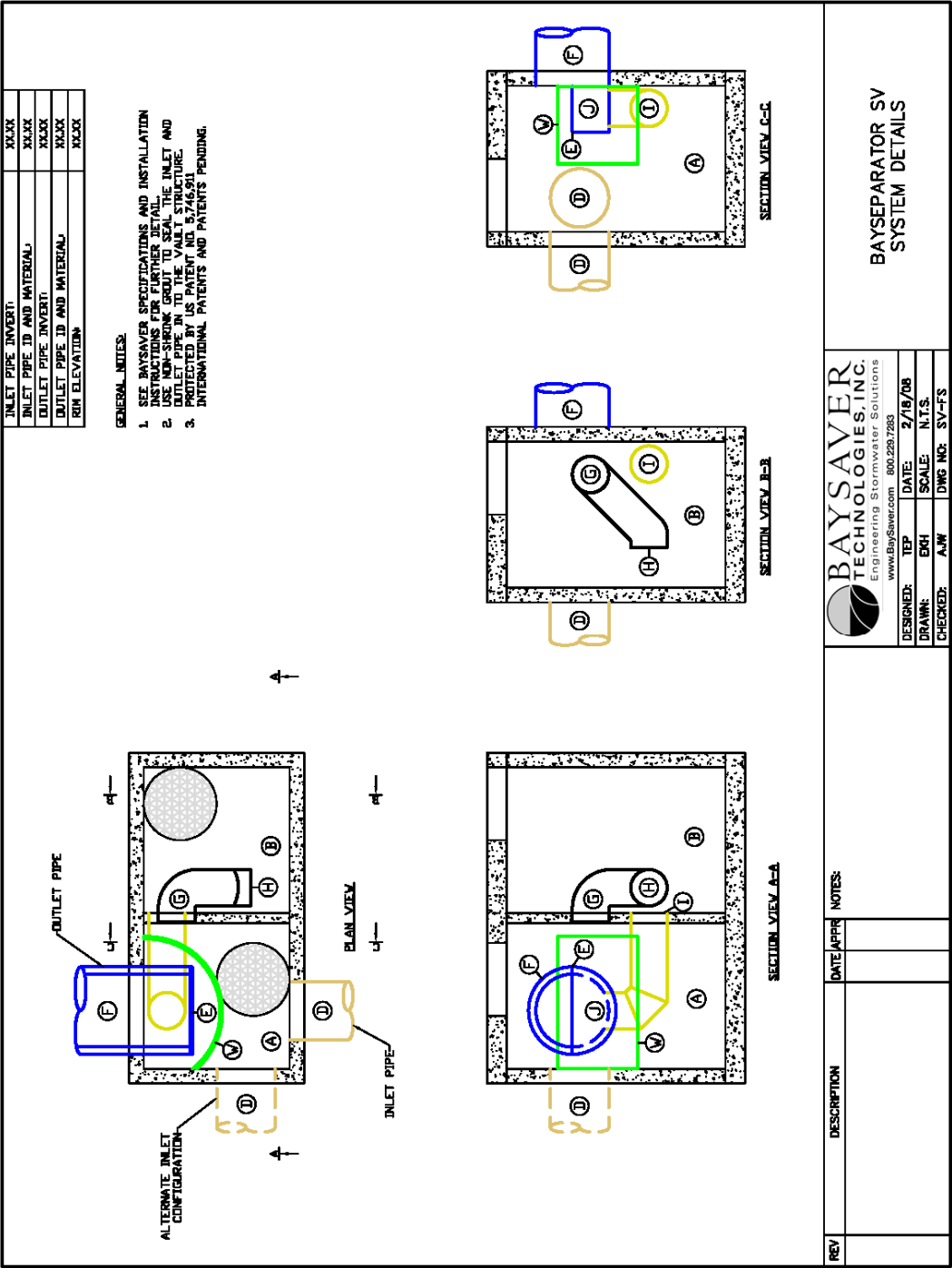


Figure 2.5: BaySeparator SV

BaySeparator™ SV-FS Operation

During low flow conditions, influent water enters the BaySeparator™ SV-FS through the influent pipe (labeled D in Figure 2.6), in the same manner as it does in the standard BaySeparator™ SV system. It flows directly into the primary chamber (A), causing the water level in that chamber to rise. When the water level in the primary chamber rises, water is skimmed from the surface of that chamber by a pipe (G) that penetrates the baffle wall between the two chambers. This pipe delivers that water to the storage chamber (B), where it enters horizontally below the water surface through a 90 degree fitting (H). When the water enters the storage chamber, the entrained sediments and oils begin to separate from the water stream – sediments settle to the structure floor and oils rise to the water surface. The additional water in the storage chamber displaces clean water from the center of the column, which enters the return pipe (I) and flows to the treated flow outlet assembly (J).

When the flow rate into the BaySeparator™ system increases, an additional flow path is created. When the water level in the primary chamber rises to a point higher than the horizontal invert of the tee-pipe (K), water begins to flow into the tee-pipe (K) from below the water surface of the primary chamber. This water is free of oils and other floatable pollutants, and it is conveyed through the tee-pipe to the treated water outlet assembly (J). The geometry of the tee pipe limits the flow rate through this path in such a way as to continue sedimentation in the primary chamber throughout design conditions.

In extreme storm events, the flow rate into the BaySeparator™ system exceeds the maximum treatment rate of the SV-FS unit. Under these rare conditions, the excess flow passes over the surface baffle plate (W) and flows directly to the overflow outlet pipe (F). The overflow outlet assembly (E) prevents water from entering the overflow outlet during design flow conditions. When the water level in the primary chamber rises high enough, however, excess water flows over the outlet assembly walls (E) and leaves the system through the overflow outlet pipe (F).

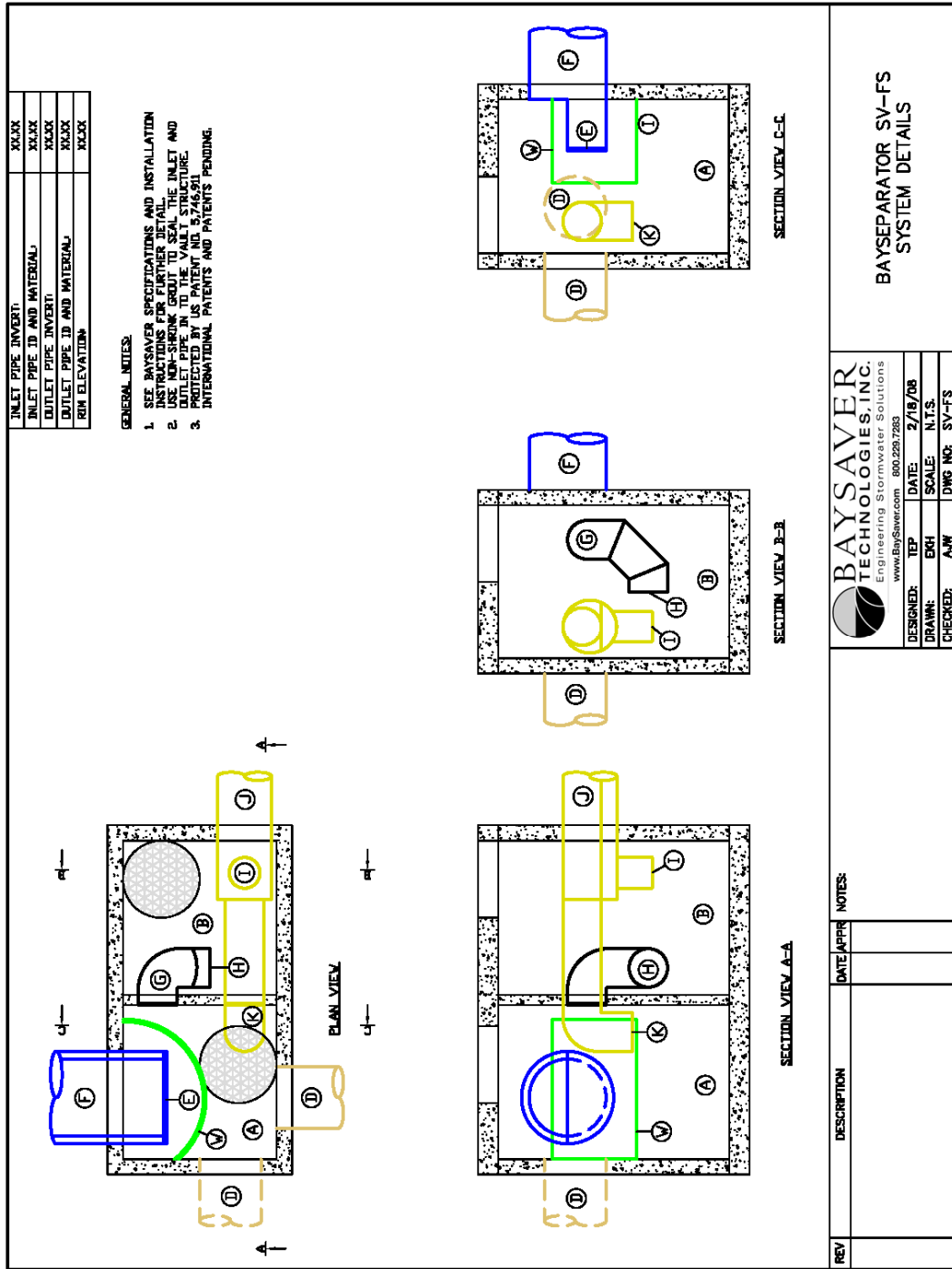


Figure 2.6: BaySeparator™ SV-FS

BaySeparator™ TT Operation

During low flow conditions, influent water enters the BaySeparator™ TT through the inlet pipe (labeled D in Figure 2.7), in the same manner as it does in the BaySeparator™ SV. It flows directly into the primary chamber (A), causing the water level in that chamber to rise. When the water level in the primary chamber rises, water is skimmed from the surface of that chamber by a pipe (G) that penetrates the wall between the two chambers. This pipe delivers the storage inflow water to the storage chamber (B), where it enters horizontally below the water surface through a 90 degree fitting (H). When the water enters the storage chamber, the entrained sediments and floatables separate from the water stream – sediments settle to the structure floor and oils rise to the water surface. The additional water in the storage chamber displaces clean water from the center of the column, and this storage outflow enters the return pipe (I) and flows into the filtration chamber (C). The treated water enters the filtration chamber horizontally through a 90 degree fitting on the end of the pipe (J).

When the flow rate into the BaySeparator™ system increases, a second flow path is utilized. When the water level in the primary chamber rises to a point higher than the horizontal invert of the secondary flow pipe, water begins to flow into the secondary flow pipe from below the water surface of the primary chamber. This secondary treatment flow is free of oils and other floatable pollutants, and it is conveyed through the storage chamber via the secondary flow pipe. The geometry of the pipe limits the flow rate through this path in such a way as to continue sedimentation in the primary chamber throughout design conditions as well as to accommodate the low flow paths as outlined above.

The low flow is released into the filtration chamber so as to ensure that the first flow is used to “prime” the BayFilter™ cartridges to enable full cartridge flow to occur immediately. There is a one-way (flap) valve (V) located in the extended detention weir plate (Q). As water enters the filtration chamber, the valve will be held shut by the pressure difference between this chamber and the water in the extended detention pipes (This seal does not need to be “perfect”, a restricted condition is all that is necessary.) Once the water elevation has reached 28”, the filters are primed and flow at the design rate will occur. At this point excess water flow goes over the extended detention weir and into the extended detention chamber. After the storm subsides and the filter chamber drains down, the cartridges go into siphon, and the flap valve opens and releases the water in the extended detention chamber into the filtration chamber.

For runoff flow rates up to the design treatment flow rate, 100% of the water that enters the BaySeparator™ TT system is treated by both the physical processes of the BaySeparator™ itself and the media filtration of the BayFilter™ system. When the influent flow rate is greater than the filtration capacity of the BaySeparator™ TT system, but below the maximum treatment flow rate of the BaySeparator™ TT unit, the excess water is diverted to the extended detention system, where it is stored until it can be released to the filtration chamber at the lower flow rate. In the filtration chamber, the water is passed through the BayFilter™ cartridges, and then collected in an underdrain manifold and discharged through the outlet pipe (N). Once the extended detention system is full, the treatment continues because as the water enters the primary chamber (A), it must flow below the baffle (W) and then over the outlet weir (E) to the outlet pipe (F).

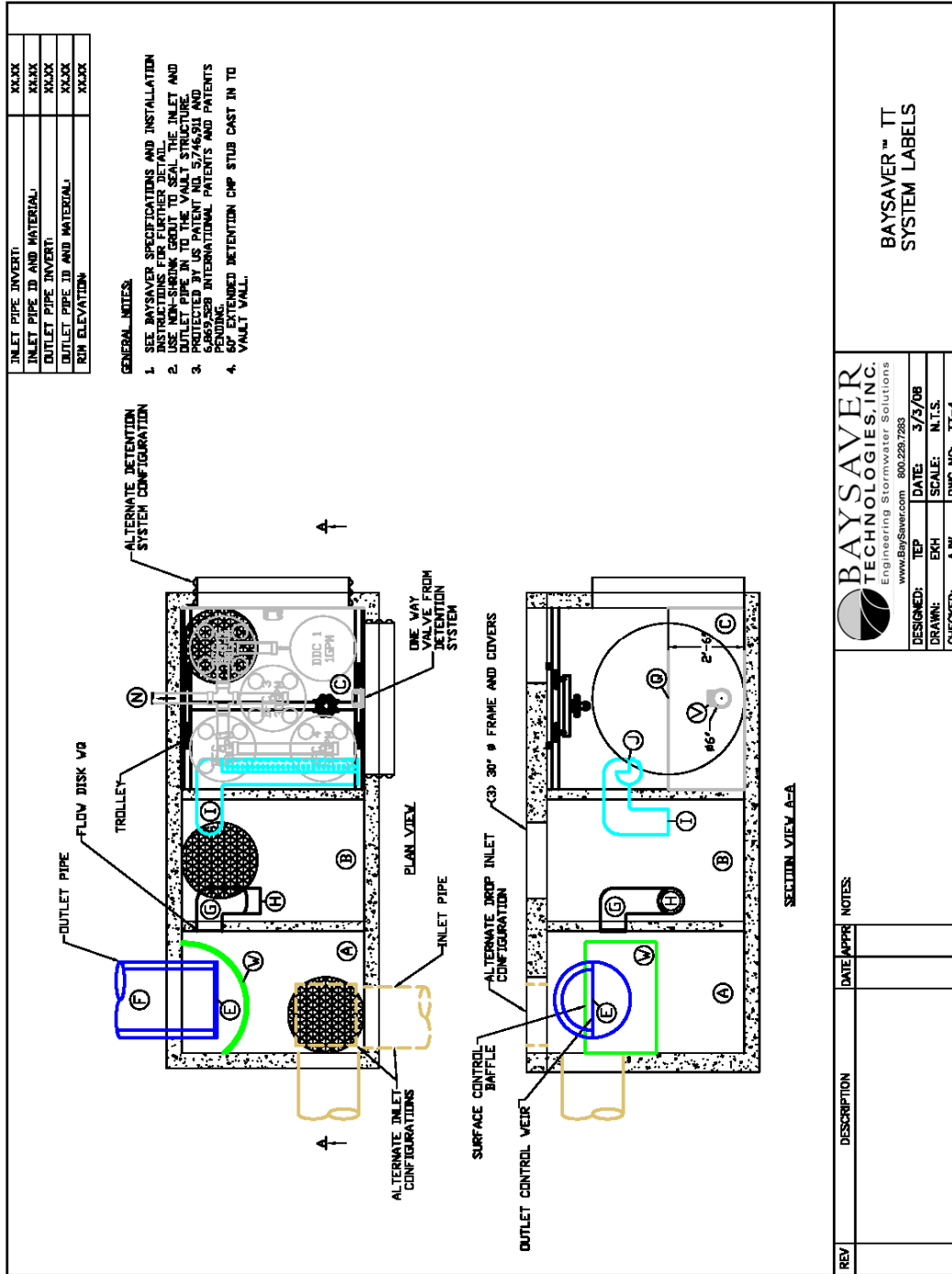


Figure 2.7: BaySeparator™ TT (BayFilters™ not shown, see Appendix B)

In extreme storm events, the flow rate into the BaySeparator™ system exceeds the maximum treatment rate of the BaySeparator™ TT unit. Under these rare conditions, the excess flow passes over the surface baffle plate (W) and flows directly to the overflow outlet pipe (F).

The BaySeparator™ TT-SO offers a slight variation from the “standard” TT unit. Functionally, both units operate in a similar fashion, but the SO unit has a single outlet (F) instead of two separate outlets. This single outlet (F) is located at the vault floor level of the primary chamber. In the TT-SO unit, the filter outlet pipe (N) is connected directly to a standpipe (E), which is open at the top, in the primary chamber. The elevation of this opening is the same as the elevation of the weir in the standard TT unit. All effluent flows (both treated and bypass flows) from the TT SO unit flow into a single outlet pipe (N). This TT SO unit may be used on sites where a single discharge point is advantageous.

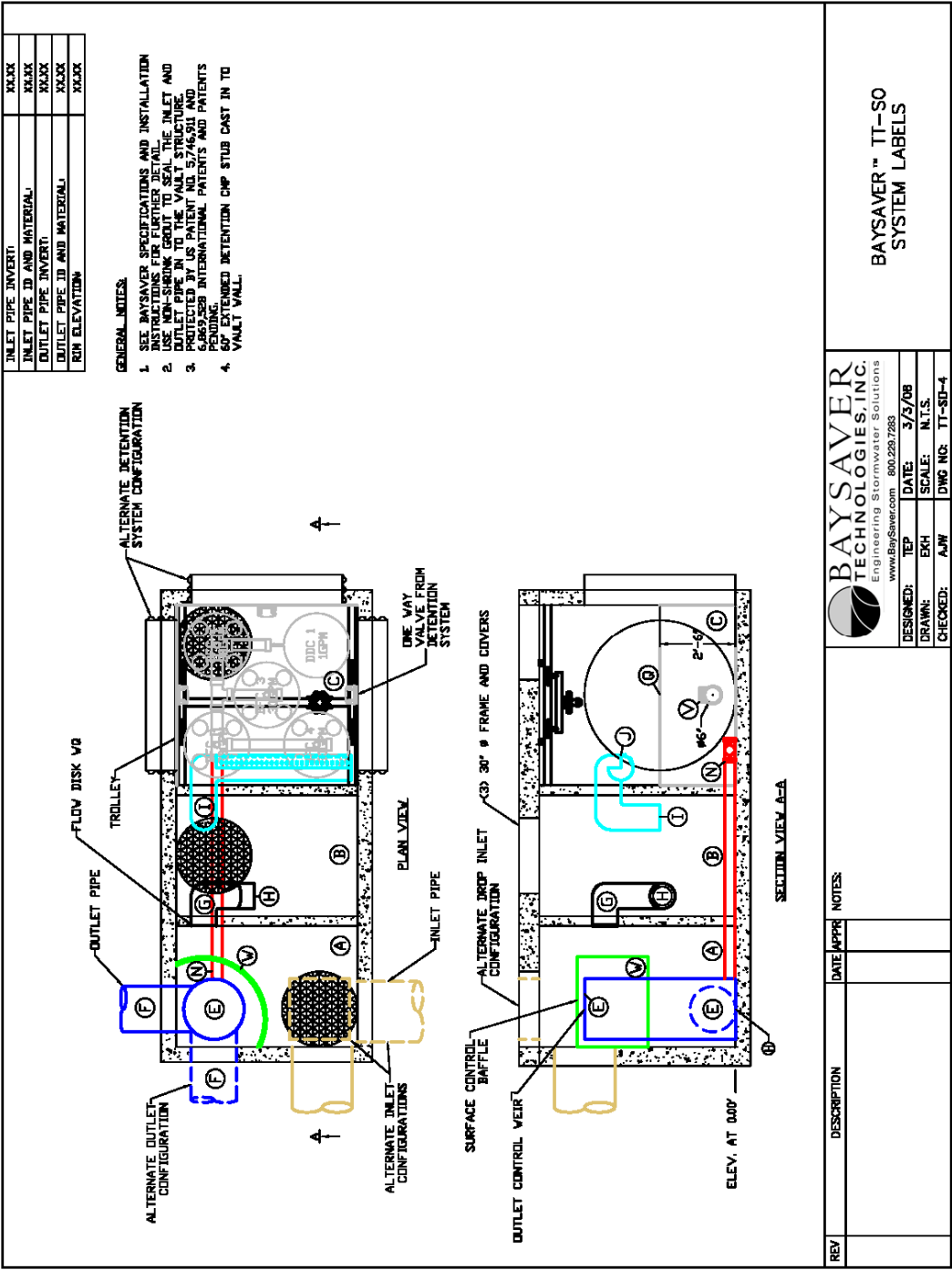


Figure 2.8: BaySeparator™ TT-SO

Components of the BaySeparator™ System

The BaySeparator™ system comprises two standard precast manholes and the BaySeparator™ unit. The two manholes allow the removal and storage of pollutants, while the separator unit directs the flow of water to provide the most efficient treatment possible. Figure 3.1 shows a cutaway view of the complete BaySeparator™ system with flow patterns.

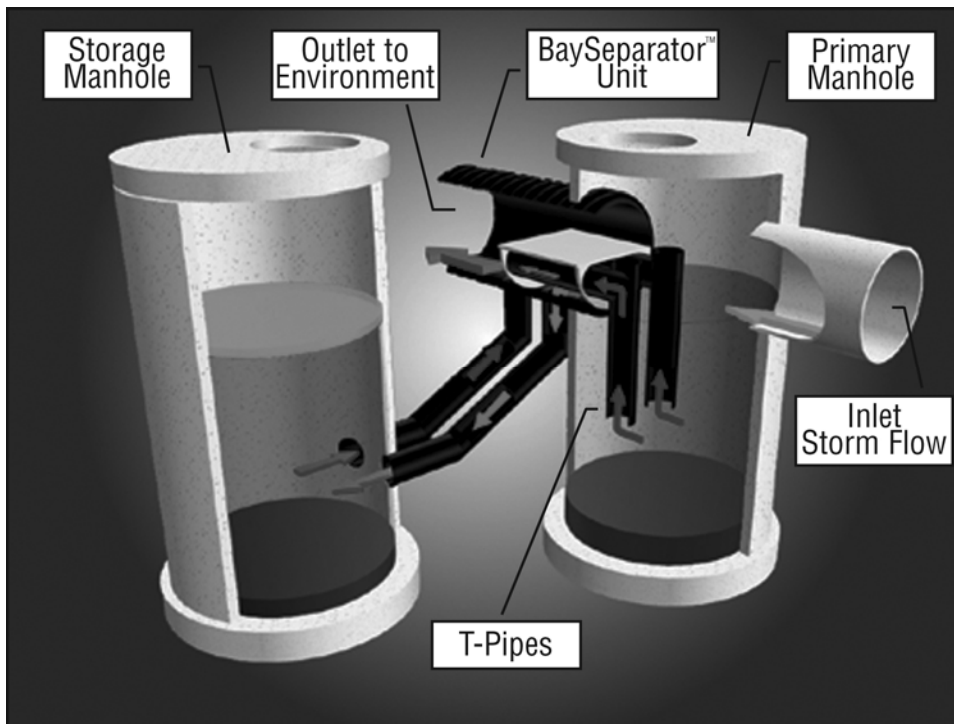


Figure 3.1: BaySeparator™ Flow Patterns

BaySeparator™ Unit

The BaySeparator™ unit is the heart of the BaySeparator™ system. The BaySeparator™ unit controls the influent flow through the two manholes. This device is manufactured by BaySaver Technologies', and can be purchased through our locally authorized sales representative. Contact BaySaver Technologies, Inc. for additional sales information.

The BaySeparator™ unit is fabricated entirely of high density polyethylene (HDPE) infused with UV-resistant carbon-black. HDPE is a non-brittle, chemically inert material known for its corrosion-resistant properties. It is commonly used in applications that expose it to harsh conditions (landfills and chemical plants, for example) and is used in storm drains throughout the world.

The BaySeparator™ unit is constructed using state-of-the-art technology and the best materials available ensuring quality construction. All parts are joined together with extrusion welding. The BaySeparator™ unit is light, easy to install, and is provided with the connecting pipes and couplers needed for a complete system (less the manholes)

Primary and Storage Manholes

The Primary Manhole is a standard precast structure used to remove coarse sediments. This manhole is generally installed inline with the storm drain and can be used as a multiple inlet structure. The precast manholes are purchased from local concrete distributors.

The Storage Manhole acts as a secondary treatment device for the collection and offline storage of oils, fine sediments and floatables. It is also a standard precast manhole that is purchased locally. The Storage Manhole is a key component that sets the BaySeparator™ system apart from other systems. The BaySeparator™ system stores the pollutants offline to prevent resuspension.

System Connections and Miscellaneous Piping

The BaySeparator™ unit is connected to each of the two manholes with standard storm drain pipe connections. The connecting pipes entering and leaving the storage manhole are submerged during normal operation. Those joints must be watertight, and are typically made using flexible pipe-to-manhole connectors (rubber boots) installed in the storage manhole by the precast manufacturer. These connecting pipes are joined to the BaySeparator™ unit using Fernco® seals with shear rings. The shear rings provide additional structural strength and rigidity to this joint. The BaySeparator™ unit is joined to the system outfall pipe with a custom made reducer/adaptor provided by BaySaver Technologies, Inc.

The connecting pipes are joined to the BaySeparator™ unit via a high performance flanged connection using a stainless steel V-Retainer Coupling and sealed with a watertight MarMac seal. The connecting pipe orientation (left or right hand) can be easily performed by loosening the clamp screw and rotating the connecting pipe to the desired unit orientation.

Single Structure BaySeparator™ Systems

BaySeparator™ XK systems, BaySeparator™ SV systems, and BaySeparator™ TT systems contain internal components supplied by BaySaver™ Technologies, Inc. In BaySeparator™ XK systems, these components are fabricated from stainless steel, and are joined to the walls of the concrete vault structure using standard hardware provided by BaySaver™ Technologies. BaySaver™ supplies both mounting hardware and watertight seals (where necessary) for these installations.

BaySeparator™ SV and TT systems contain internal flow controls fabricated from HDPE and PVC. Like the components of the XK systems, these flow controls are provided by BaySaver™ Technologies with the necessary mounting hardware and watertight seals. The component mounting hardware and seals utilize standard utility connections, and are selected to meet all storm drain construction specifications. The flow controls are designed to be easy for any experienced utility contractor to install.

Engineering and Design

BaySeparator™ units are manufactured in six (6) standard sizes (see Table 4.1). The BaySeparator™ is also available in a custom configuration XK model for sites requiring higher flow rates than the standard units, SV configurations for constrained sites that require a compact, single structure unit, and a TT (treatment train) single structure unit that incorporates an SV BaySeparator™ coupled with an integral extended detention structure, and a BayFilter™ system with controlled release.

The sizes of both the Primary and Storage Manholes in the BaySeparator™ may be varied to suit specific site conditions and treatment requirements as necessary. By selecting the appropriate separator unit size and determining the manhole diameters, the design engineer has the freedom to adapt the BaySeparator™ unit to the needs of a particular site. The entire system can easily be customized and hydraulically scaled to treat a wide array of stormwater flows varying from 1.5 cfs to 15.9 cfs with standard units. BaySaver Technologies can also accommodate significantly larger flows by using the BaySeparator™ XK model.

Table 4.1: BaySeparator™ Hydraulic Performance Characteristics

| Standard BaySeparator™ Model Designation | BaySeparator™ Nominal Diameter (in inches) | Maximum Treatment Rate (MTR) (in cfs) | Maximum Hydraulic Rate (MHR) (in cfs) | Manhole Diameter/ Length Flow Based Systems (inches) | Manhole/ Vault Depth (in ft) |
|--|---|--|--|---|---------------------------------|
| 24 | 24 | 1.5 | 9.4 | 48 | 4 |
| 30 | 30 | 2.3 | 15.2 | 48-60 | 4-6 |
| 36 | 36 | 3.3 | 23.3 | 60-72 | 5-8 |
| 42 | 42 | 6.9 | 40.6 | 72-96 | 6-8 |
| 48 | 48 | 8.1 | 54.0 | 72-120 | 6-10 |
| 60 | 60 | 15.9 | 95.5 | 96-144 | 10-12 |
| SV | 24 | 2.6 | 15.0 | 60 | 4 |
| SV-FS | 24 | 2.6 | 15.0 | 60 | 4 |
| TT-4 (TT-SO-4) | 24 | 2.6*/0.27** | 15.0 | 48 | 4 |
| TT-7 (TT-SO-7) | 24 | 2.6*/0.47** | 15.0 | 48 | 4 |

Note: cfs = cubic feet per second

*Maximum flow to extended detention, ** Maximum filtration rate

Specifying BaySeparator™ Systems

Location

The first step in specifying a BaySeparator™ system is determining where to place it. One of the advantages of the BaySeparator™ system is its flexibility in site placement. The BaySeparator™ system can be configured as either a right- or left-hand unit to design around existing structures and can be placed under load bearing surfaces or in green spaces. Looking downstream through the system, if the Storage Manhole is placed to the left of the Primary Manhole, then a left-hand unit is needed, and if the Storage Manhole is placed to the right of the Primary Manhole, then a right-hand unit is needed.

For either pretreatment or full treatment flows that exceed the hydraulic capacities and/or performance capability of the 60" BaySeparator™, BaySaver Technologies BaySeparator™ XK custom product line can accommodate higher hydraulic capacities and treatment flows to match a special application. Call BaySaver's Engineering Department at 1.800.229.7283 for sizing and design information.

One of the most important considerations in specifying the site of the BaySeparator™ system is choosing a location where inspection and maintenance access is readily available. The BaySeparator™ systems can be designed downstream of multiple inlets or catch basins to reduce the number of devices needed onsite, thus decreasing regulatory and maintenance costs.

BaySeparator™ systems are typically shown on site plans as shown in Figure 4.1. BaySaver Technologies also has available a standardized AutoCad® Detail Generator Program of the system in electronic format. This program generates all the information necessary to develop the plans and specifications for the system. Please contact BaySaver Technologies for a copy of this program or visit our web site at www.BaySaver.com.

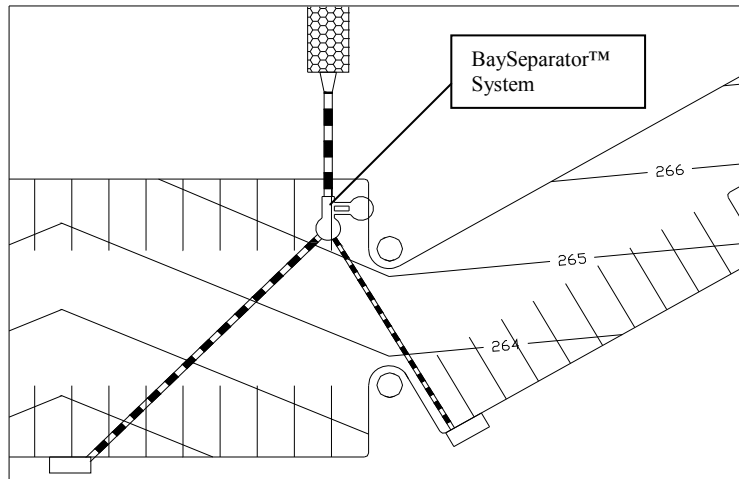


Figure 4.1: Site Plan Example

The location of the BaySeparator™ on the site is determined by several factors. Maintenance access, the unit's footprint, available drop, available depth, and the surface elevation of the receiving waters must be considered when selecting the system's location.

The BaySeparator™ system must be installed in an area that is accessible to maintenance equipment. The annual maintenance of a BaySeparator™ system requires a vacuum truck, and the manhole covers of the BaySeparator™ must be placed in locations that can be easily reached by such a vehicle.

The BaySeparator™ should be placed in a location that minimizes its interference with existing or planned underground utilities.

Hydraulic Performance Characteristics of the BaySeparator™

The BaySeparator™ system has two characteristic flow rates: the maximum treatment rate (MTR) and the maximum hydraulic rate (MHR). The MTR is the maximum flow rate that can be fully treated by the BaySeparator™ unit without any bypass. The MHR is the maximum flow rate that can be conveyed through the BaySeparator™. The MHR, or bypass flow capacity, allows BaySeparator™ systems to be installed online, without the need for a separate diversion structure. Table 4.1 shows the MTR, MHR, and Head Loss for each of the six BaySeparator™ units.

The BaySeparator™ has been extensively tested at a major university. This testing has been carried out using an F-95 sediment gradation (See Appendix C). F-95 is a graded sediment mixture, with 75% of the sediment by mass between 65 and 200 microns in diameter. The d_{50} of the F-95 sediment is approximately 125 microns. Laboratory testing has shown that the sediment removal efficiency of the BaySeparator™ system can be predicted through the use of Peclet Numbers. The Peclet Number is a dimensionless characteristic number that describes the ration of advective motion (in this case, sedimentation) to turbulent diffusion in a hydraulic system. Peclet Numbers for both the Primary and Storage manholes can be used to predict the removal efficiency of a BaySeparator™ system over a range of flow rates. For a complete explanation of the Peclet Number, see Appendix D.

BaySeparator™ systems can be designed for pretreatment (50% sediment annual aggregate removal efficiency), for stand alone / full treatment (80% annual aggregate removal efficiency), or for other values of annual aggregate removal efficiencies. The design criteria used for each project will depend on the applicable regulations of the jurisdiction in which the project site is located. Please consult BaySaver Technologies' Engineering Department at 1.800.229.7283 for special sizing requirements or questions.

System Sizing

BaySeparators™ can be sized following different criteria which include:

1. **Flow Based Sizing:** This applies when a locality specifies the required treatment flow (MTR) the separator has to treat together with the maximum hydraulic rate (MHR) associated with a peak design storm. In some cases a treatment volume is given which then needs to be converted to a flow using approved methods.
2. **Annual Aggregate Removal (AAR) Based Sizing:** This is a very common criteria used to size hydrodynamic separators to a given suspended solids removal performance.
3. **Other Sizing Criteria:** Certain jurisdictions might have special sizing criteria that do not fit the sizing criteria 1 or 2. In this case, BaySaver Technologies will work with the design engineer and regulators to design a system meeting these local regulations or concerns.

Explanation of the BaySeparator™ PT or SA Model Nomenclature

The BaySeparator™ can be a "PT" unit, in which case the unit is meant to remove at least 50% of the TSS on an annual aggregate removal basis. The "PT" BaySeparators™ are usually part of a treatment train. The "SA" unit is a stand alone BaySeparator™ usually designed to remove 80% (or more) of the TSS on an annual aggregate removal basis.

Sizing by Flow Rate

To size the BaySeparator™ unit, the design maximum flow through the storm drain must first be calculated. Compare that flow rate to the Peak Design Flow Rate listed in Table 4.1. Select a unit with a Peak Design Flow Rate equal to or higher than the design flow. The unit selected and all larger BaySeparator™ units have the capacity to convey the design flow without backup.

Local regulations may specify that a certain flow rate must be treated. In that case, compare the Maximum Treatment Flow Rate with the treatment flow specified by the local regulations. Again, the BaySeparator™ unit must have a maximum treatment flow rate (MTR) that is greater than or equal to the determined treatment flow rate. This ensures that the BaySeparator™ unit will meet the local regulations. Contact BaySaver Technologies for the recommended manhole sizes for flow based systems at 1.800.229.7283.

Example:

Stormwater treatment is needed for a 3.2 acre site located in the US East Coast. The site has an imperviousness coefficient of 0.85.

For this jurisdiction, the peak design flow is the 10-year 1-hour storm which is 2.6 inches. Using the Rational Method, this translates into calculated peak flow of 7.07 cfs of runoff to be conveyed. Using Table 4.1, we cross-reference this value against the Peak Design Flow Rates. The smallest unit that can convey this peak design flow is a 24 inch BaySeparator™.

If local regulations require full treatment of the 1-year 1-hour storm which is 1.1 inches for this location, this yields an average rainfall intensity of 1.1 inches per hour that need full treatment resulting in a treatment requirement of 2.99 cfs. Again, using Table 4.1, we cross-reference this value against the Peak Design Flow Rates. The smallest unit that can convey both the peak design flow and the required treatment rate is a 36 inch BaySeparator™.

Annual Aggregate Removal

The performance of the BaySeparator™ system is dependent on not only the BaySeparator™ unit size, but also the diameter and depth of the Primary and Storage manholes. As described above, hydrodynamic separators operate at varying efficiencies, depending on the treatment flow rate through the separator. The sizing of the manholes is done by BaySaver Technologies, Inc, or the designer using the BaySeparator™ Sizing Program. A general explanation of the procedure followed by the sizing program is given next.

In the BaySeparator™ system, the removal efficiency is related to the flow rate by a general logarithmic function shown below in Equation 1.

$$E = m * \ln\left(\frac{Q}{MTR}\right) + b \quad \text{Equation 1}$$

In Equation 1, E is the suspended solids removal efficiency of the system at the given flow rate Q, (\leq MTR) and the parameters m and b are characteristics of the particular BaySeparator™ unit.

To size BaySeparator™ systems to meet AAR efficiencies, more information about the site is required. This sizing is done using the BaySeparator™ Sizing Program. In addition to the characteristics of the BaySeparator™ system, the drainage area, runoff coefficient for the site, the target TSS removal efficiency, and the maximum hydraulic rate (MHR) must be considered. The site location must be entered to determine which precipitation record to use as the basis for AAR calculations.

To calculate the AAR efficiency of a BaySeparator™ system, rainfall intensity is calculated to correspond to the MTR for the chosen system (100% of fraction of MTR in Table 4.3). The fraction of the total rainfall falling at or below that intensity is calculated for that maximum intensity based on historical precipitation records. Increments (10%) of that intensity and a runoff flow rate are then calculated for each of these increments. The fraction of the rainfall that generates a given runoff flow rate is multiplied by the removal efficiency at that flow rate to find the fraction of the total sediment removed under those conditions. Finally, the load reductions for each increment up to the MTR of the BaySeparator™ unit are added together to give the AAR efficiency of the system. An example of AAR calculations is shown in Table 4.3.

| Scarsdale, New York Drainage Area: 0.76 Acres $m = -0.3913$ $b = 0.3466$ | | | | |
|---|-------------------------------------|-----------------------------------|---|---|
| Fraction of MTR (percent) | Removal Efficiency (percent) | Rainfall Intensity (in/hr) | Fraction of Rainfall below Intensity (percent) | Incremental Efficiency (percent) |
| 10 | 99.0 | 0.11 | 43.6 | 43.1 |
| 20 | 97.6 | 0.22 | 23.5 | 23.0 |
| 30 | 81.8 | 0.33 | 12.3 | 10.1 |
| 40 | 70.5 | 0.44 | 6.7 | 4.7 |
| 50 | 61.8 | 0.55 | 5.5 | 3.4 |
| 60 | 54.6 | 0.66 | 2.5 | 1.4 |
| 70 | 48.6 | 0.77 | 1.4 | 0.7 |
| 80 | 43.4 | 0.88 | 1.2 | 0.5 |
| 90 | 38.8 | 0.99 | 0.9 | 0.3 |
| 100 | 34.7 | 1.10 | 0.7 | 0.2 |
| Aggregate Removal Efficiency: | | | | 87.4 |

Table 4.3: Calculation Example Annual Aggregate Removal Efficiency (AAR)

Because AAR sizing calculations require precipitation data that may not be available to designers, BaySaver staff can perform these calculations whenever they are required. In the near future, BaySaver Technologies Inc.'s website will contain an AAR sizing program that can perform the required calculations and generate design documents for AAR-based system designs.

AAR-based BaySeparator™ designs take into account the typical precipitation patterns throughout the United States. In most locations, the vast majority of precipitation falls at low intensities, generating low runoff flow rates. In Baltimore, Maryland, for example, 80% of the total precipitation falls at an hourly intensity of 0.37 inches per hour or less, and 95% of the total rainfall comes at hourly intensities below 1 inch per hour.

Hydrodynamic separators usually function better at low flow rates, and the performance degrades as the flow rate through the separator increases. Since the vast majority of precipitation falls at low intensity and generates low runoff flow rates, this runoff is treated at a high efficiency. The small fraction of the total precipitation that falls at higher intensities is still treated, but not with the same efficiency that the majority of the runoff was treated.

When the majority of the runoff is treated to greater than 80% efficiency, and a small fraction is treated less effectively, the end result is the net removal of still over 80% of the total sediment load. See Appendix C for more details on the AAR methodology.

BaySeparator™ PT Pretreatment Systems

BaySeparator™ PT systems may be incorporated into a stormwater treatment train as a pretreatment technology for systems including filters or other BMPs. In these cases, the BaySeparator™ is normally sized to achieve 50% sediment removal on an AAR basis or other locally mandated methodology. The pretreatment removes a portion of the suspended sediment load and other pollutants (oils and floatables) from stormwater runoff before the runoff is routed to a second treatment technology. For example, a stormwater treatment train may include a BaySeparator™ system that discharges into a BayFilter™ system. The BaySeparator™ removes 50% of the influent sediment load, thus drastically reducing the maintenance requirements and operating costs of the downstream BayFilter™.

BaySeparator™ SA Full Treatment Systems

The BaySeparator™ SA systems are designed to typically remove 80% of the suspended sediment load on an AAR basis or other locally mandated methodology. It is important to note that the separator's efficiency can be easily customized to removal efficiencies other than 80% depending on project needs. This design is typically used on sensitive sites that require a greater degree of protection – sites that discharge to wetlands or trout streams, for example. The BaySeparator™ SA is the most effective BaySeparator™ system available. This unit is typically designed as a stand alone BMP.

BaySeparator™ XK Treatment Systems

The BaySeparator™ XK system is a single structure unit that is capable of treating very high flow rates. These systems can be used on large sites, sites with very intense precipitation, or sites that require much higher treatment flows. Like standard BaySeparator™ systems, BaySeparator™ XK systems can be designed for a specified treatment flow rate or for a target annual aggregate removal efficiency. BaySeparator™ XK systems can be designed as pretreatment or standalone devices.

BaySeparator™ SV Treatment Systems

Like the BaySeparator™ XK system, the BaySeparator™ SV system is a single structure unit. However, the BaySeparator™ SV system is entirely contained in a 10' x 6' precast vault (all dimensions are inside dimension of chambers). The BaySeparator™ SV system is used on sites with limited footprint or in jurisdictions which limit the use of dual-structure units. The BaySeparator™ PV system can also be designed as a standalone (SA) or pretreatment unit (PT).

BaySeparator SV-FS

In addition to the standard BaySeparator™ SV system, BaySaver™ Technologies also offers a single structure BaySeparator™ configuration that acts as a flow splitter. The BaySeparator™ SV-FS utilizes the same contaminant removal mechanisms and flow paths as the standard SV, but includes two separate outfall streams. The treated effluent is discharged to a water quality outfall such as extended detention, a BayFilter™ system, or infiltration trench. The untreated bypass flows from extreme storm events are discharged to an overflow outlet.

BaySeparator™ TT Treatment Systems

The BaySeparator™ TT (treatment train) system is a single structure unit. The BaySeparator™ TT system is entirely contained in a precast vault (all dimensions are inside dimension of chambers), but this vault also includes the outlet control structure for an attached underground storage system. The BaySeparator™ TT-4 system was designed for sites in Montgomery County, Maryland, to comply with the applicable local regulations from the Montgomery County Department of Permitting Services (MCDPS). This single, below-grade structure offers Maryland developers the option of capturing and treating the water quality volume from a one acre site with a single, standardized system. This system is typically for sites with just over one (1.18) acre impervious (WQv of 4,100 ft³) For sites having up to 1.95 acres impervious (WQv = 6,750 ft³) the BaySeparator™ TT-7 would be recommended.

Design Tools for the BaySeparator™ System

To fully specify a BaySeparator™ system, the designer must specify the BaySeparator™ unit size, as well as the diameters and depths for the Primary and Storage manholes. The diameters and depths of both the Primary and Storage manholes are determined by BaySaverTechnologies or the engineer using our BaySeparator™ Sizing Program. The output from this software fully specifies the BaySeparator™ design, separator size, and manhole configuration based on user selected inputs. This sizing program is based on the AAR model. These inputs include design parameters such as drainage area, imperviousness coefficient, site location, and the desired suspended removal parameters.

In addition to the BaySeparator™ sizing software, the BaySeparator™ Detail Generator Program is also available to the designer. The Detail Generator enables the user to readily generate complete AutoCad® drawings of the selected BaySeparator™ unit(s) via an intuitive Windows®-based interface running as an AutoCad® add-on. These standard AutoCad® drawings can then be seamlessly incorporated into the overall project drawings package and specifications. This is available for download at www.BaySaver.com

Treatment Trains

BaySeparator™ systems, especially those designed as pretreatment units (PT), are often installed as part of a stormwater treatment train. In these applications, a BaySeparator™ is installed upstream from a second stormwater treatment technology such as a BayFilter™ system.

When the BaySeparator™ is installed in series with other technologies, it is important to consider headwater and tailwater effects between the technologies. Please contact the BaySaver Technologies Engineering Department at 1.800.229.7283 for assistance in the design of treatment trains.

Installation, Maintenance and Cleaning

Installation Instructions

Overview

BaySeparator™ systems are installed as part of the stormwater treatment system. The BaySeparator™ unit and the system inlet pipe are grouted into the Primary Manhole using standard storm drain connections. The connecting pipes entering and leaving the Storage Manhole require watertight connections. These connections are made using standard boots or other locally approved seals. Flexible couplers join the BaySeparator™ unit to the parallel inlet and outlet pipes (connecting pipes) from the storage manhole. These flexible couplers account for differential settlement between the two structures.

The pipes extending down from the separator (connecting pipes) must be backfilled with a free flowing and self-compacting material such as pea gravel or 3/4" minus crushed stone. The remaining fill material must be a Class I, II or III backfill and should be taken to at least 6" over the crown of the separator unit.

The following Table 5.1 provides the minimum burial depths for the different separator models.

Table 5.1: Minimum Burial Depths

| BaySeparator™ Diameter (in inches) | Minimum Cover For H-20 Load (in inches) |
|---|--|
| 24 | 12 |
| 30 | 12 |
| 36 | 12 |
| 42 | 12 |
| 48 | 12 |
| 60 | 18 |



Figure 5.1: BaySeparator™ Installation at a Typical Site

Contact the local utility and follow any special requirements regarding installation of manholes and/or underground structures such as the BaySeparator™ unit. To demonstrate the configuration of a standard BaySeparator™ System, an exploded view of the entire system is shown below in Figure 5.2.

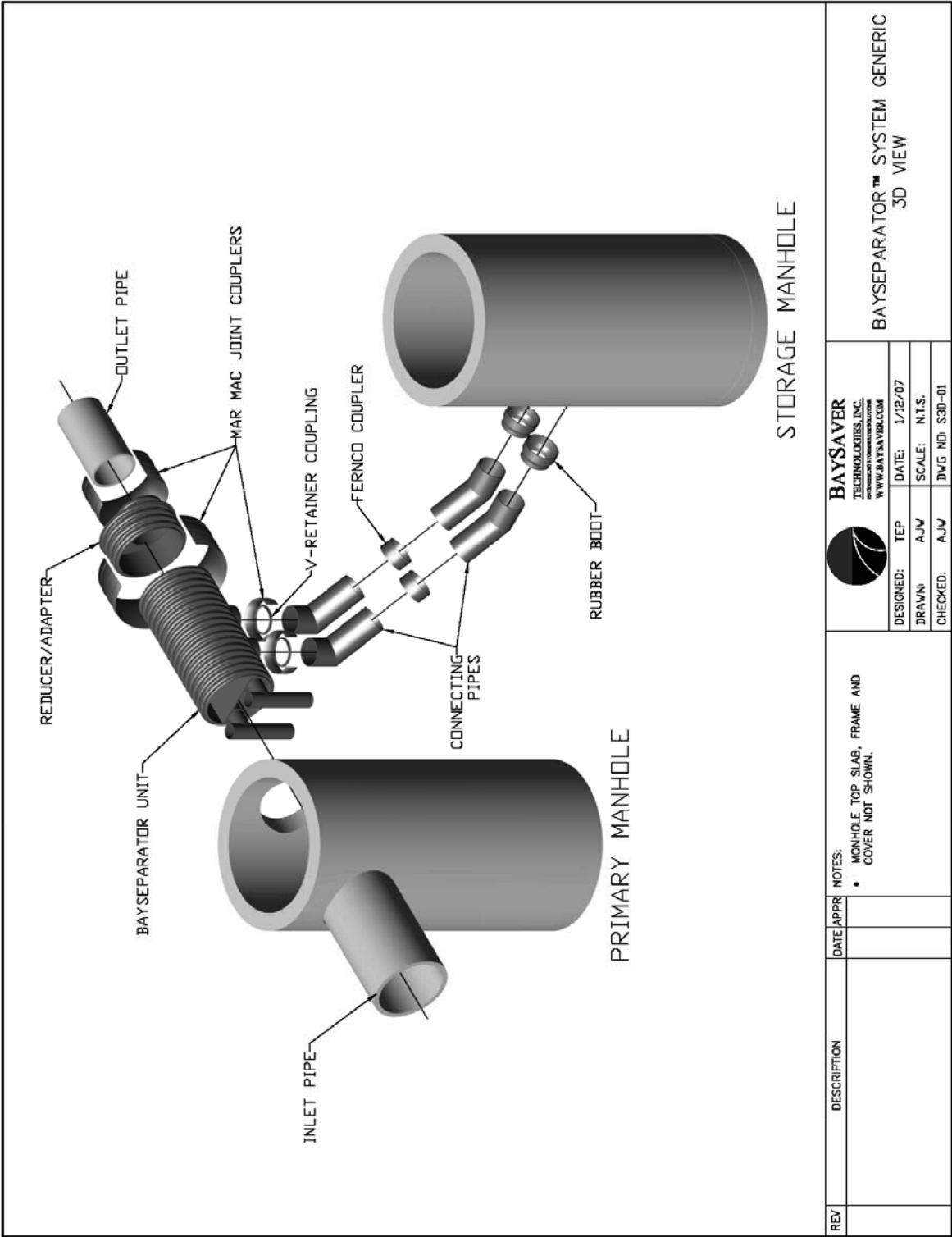


Figure 5.2: Exploded View of Standard BaySeparator™ System Components

Installation Instructions

1. Contact utility locator to mark underground utilities and to make certain it is safe to excavate.
2. Reference the site plan to determine the location of the BaySeparator™ system. Determine the separator configuration (right-handed or left-handed), and compare it to the configuration specified on the BaySeparator™ Detail Sheet. Looking downstream from the Primary Manhole, determine whether the Storage Manhole is on the left or right side of the BaySeparator™ unit, and determine whether the unit is properly configured as delivered. If the unit is not properly configured, the stub pipes must be repositioned (see instruction 3). If correct, go to instruction 6.
3. Beginning with V-Retainer Coupling (retainer), loosen the retainer.
4. Turn the stub pipe 180 degrees from its original configuration.
5. Ensure stub pipe is perpendicular to the unit. Tighten retainer to the appropriate torque.
6. Excavate to proper depth, length, and width in accordance with regulations to ensure safe site conditions.
7. Level subgrade to the proper elevation and check against finished grade and structure dimensions to ensure adequate depth.
8. Set the base of the Primary Manhole on approved subgrade.
9. Set the base of the Storage Manhole downstream as specified by dimensions on the BaySeparator™ standard detail sheet and offset to either the left or right side as specified by dimensions on the BaySeparator™ standard detail sheet.
10. Check the level of both the Primary and Storage Manhole bases and correct level if needed before adding additional risers.
11. Add watertight seal (either mastic rope or rubber gasket) to the base of each manhole.
12. Set riser section on the base of each structure.
13. Add additional riser sections as previously detailed, until structures reach grade. Be sure to install water tight seals.
14. Align the opening in the Primary Manhole for the separator unit with the proposed outlet to the storm drain.
15. Align the inlet and outlet holes in the Storage Manhole so that they will be 90 degrees on center to the separator unit.
16. Once the inlets and outlets for the Primary and Storage Manholes are properly aligned, backfill to the bottom of the inlet and outlet of the Storage Manhole.
17. Insert the BaySeparator™ unit into the Primary Manhole. Be sure of the following:
 - A - The BaySeparator™ unit penetrates the inside wall of the Primary Manhole to a depth of at least 1 corrugation.
 - B - The tee pipes of the BaySeparator™ unit are vertical and not skewed.
20. Support the body of the BaySeparator™ unit and level the unit so that there is no slope from the front to the back of the separator unit.
21. Once the BaySeparator™ is level, insert the two connecting pipes into the inlet and outlet of the Storage Manhole. Be sure the end of the connecting pipe labeled "IN" is inserted into the Storage Manhole.
22. Line up the connector pipes with the stub pipes coming out of the bottom of the BaySeparator™ unit.
23. Tighten the watertight boots in the Storage Manhole onto on the connector pipes.
24. Tighten Fernco® couplers and shear rings on the joint between the stub pipes and the connector pipes.

25. Backfill around the connector pipes up to the bottom of the separator unit using free flowing, self-compacting material such as pea gravel or 3/4" or smaller crushed stone without fines
26. If the outlet pipe that is to be attached to the BaySeparator™ unit is of a different diameter than the BaySeparator™, then the supplied reducer/adaptor must be used to make the connection.
27. Align reducer/adaptor such that the small end of the reducer/adaptor is in alignment with the outlet pipe.
28. Use the larger supplied MarMac to couple the BaySeparator™ to the reducer/adaptor provided by BaySaver Technologies, Inc. Use the smaller MarMac to couple the reducer to the outlet pipe. For further information see instructions included with MarMacs.
29. Using non-shrinking grout, seal the separator unit into the primary manhole.
30. Continue to back fill with Class I, II, or III material to at least 6" above the top of the BaySeparator™ unit.
31. Install additional grade riser as needed and install frame and covers.
32. Backfill to grade using Class I, II or III backfill or other suitable material. Compact the backfill according to geotechnical recommendations.

Maintenance

One of the advantages of the BaySeparator™ systems is the ease of maintenance. Like any system that collects pollutants, the BaySeparator™ systems must be periodically maintained for continued effectiveness. Maintenance is a simple procedure performed using a vacuum truck or similar equipment. The systems were designed to minimize the volume of water removed during routine maintenance, reducing disposal costs.

Contractors can access the pollutants stored in each manhole through a 30" manhole cover. This allows them to gain unobstructed access to the full depth of the system. There is no confined space entry necessary for inspection or maintenance.

Vacuum hoses can reach the entire sump area of both manholes to remove sediments and trash. The entire maintenance procedure typically takes less than an hour.

Local regulations may apply to the maintenance procedure. Safe and legal disposal of pollutants is the responsibility of the maintenance contractor. Maintenance should be performed only by a qualified contractor. Contact BaySaver Technologies Inc. at 1-800-229-7283 for a list of approved contractors in your area.

Inspection and Cleaning

Periodic inspection is required to determine the need for and frequency of maintenance. Inspections should be performed initially every six (6) months. Typically, the system needs to be cleaned every 12 to 36 months, depending on site conditions. The system needs to be cleaned when the sediment has accumulated to within one foot of the bottom of the connecting pipes.

Measuring Sediment Depth

The sediment depth can be determined by using a measuring stick.

Maintenance Instructions

1. For each BaySeparator™ system, there are 2 manholes to clean: the **Primary Manhole** and **Storage Manhole**.
2. Remove the manhole covers to provide access to the pollutant storage.
3. **Storage Manhole:** Use a vacuum truck or other similar equipment to remove all water, debris, oils, and sediment.
4. **Storage Manhole:** Use a high pressure hose to clean the manhole of all the remaining sediment and debris. Then, use the vacuum truck to remove the rinse water.
5. **Primary Manhole:** Use a submersible pump to pump the bulk of the water from the Primary Manhole into the clean Storage Manhole. Stop pumping when the water surface falls to one foot above the accumulated sediments.
6. **Primary Manhole:** Use a vacuum truck or other similar equipment to remove all remaining water, debris, and sediment.
7. **Primary Manhole:** Use a high pressure hose to clean the manhole of all the remaining sediment and debris. Then, use the vacuum truck to remove the rinse water.
8. **Both Manholes:** On sites with a high water table or other conditions which may cause flotation, it is necessary to fill the manholes with clean water after maintenance
9. Replace the two manhole covers.
10. Dispose of the polluted water, oils, sediment, and trash at an approved facility.
 - Most local regulations prohibit the discharge of solid material into the sanitary system. Check with the local sewer authority for any required permits and/or conditions to discharge the liquid.
 - Many places require the pollutants removed from BaySeparator™ systems to be treated in a leachate treatment facility. Check with local regulators about disposal requirements.
11. Additional local regulations may apply to the maintenance procedure.

This procedure is intended to remove all the collected pollutants from the system while minimizing the volume of water that must be disposed. Additional local regulations may apply to the maintenance procedure. Safe and legal disposal of pollutants is the responsibility of the maintenance contractor; therefore maintenance should be performed only by a qualified contractor.

Summary

- Access the pollutants through the two manhole covers.
- See the entire floor/sump area of each manhole from the surface.
- No confined space entry for inspection or maintenance.
- During maintenance, transfer “clean” water from the Primary to the Storage Manhole, minimizing the amount of water for disposal.

BaySaver Technologies can assist in coordinating a maintenance contractor in the installation area, or work directly with owners who wish to perform their own maintenance. Contact BaySaver Technologies at 1-800-229-7283 (1-800-BaySaver) for more information

System Costs and Availability

BaySeparator™ systems are available throughout the United States from BaySaver Technologies, Inc. or from an authorized representative. Material, installation, and maintenance costs may vary throughout the country. **The BaySeparator™ System is your best value per treated CFS regardless of your geographic location.** For BaySeparator™ pricing in your area, please contact BaySaver Technologies Inc. at 1-800-229-7283 (1-800-BAYSAVE) or an authorized representative directly.

The BaySeparator™ unit and materials can be shipped anywhere in the continental United States within two weeks or less. Custom systems may require additional time. The system's precast manholes need to be ordered locally to arrive in conjunction with the BaySeparator™ Unit.

Appendices

| | |
|------------|--|
| Appendix A | Stormwater Treatment Unit(s) Specification — Online System |
| Appendix B | Engineering Drawings |
| Appendix C | BaySeparator™ System: F-95 Sediment Removal Efficiency Data |
| Appendix D | The Peclet Number — An Innovative Method For Modeling, Analysis, and Prediction of Structural Stormwater BMP Performance |
| Appendix E | Project Information Sheet |



Stormwater Treatment Unit(s) Specification — Online System

STORMWATER TREATMENT UNIT(S) SPECIFICATION – ONLINE SYSTEM

PART 1.00 GENERAL

1.1 DESCRIPTION

A. Work Included:

The manufacturer selected by the Contractor and approved by the Engineer, shall furnish all labor, materials, equipment and incidentals required to manufacture the stormwater treatment system(s) specified herein in accordance with the attached Drawing(s) and these specifications.

1.2 QUALITY CONTROL INSPECTION

- A.** The quality of materials, the process of manufacture, and the finished sections shall be subject to inspection by the Engineer. Such inspection may be made at the place of manufacture, or on the worksite after delivery, or at both places, and shall be subject to rejection at any time if material conditions fail to meet substantially any of the specification requirements. If a Stormwater Treatment Unit is rejected after delivery to the site, it shall be marked for identification and removed from the site. The Stormwater Treatment Unit(s) which have been damaged beyond repair during delivery will be rejected and, if already installed, shall be repaired to the Engineer's and manufacturer's acceptance level, if permitted.
- B.** All sections shall be field inspected for general appearance, dimensions, soundness, etc.

1.3 SUBMITTALS

- A.** Plan, elevation, and profile dimensional drawings shall be submitted to the Engineer for review and approval. The Contractor shall be provided with the approved plan, elevation, and profile dimensional drawings.

PART 2.00 PRODUCTS2.1 MATERIALS AND DESIGN

- A. Concrete structures shall be designed for H-20 traffic loading and applicable soil loads or as otherwise determined by a Licensed Professional Engineer. The materials and structural design of the devices shall be per ASTM C857 and ASTM C858.
 - 1. The minimum compressive strength of the concrete in the manhole base, riser, and top sections shall be 4000 psi.
 - 2. The minimum wall thickness shall be one twelfth of the internal diameter of the riser or largest cone diameter.
 - 3. Cement shall conform to the requirements for Portland cement of Specification C150.
 - 4. Aggregates shall conform to Specification C33, except that the requirement for gradation shall not apply.
 - 5. Reinforcement shall consist of wire conforming to Specification A82 or Specification A496, of wire fabric conforming to Specification A185 or Specification A497, or of bars of Grade 40 steel conforming to Specification A615/A615M.
 - 6. The access cover shall be designed for HS20-44 traffic loading and shall provide a minimum 30 inch clear opening.
 - 7. All joints shall be waterproof with wrapped gaskets or sealed with a mastic treatment.
 - 8. Any grout used within the system shall meet the ASTM C 1107 "Standard Specification for Packaged Dry, Hydraulic-Cement Grout (Non-Shrink)". Grades A, B and C at a pourable and plastic consistency at 70°F. CRD C 621 "Corps of Engineers Specification For Non-Shrink Grout."
 - 9. Storage manhole connector pipes shall be equipped with a seal gasket that meets or exceeds material specifications of ASTM C-923 or other locally approved methods.
- B. The separator structure shall be substantially constructed of HDPE or equivalent corrosion resistant material meeting ASTM D330, ASTM F412, and ASTM C-425.
- C. Pipes within the unit, (i.e., tee pipes, connector pipes and down pipes) shall be constructed of at least SDR 32.5 HDPE pipe of standard ASTM F412.
- D. Pipe and fitting material shall be high-density polyethylene meeting ASTM D330 minimum cell classification 335400C for 24-inch through 60-inch diameters. The 24- through 60- inch pipe material shall be slow

crack resistant HDPE material, evaluated using the single point notched constant tensile load (SP-NCTL) test.

- E. The reducer/adaptor to the mainline shall be installed with an exterior joining coupler. The joint coupler shall be Polyseal Pipe Coupler as manufactured by MarMac Manufacturing Company or an approved equal and shall be installed according to the manufacturer's recommendations.
- F. The connector pipes shall be connected with the down pipes using Fernco® Flexible Couplings that have been manufactured to conform to ASTM C-425.
- G. The connector pipes linked to the BaySeparator™ unit shall be connected with V-Retainer Couplings with T-Bolt and Trunnion Latch manufactured by Voss Industries or an approved equal. The retainer shall be installed with an exterior sealing coupler. This sealing coupler shall be Polyseal Pipe Coupler as manufactured by Mar-Mac Manufacturing Company or an approved equal and shall be installed according to the manufacturer's recommendations.

2.2 PERFORMANCE

- A. The stormwater treatment unit shall be an online unit capable of conveying 100% of the design peak flow.
- B. The BaySeparator™ PT stormwater treatment unit shall be designed to remove at least 50% of the suspended solids on an annual aggregate removal basis. The BaySeparator™ SA stormwater treatment unit shall be designed to remove at least 80% of the suspended solids load on an annual aggregate removal basis. Said removal shall be based on full-scale third party testing using F-95 media gradation (manufactured by US Silica) or equivalent. Said full scale testing shall have included sediment capture based on actual total mass collected by the Stormwater Treatment Unit (s).
- C. The stormwater treatment unit shall consist of one (1) prefabricated separator structure, one (1) online coarse sediment capture structure, and one (1) offline sediment and floatable capture structure. The separator structure shall be substantially constructed of HDPE or equivalent corrosion resistant material. The offline sediment storage structure must provide for offline sediment storage of sediments and floatables that are isolated from high intensity storms.
- D. The stormwater treatment unit(s) head loss at the Peak Design Flow Rate shall not exceed the head loss specified by the Engineer.
- E. The unit shall be designed to remove sediment particles as well as floating oils and debris.
- F. Individual stormwater treatment systems shall have the Maximum Treatment Rate (MTR) and Maximum Hydraulic Rate (MHR) listed in Table 2.2, and shall not resuspend trapped sediments.

Table 2.2: Hydraulic Capacities BaySeparator™ Models

| BaySeparator™ Unit Diameter (inches) | Maximum Treatment Rate – MTR (cfs) | Maximum Hydraulic Rate - MHR (cfs) | Maximum Filtration Rate (cfs) |
|---|---|---|--|
| 24 | 1.5 | 9.4 | N/A |
| 30 | 2.3 | 15 | N/A |
| 36 | 2.7 | 22 | N/A |
| 42 | 7.0 | 41 | N/A |
| 48 | 10.0 | 57 | N/A |
| 60 | 15.0 | 94 | N/A |
| SV | 2.6 | 15.0 | N/A |
| SV-FS | 2.6 | 15.0 | N/A |
| TT-4 (TT-SO-4) | 2.17* | 17.90 | 0.27 |
| TT-7 (TT-SO-7) | 2.93* | 14.48 | 0.47 |

*Maximum flow to extended detention

2.3 MANUFACTURER

- A. The stormwater treatment unit(s) shall be of a basic design that has been installed and used successfully for a minimum of 5 years.
- B. Each stormwater treatment system shall be a BaySeparator™ system as manufactured by BAYSAVER®, INC., 1302 Rising Ridge Rd, Unit 1, Mount Airy, MD 21771, Phone: (301) 829-6470, Fax: (301) 829-3747, Toll Free: 1-800-229-7283 (1-800-BaySaver), E-mail: Info@BaySaver.com. Protected under U.S. Patent Number 5746911.

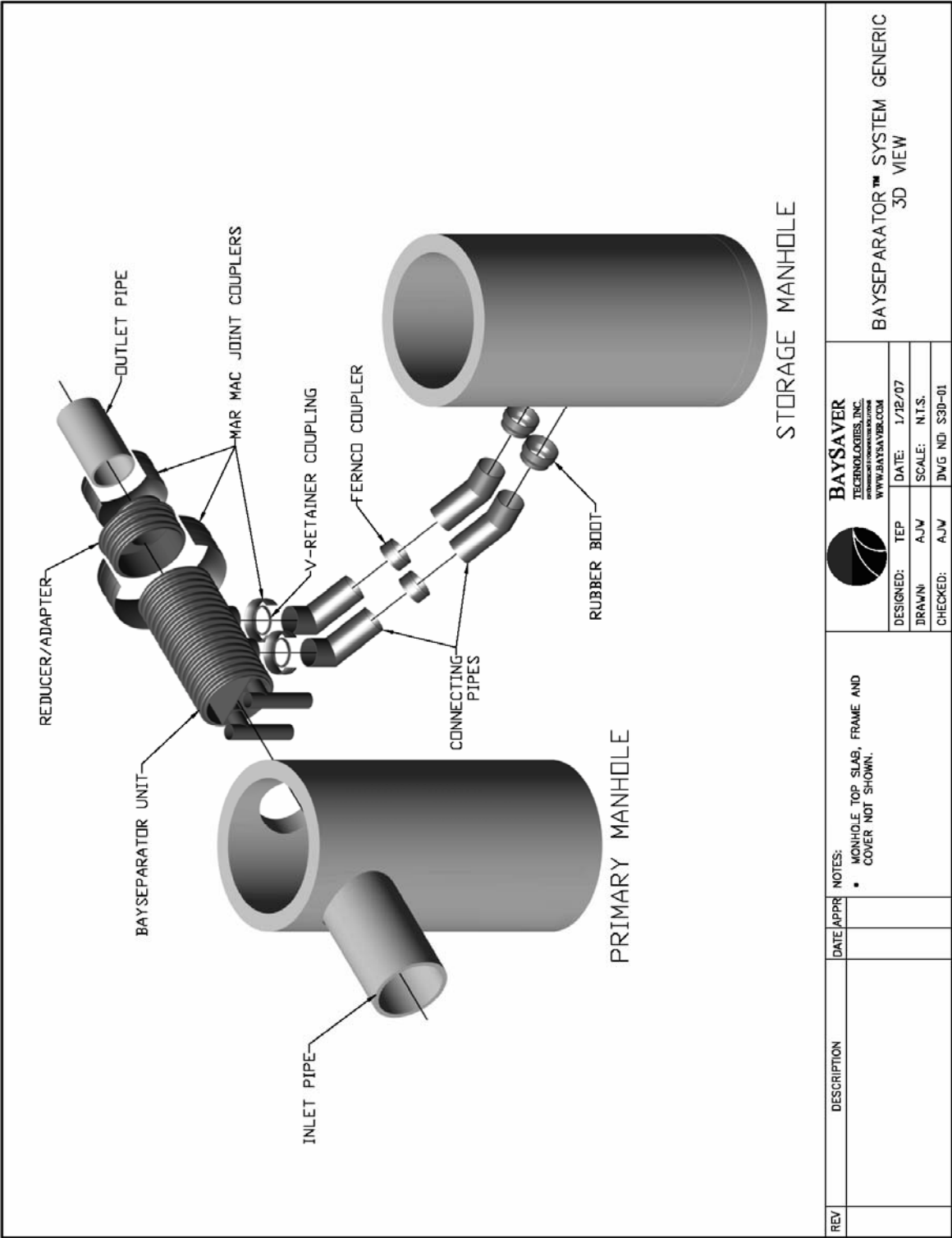
PART 3.00 EXECUTION


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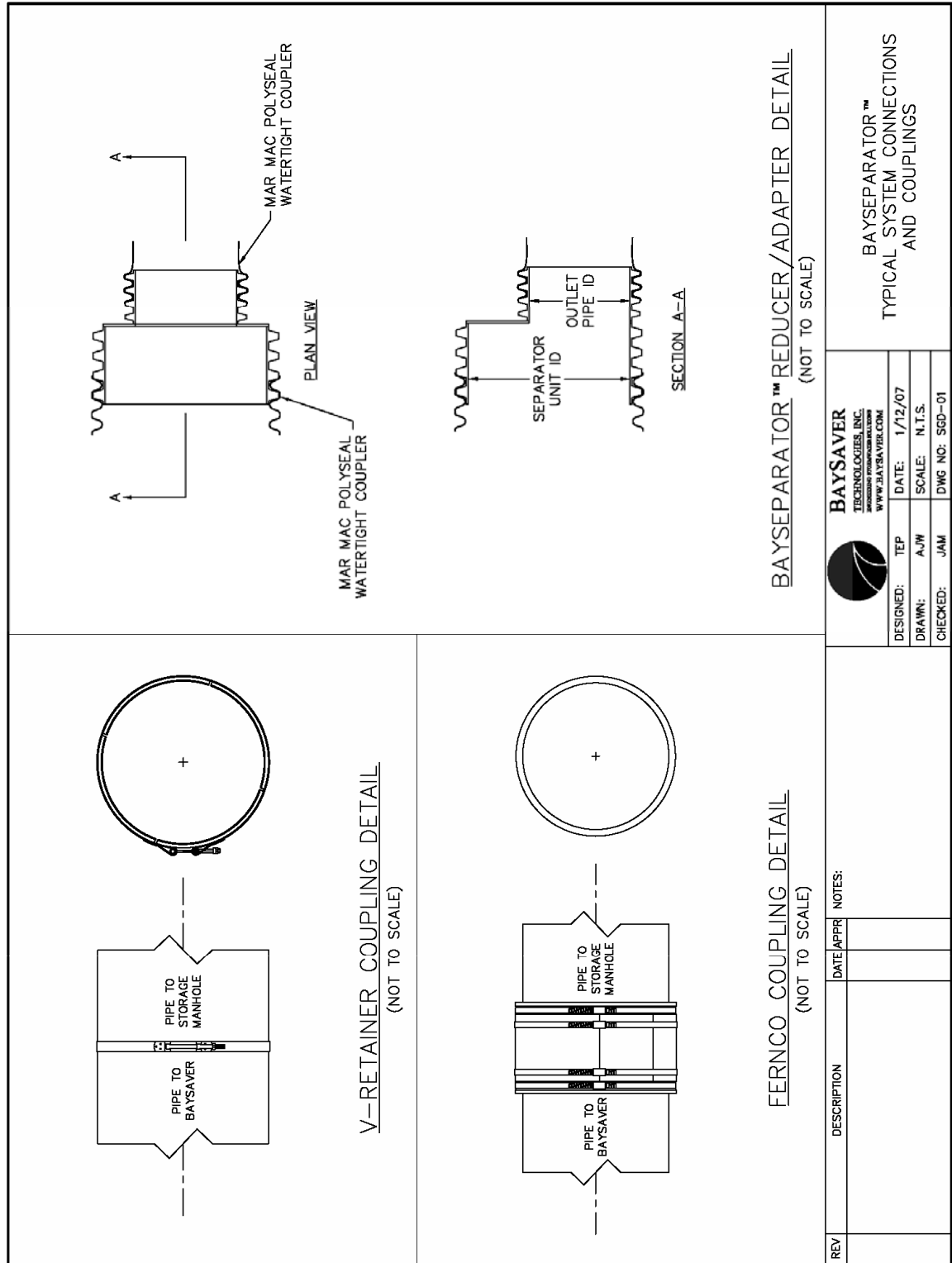
- A. Installation of the Stormwater Treatment Unit(s) shall be performed per manufacturer's Installation Instructions. Such instructions can be obtained by calling BaySaver Technologies, Inc. at 1.800.229.7283 or by login to www.BaySaver.com.




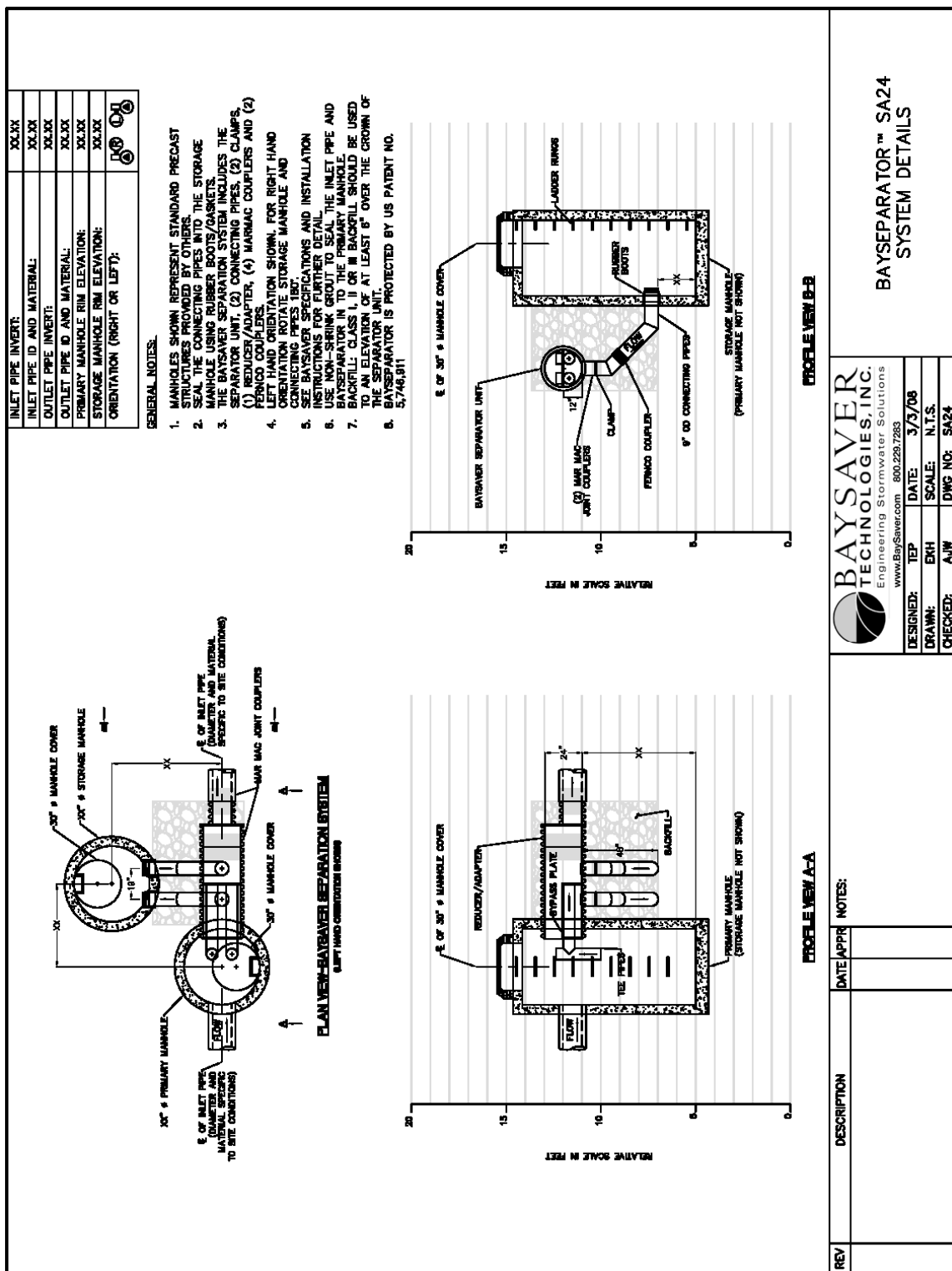
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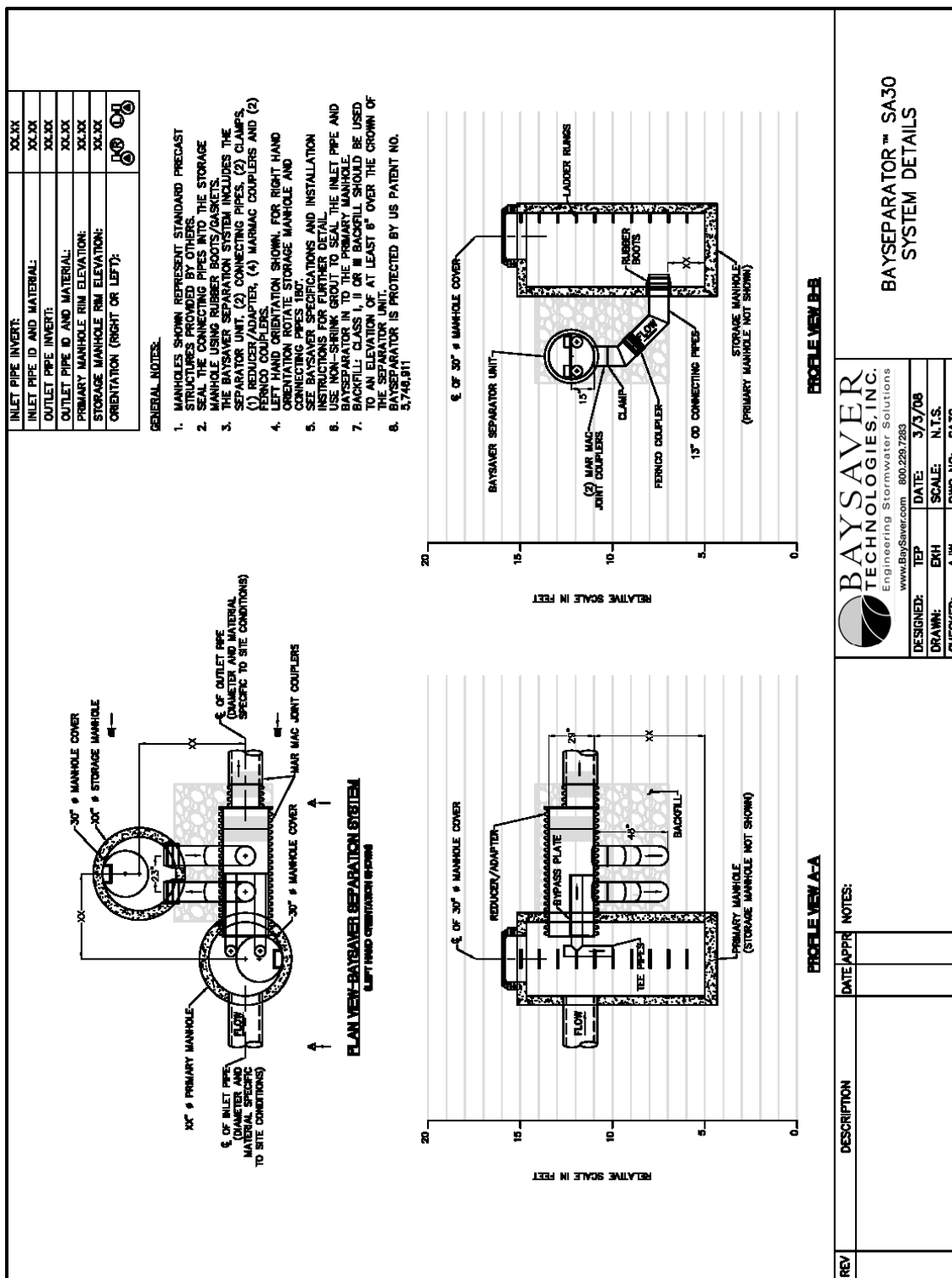


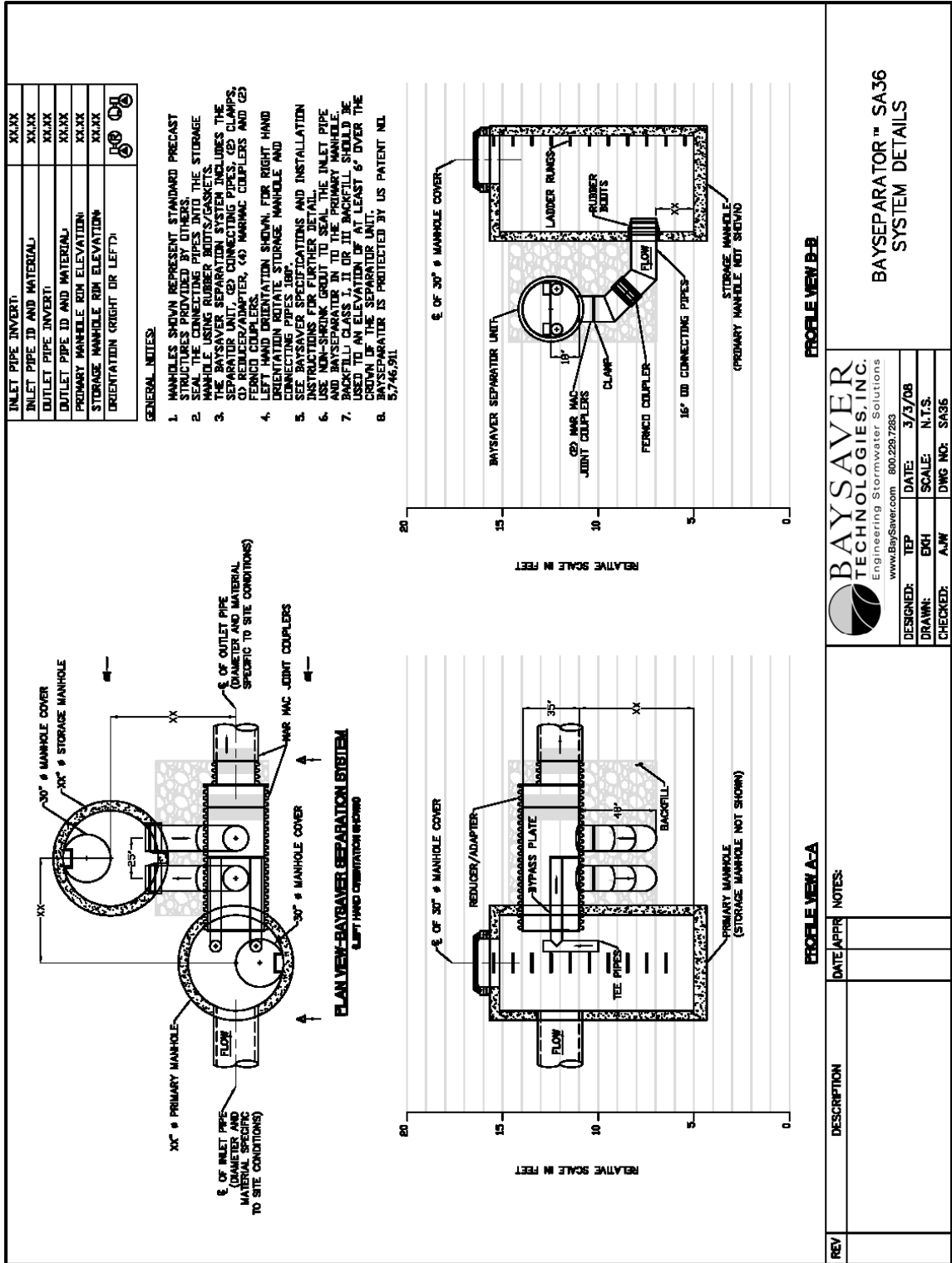
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| | | | | | <div><div></div><div><div>BAYSAVER TECHNOLOGIES, INC. <small>AN IRVING-CLOUD COMPANY</small></div><div>WWW.BAYSAVER.COM</div></div></div> | | | |
| | | DESIGNED: | TEP | DATE: | 1/12/07 | | | |
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| | | CHECKED: | AJM | DWG NO: | S30-01 | | | |

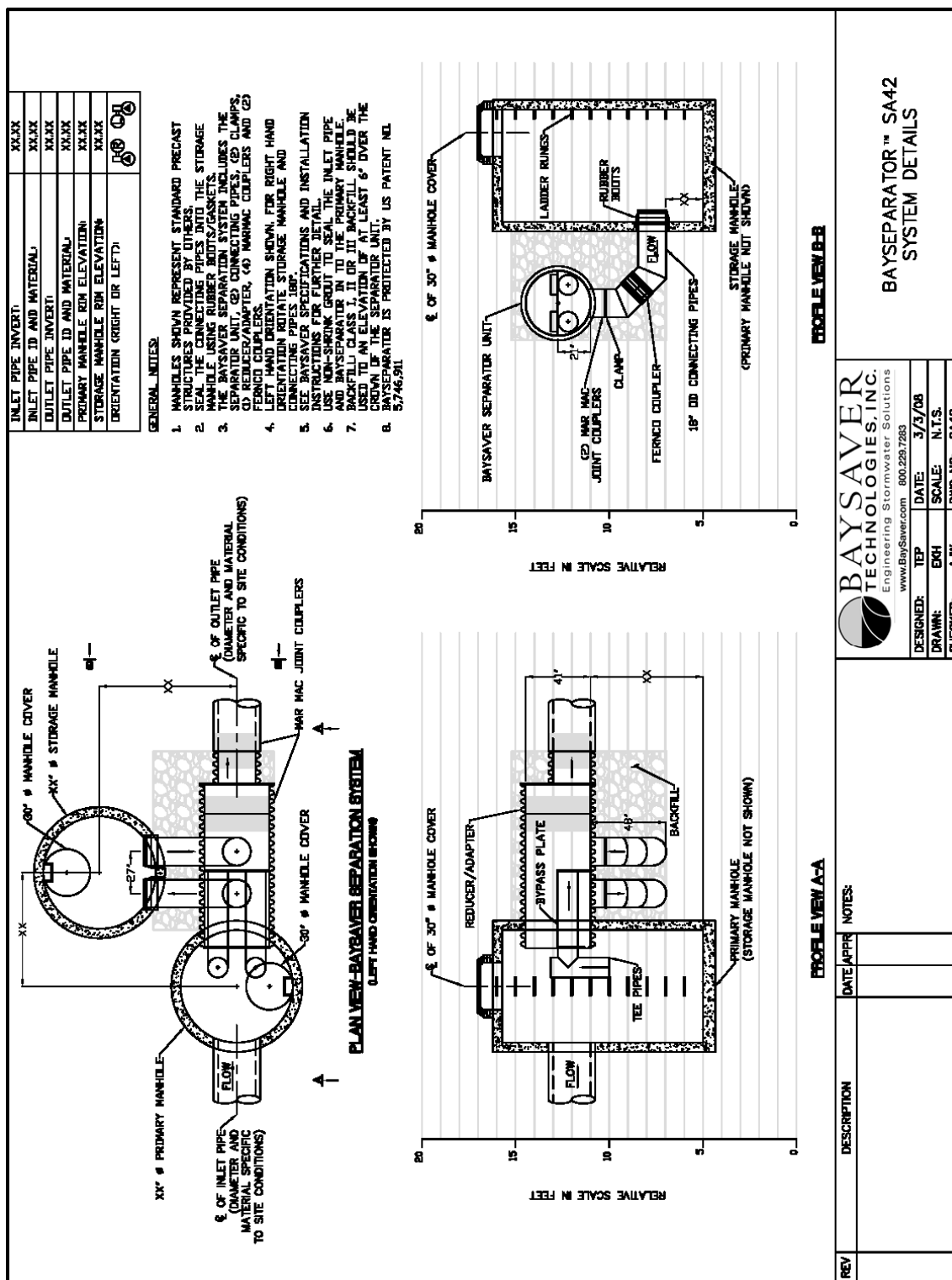


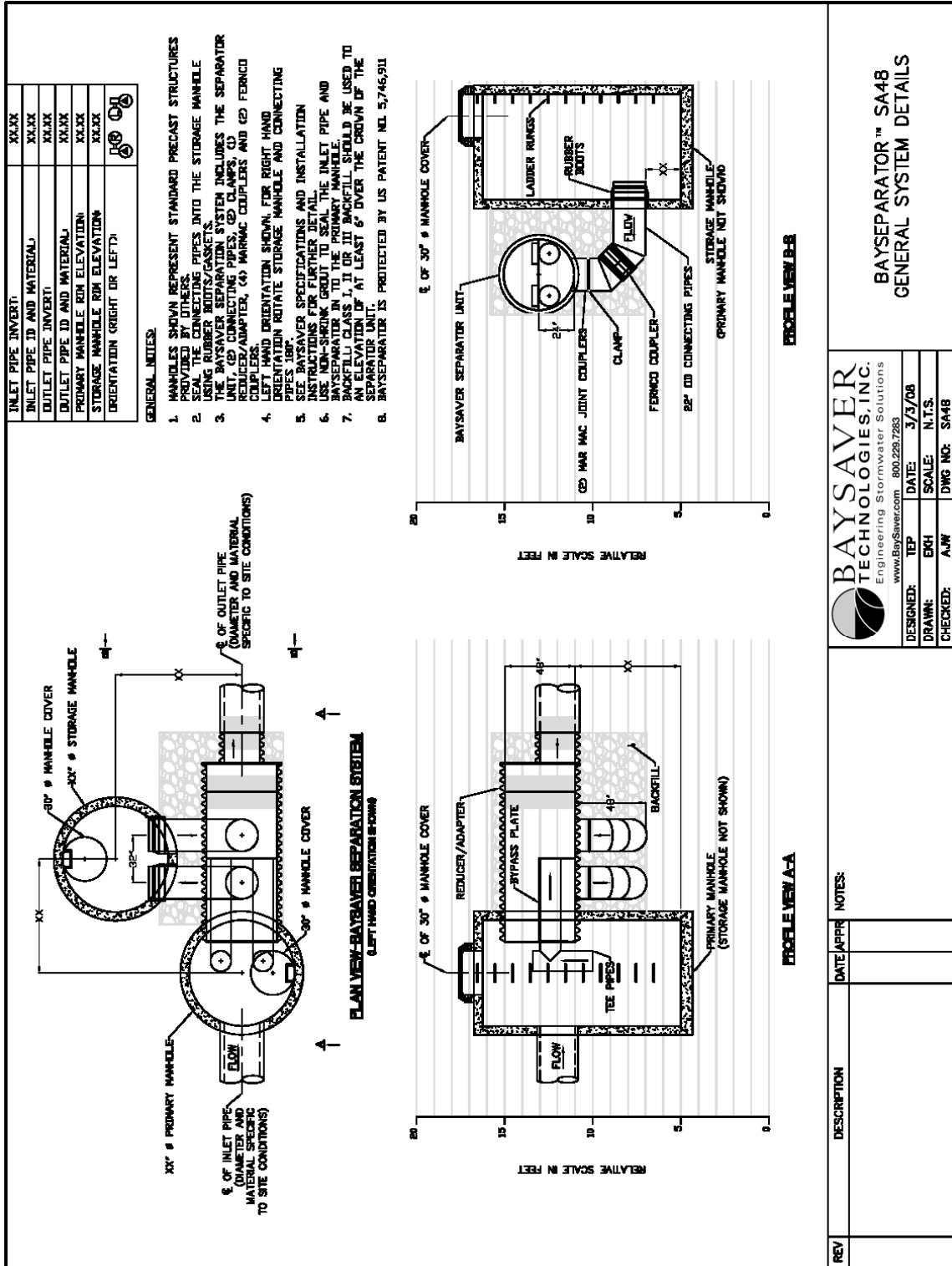
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|  BAYSAVER TECHNOLOGIES, INC. <small>AN IRVING-CLOUD COMPANY</small> <small>WWW.BAYSAVER.COM</small> | | BAYSEPARATOR™ TYPICAL SYSTEM CONNECTIONS AND COUPLINGS | |
| | | DESIGNED: TEP DRAWN: AJW CHECKED: JAM | DATE: 1/12/07 SCALE: N.T.S. DWG NO: SGD-01 |









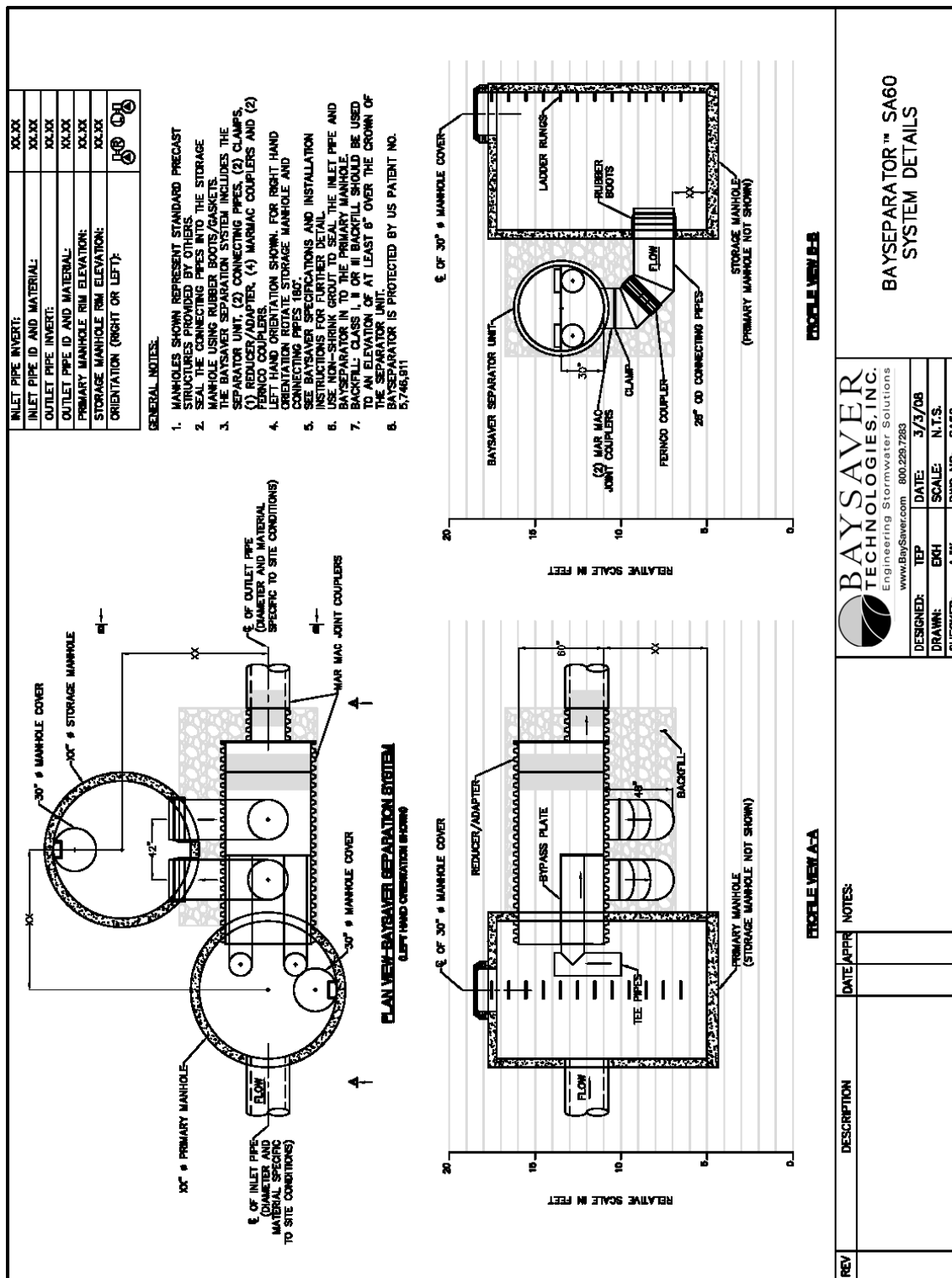


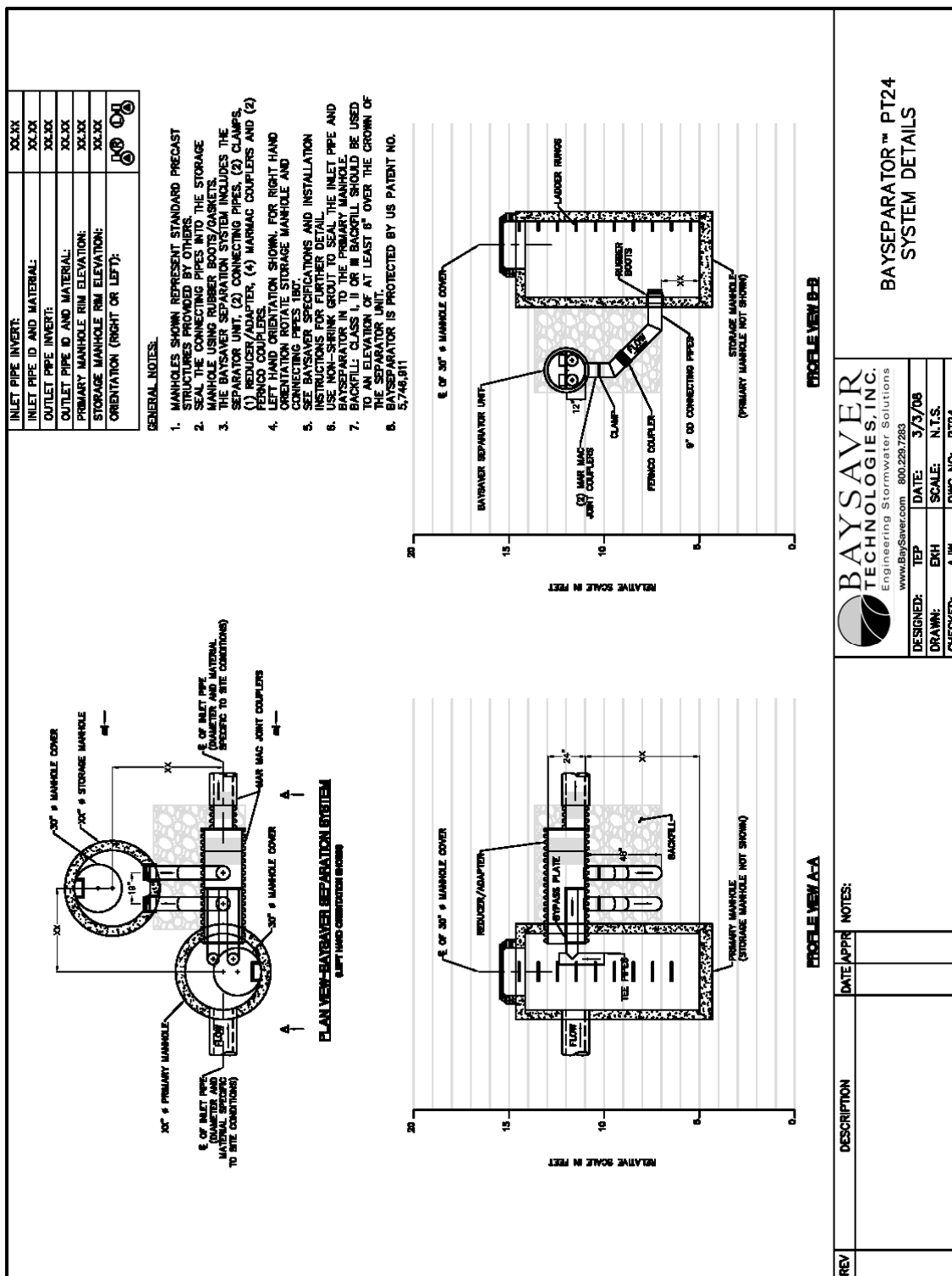
BAYSAVER TECHNOLOGIES, INC.
Engineering Stormwater Solutions
www.Baysaver.com 800.228.7283

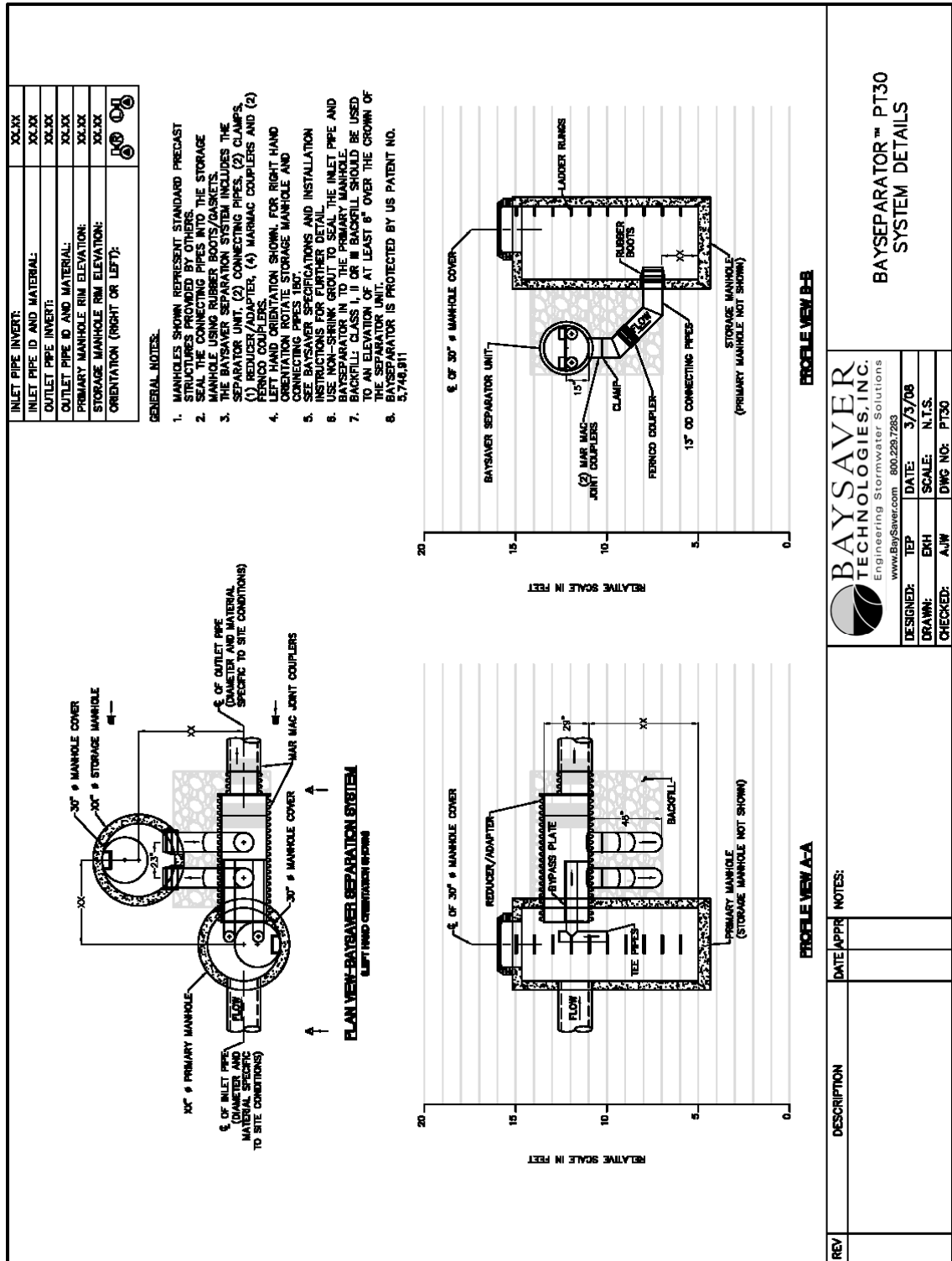
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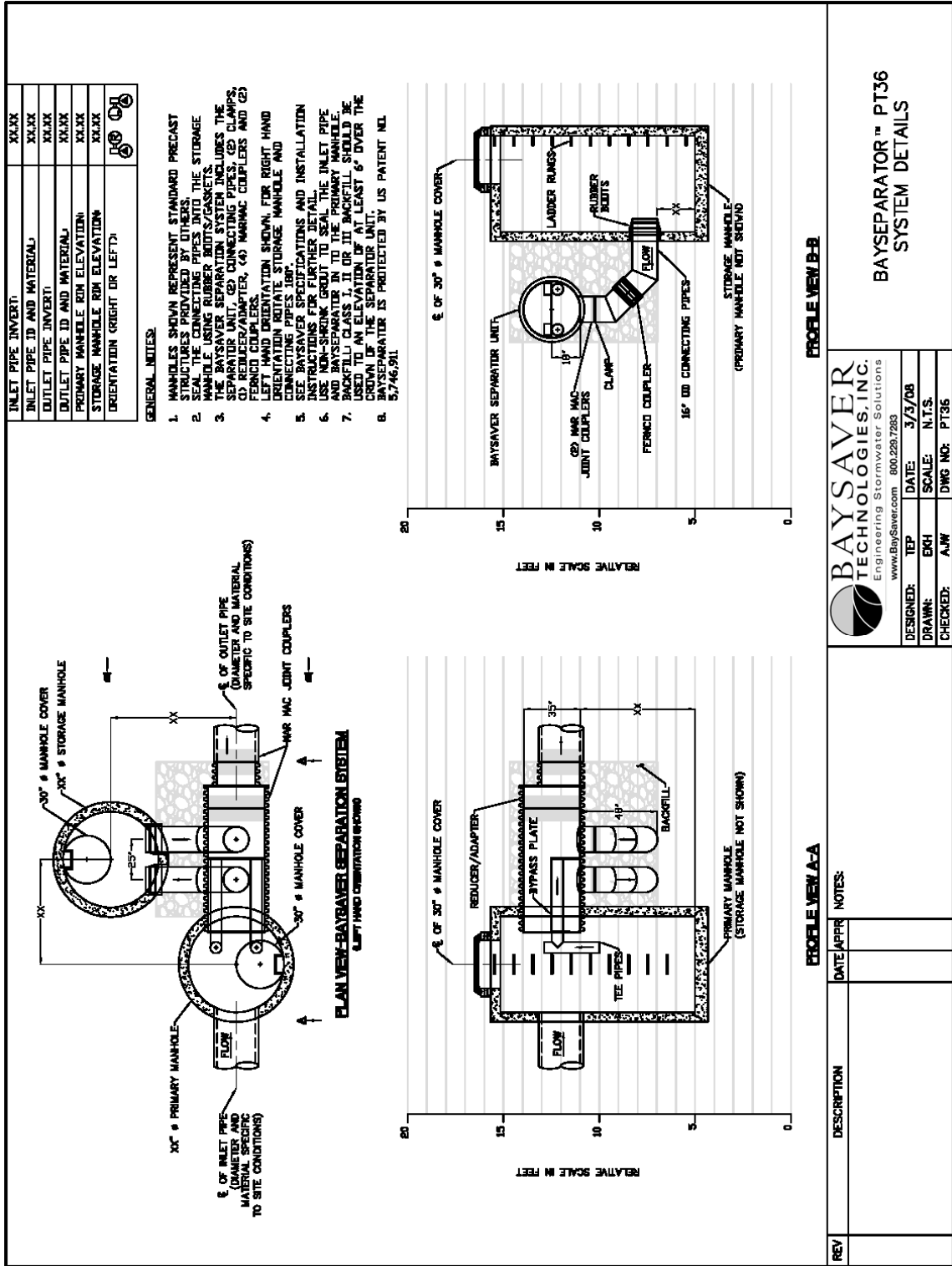
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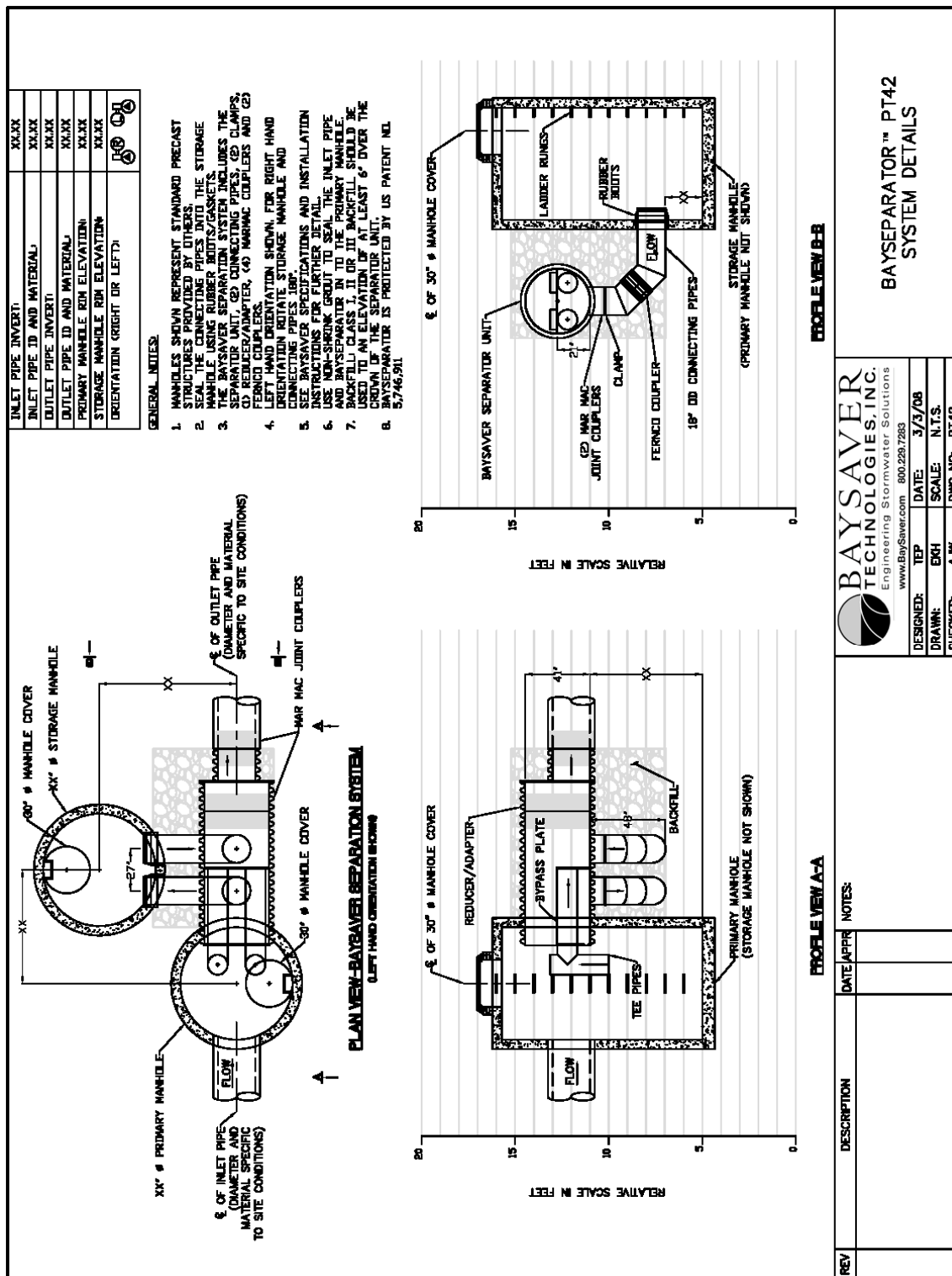
BAYSEPARATOR™ SA48
GENERAL SYSTEM DETAILS

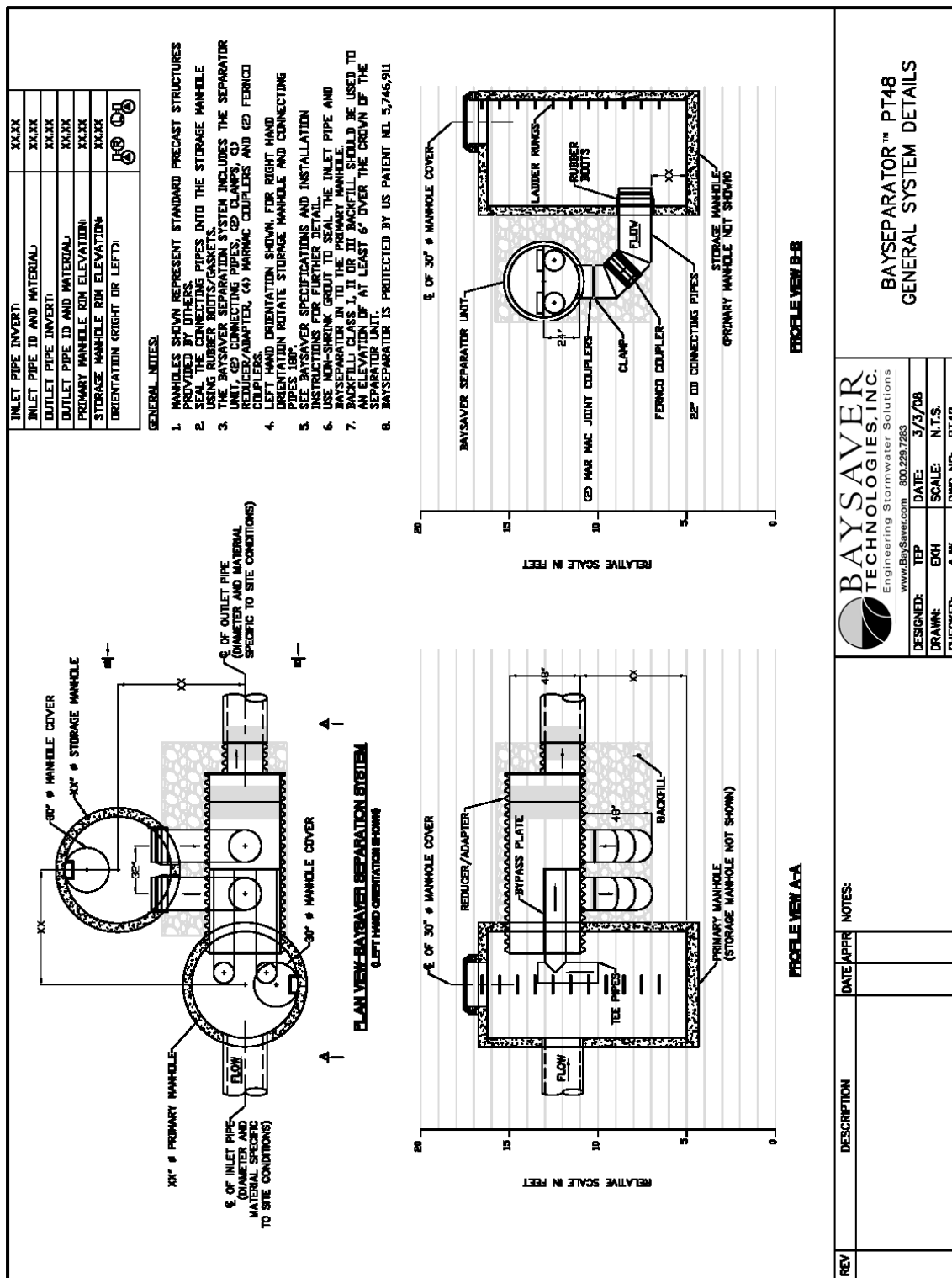


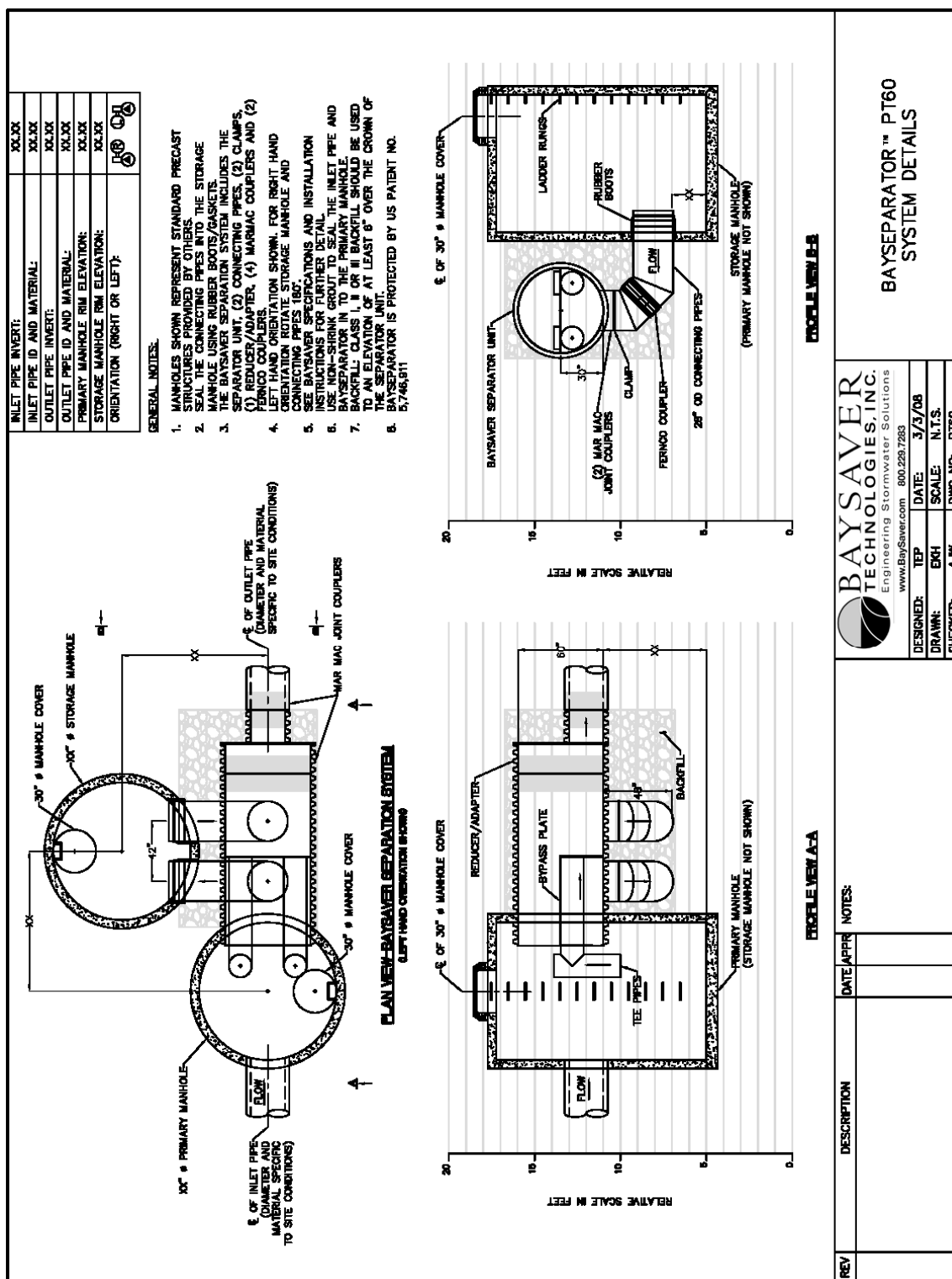


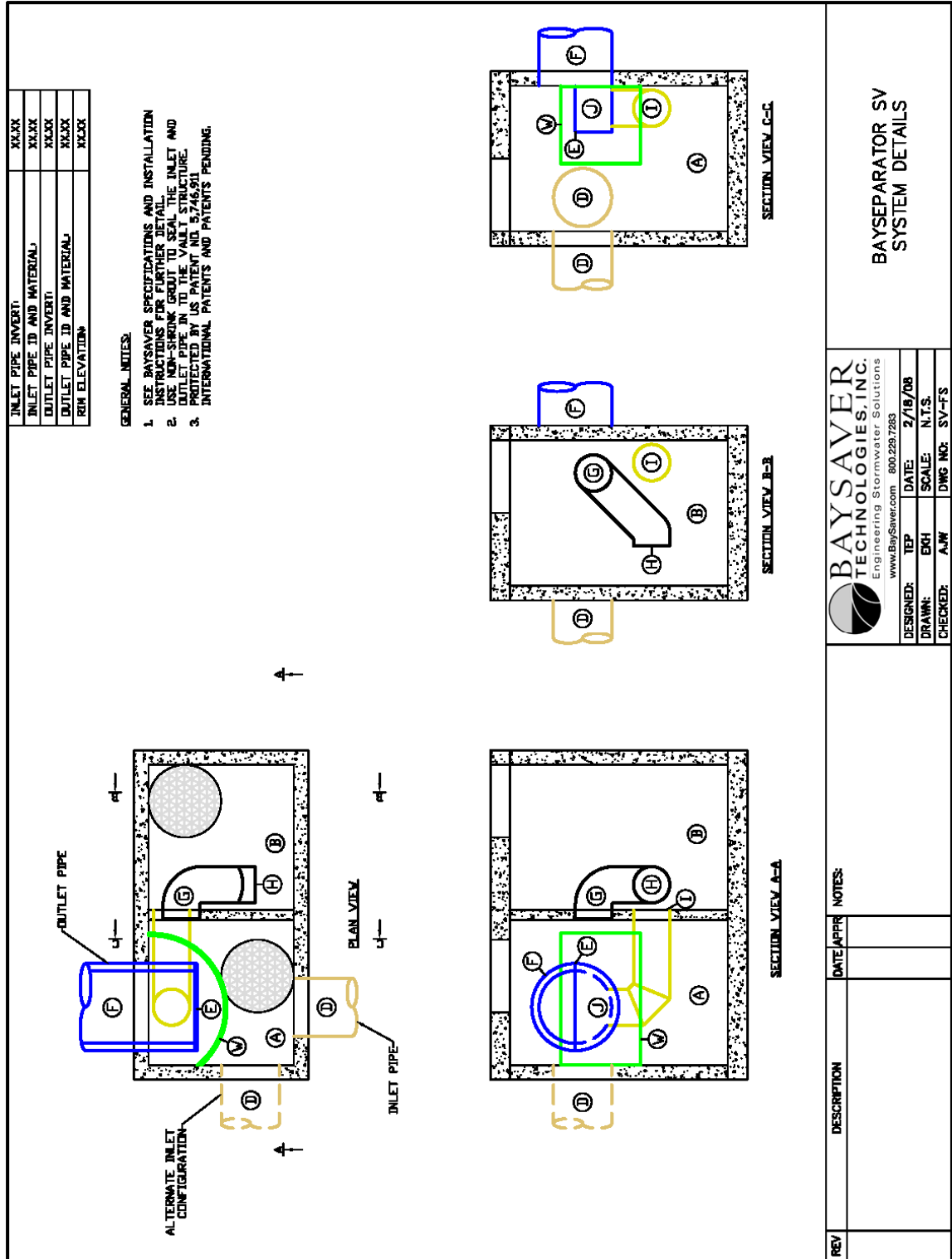


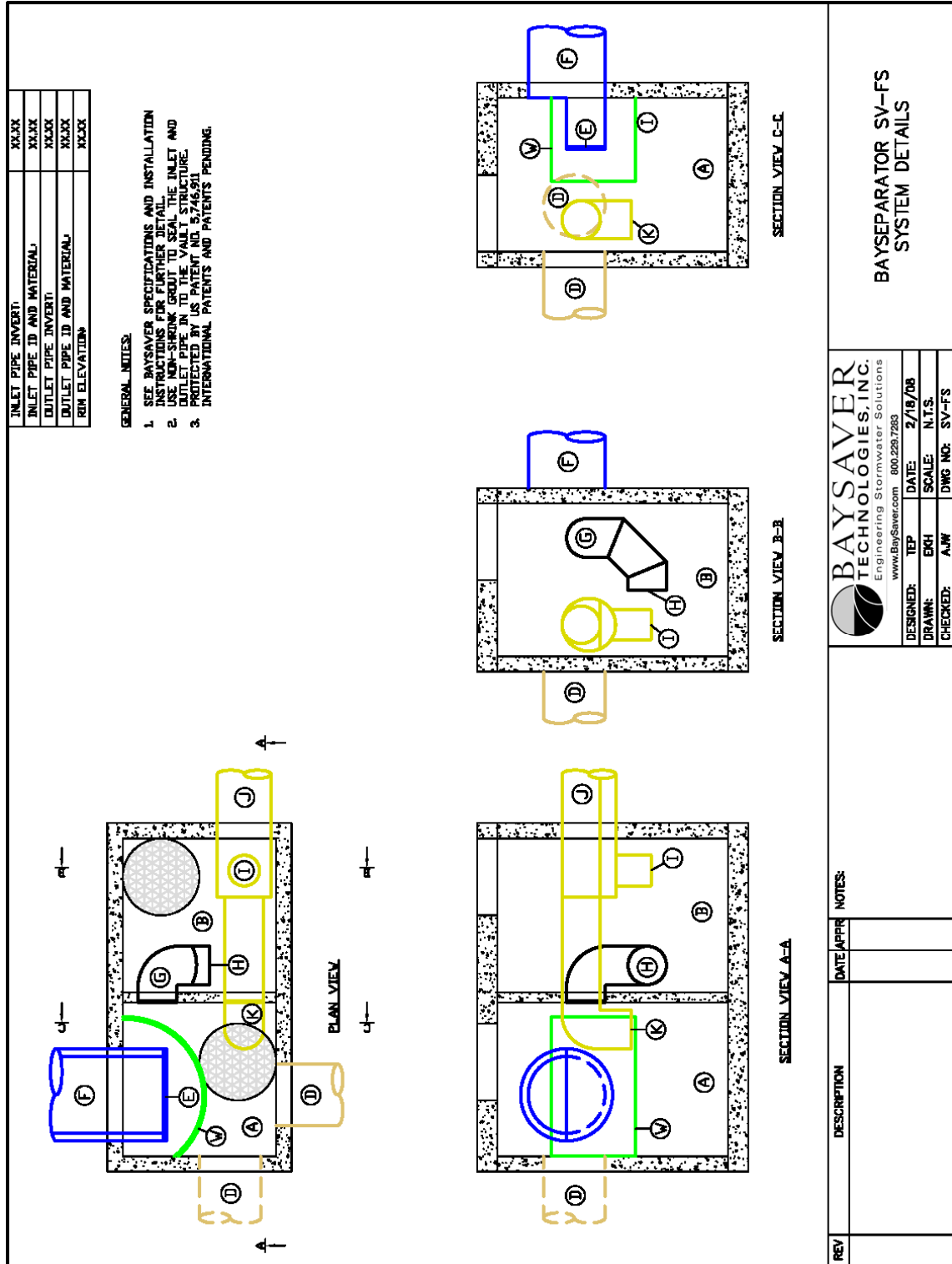













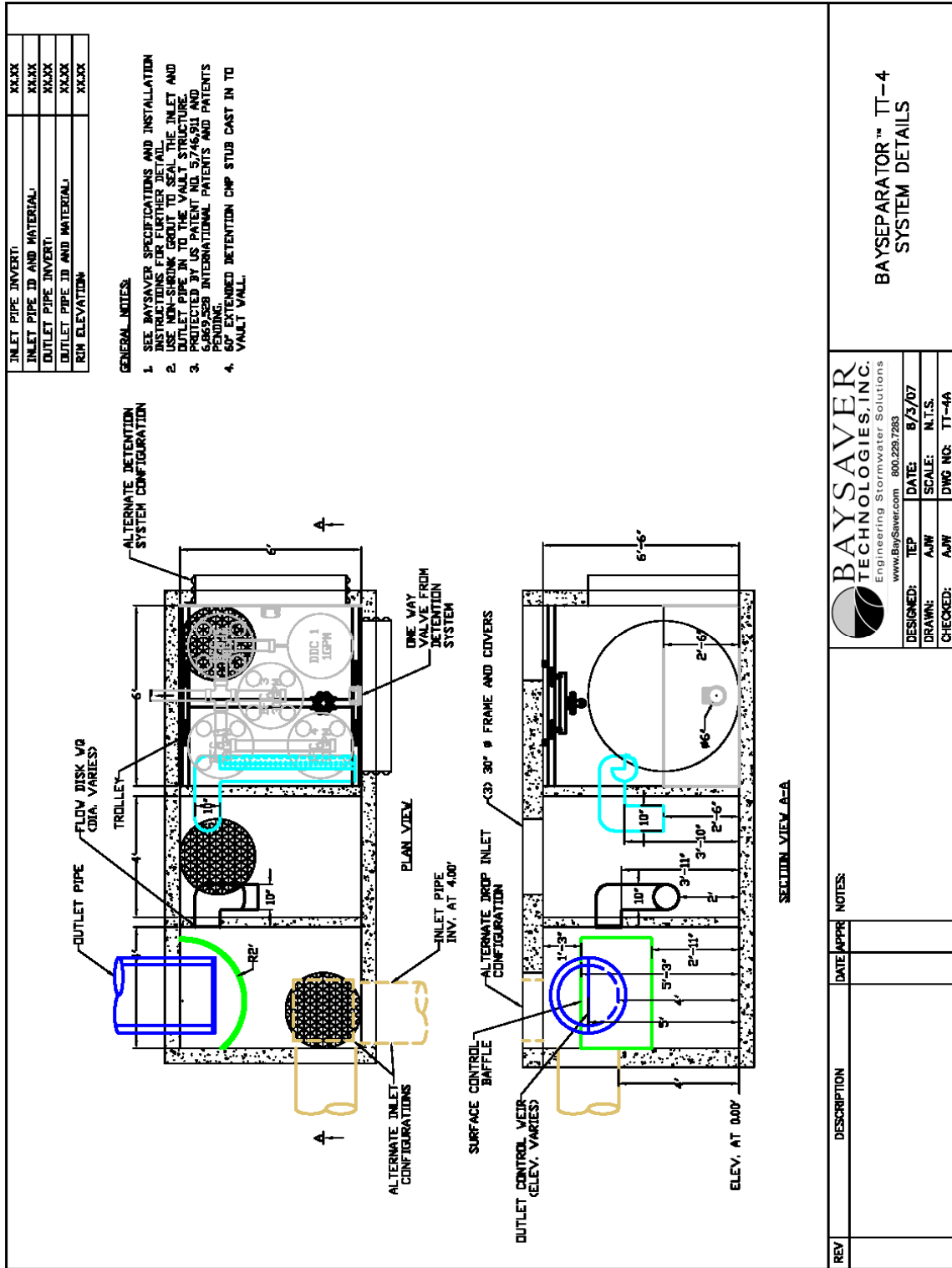
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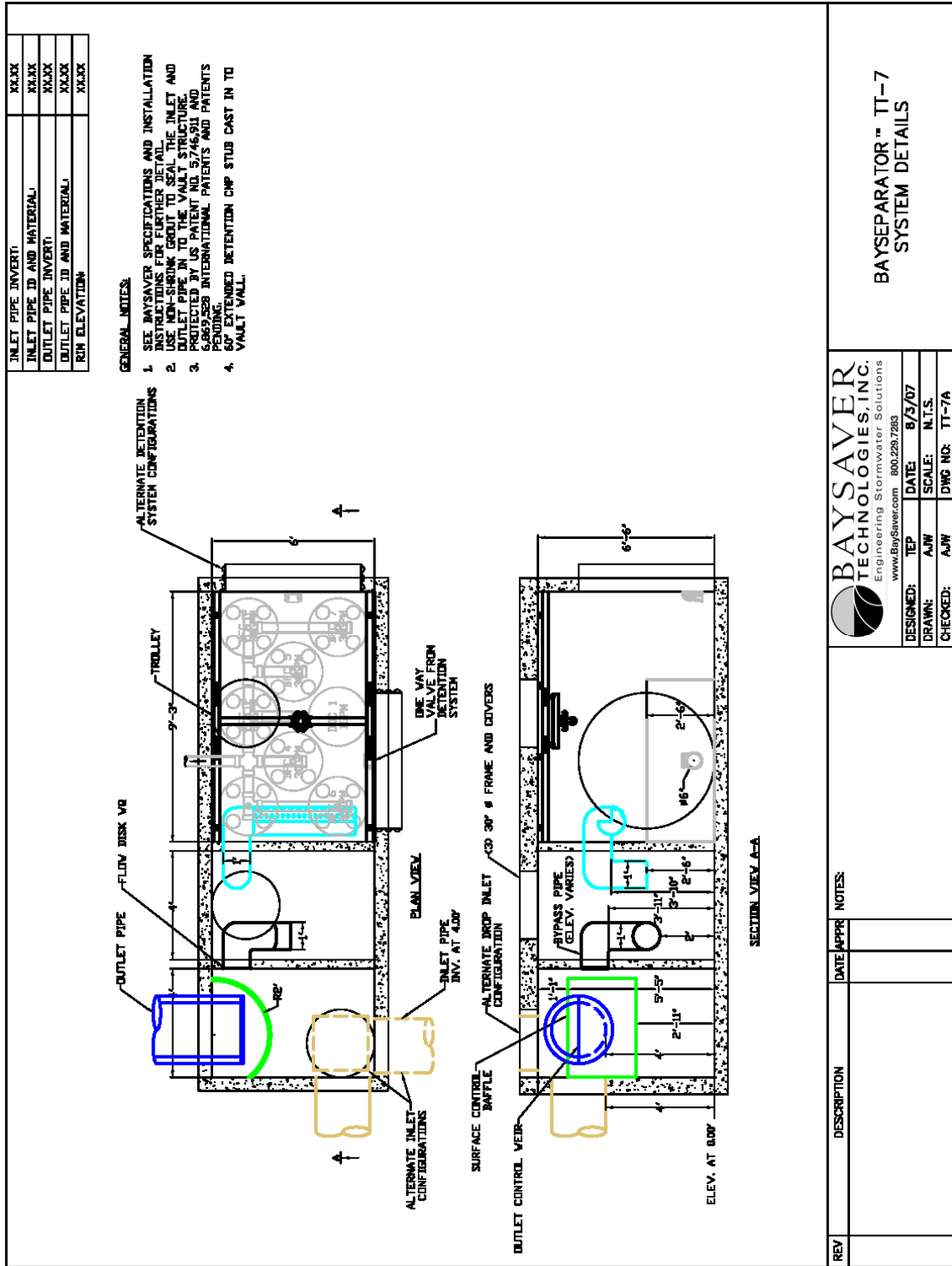
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|  BAYSAVER TECHNOLOGIES, INC. Engineering Stormwater Solutions www.BaySaver.com 800.229.7283 | | DESIGNED: | TEP | DATE: | 2/18/08 |
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| | | CHECKED: | A.W. | DWG NO.: | SV-FS |

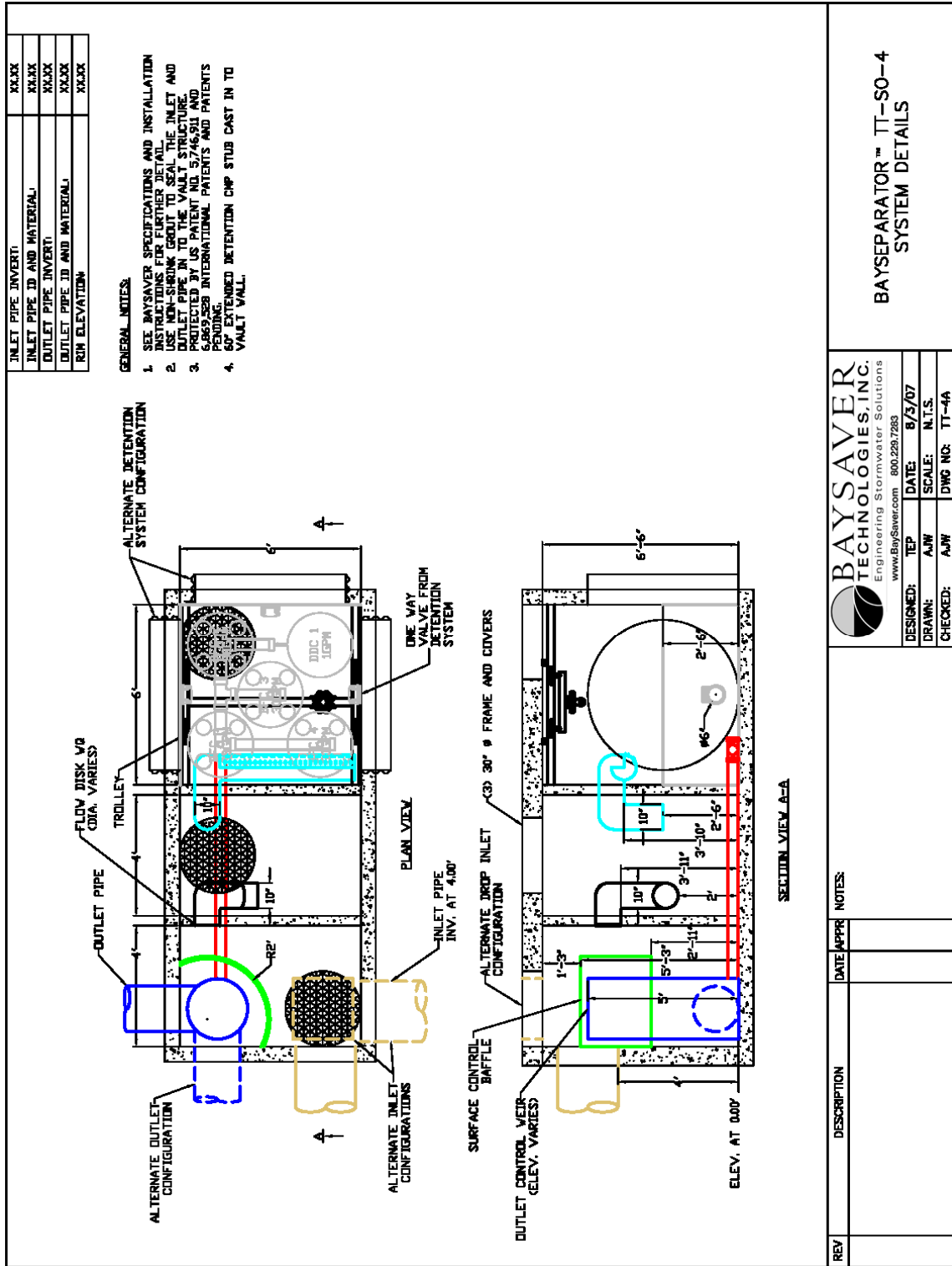
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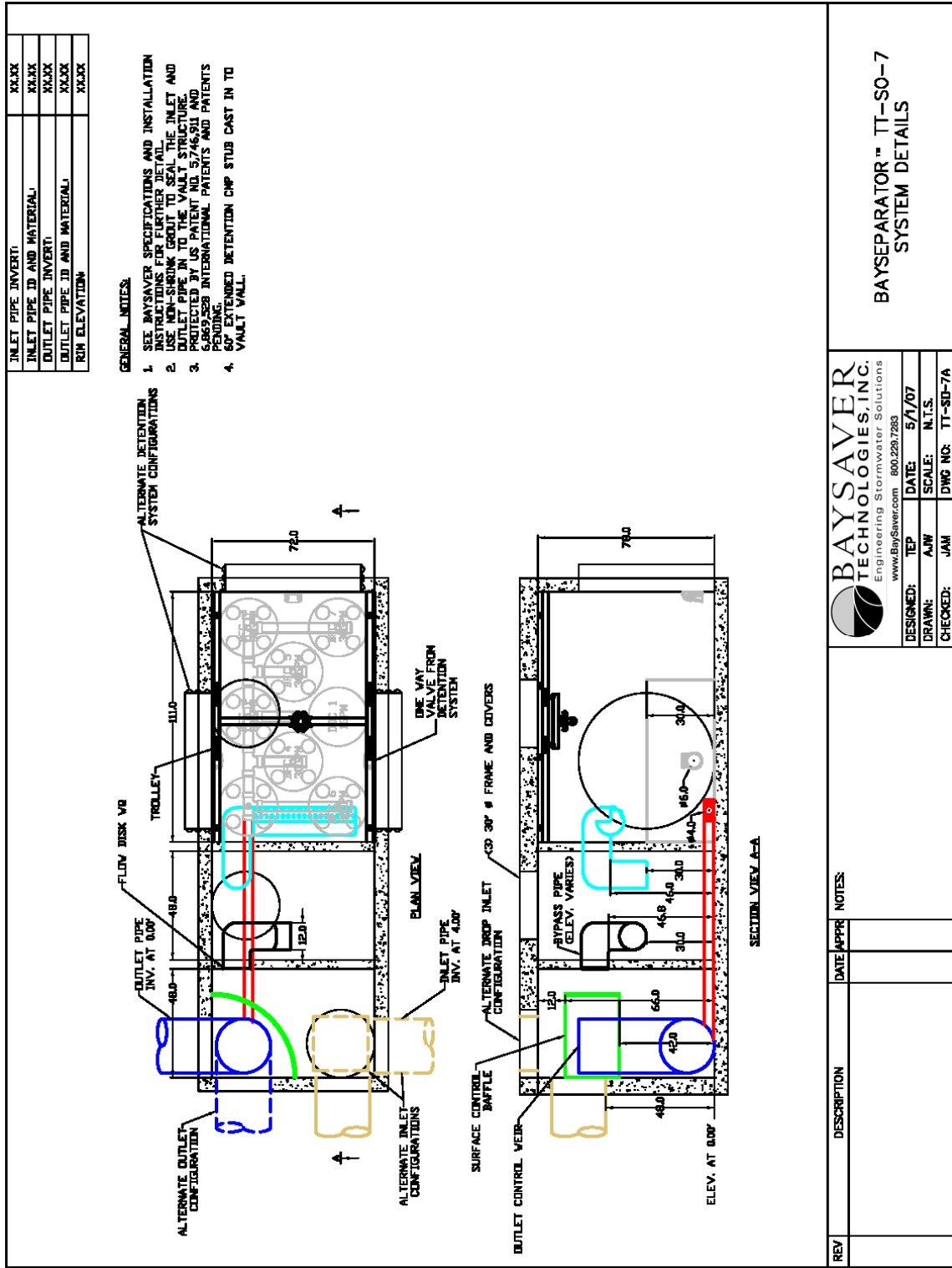


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| DESIGNED: TEP | DATE: 8/3/07 |
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| CHECKED: AJW | DWG NO: TT-4A |

**BAYSEPARATOR™ TT-SO-4
SYSTEM DETAILS**

| REV | DESCRIPTION | DATE | APPROV | NOTES |
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| | | | | |





BaySeparator™ System:

F-95 Sediment Removal Efficiency Data

BaySeparator™ System: F-95 Sediment Removal Efficiency Data

During 2004, BaySaver Technologies, Inc. began a thorough series of laboratory tests with the University of Minnesota's St. Anthony Falls Laboratory (SAFL). SAFL is an internationally known hydraulics laboratory that has extensive experience in academic-industrial partnerships. The project was conducted by Dr. Omid Mohseni, the laboratory's Associate Director of Applied Research.

SAFL researchers began testing the standard BaySaver system using an F-95 sediment gradation in August, 2004. At the same time, researchers created an empirical model of the system based on experimental data. This model was used to quantify the flow rates through the different system components under varying flow conditions. After the model and initial testing were completed, research was focused on optimizing the design. After two years of work with SAFL, BaySaver is introducing the BaySeparator™ System

The BaySeparator™ system is based on the same principles and protected by the same patent as the original BaySaver Separation System. However, modifications to the separator unit have improved both the flow capacities and the sediment removal efficiencies of the system. The system has been extensively modeled and tested in the laboratory, and this research program has resulted in a superior product.

A 24" system was constructed in the laboratory. This system comprised the 24" separator unit as well as two fiberglass manholes. The system was tested with both 48" and 60" manholes. Tests were run at varying flow rates to establish the efficiency under a range of operating conditions. Once flow began, the system was run until steady state conditions (verified with a salt tracer) were established. After steady state was reached, sediment was introduced into the inlet pipe by a metered sediment feeder. The target influent concentration was 200 mg/l, and this concentration was confirmed by grab samples taken from the influent water. The system was allowed to run for a given length of time before the flow was cut off. Following the test run, the manholes were dewatered and the mass of collected sediment was measured. This mass was compared to the total influent sediment load to calculate removal efficiency.

F-95 sediment is a commercially available mix that contains sediments ranging in size from 53 microns to 425 microns. The bulk of the sediment (87%) is between 75 microns and 212 microns in diameter. Table 1 shows the sediment grain size distribution for F-95 mix used during the tests. The F-95 sediment gradation has a d_{50} of 125 microns.

| Sediment Size (μm) | % by Mass |
|---------------------------|------------------|
| 300 – 425 | 1 |
| 212 - 300 | 9 |
| 150 - 212 | 30 |
| 106 - 150 | 42 |
| 75 - 106 | 15 |
| 53 – 75 | 3 |
| 0 - 53 | 0 |

TABLE 1: F95 SEDIMENT GRADATION

A number of tests were run on the 24" laboratory installation. The first of these series of tests was run on the 24" BaySeparator™ system with two 72" manholes. Six tests were conducted on this configuration: two tests at 100% of the unit's maximum treatment rate (MTR); two tests at 50% MTR; and two tests at 25% MTR. MTR is defined as the maximum flow the unit can treat without bypassing any water during high intensity storm events. The influent concentration of all tests was set at about 200mg/l with the F-95 gradation.

The second series of tests featured the same 24" Separator Unit and 72" Storage Manhole, but with a 48" Primary Manhole. Four tests were conducted in this configuration, two at 100% MTR and two at 15% MTR. Each test again had an influent concentration of approximately 200 mg/l of F-95 sediment gradation.

For each test run, three removal values were calculated: the fraction of sediment removed by the Primary Manhole; the fraction of sediment removed by the Storage Manhole; and the overall removal efficiency of the system. The fraction of sediment removed in each manhole is calculated by dividing the total mass of

sediment introduced by the mass of sediment retained in each manhole. The overall efficiency of the system is calculated by dividing the total mass of sediment introduced by the total mass of sediment collected in *both* manholes. A brief summary of the test results can be found in Table 2.

Calculating these numbers using mass balances rather than grab samples or composite samples provides a much more robust and accurate dataset and reduces to a large extent the potential for sampling errors common in stormwater sampling projects.

| Q/Qmax | Primary MH (inches) | Storage MH (inches) | System Efficiency (percent) |
|---------------|------------------------------------|------------------------------------|--|
| 0.25 | 72 | 72 | 84 |
| 0.50 | 72 | 72 | 70 |
| 1.00 | 72 | 72 | 55 |
| 0.15 | 48 | 72 | 94 |
| 1.00 | 48 | 72 | 46 |
| 0.15 | 48 | 72 | 95 |
| 0.25 | 48 | 72 | 90 |
| 0.50 | 48 | 72 | 76 |
| 0.75 | 48 | 7 | 64 |
| 1.00 | 48 | 72 | 53 |

TABLE 2: TEST DATA SUMMARY

SAFL researchers established a relationship between the sediment removal in each manhole and the Peclet Number in that structure. The Peclet Number is a dimensionless characteristic number of fluid flow that represents the ratio of advection to diffusion within a fluid system. In the case of the BaySeparator™ system, advection is the settling of sediment particles, while diffusion is measured with a turbulence factor ¹. The Peclet Number for a manhole is a function of the manhole dimensions (depth and diameter), the settling velocity of the target sediment particle, and the flow rate through the manhole. Note that, for a given flow rate, each manhole in the BaySeparator™ system will have a different Peclet Number.

Separate sediment removal functions were developed for each manhole. The sediment removal in each manhole is expressed as a function of the Peclet Number, which is in turn a function of the flow rate through the manhole. These functions can be combined with the hydraulic model developed by SAFL to determine the removal efficiency of a given system over a range of flow rates. Because of the variability of manhole sizes and flow rates, each configuration has a slightly different flow rate vs. efficiency function. However, all of the functions are of the form shown in Equation 1 and Figure 2 below.

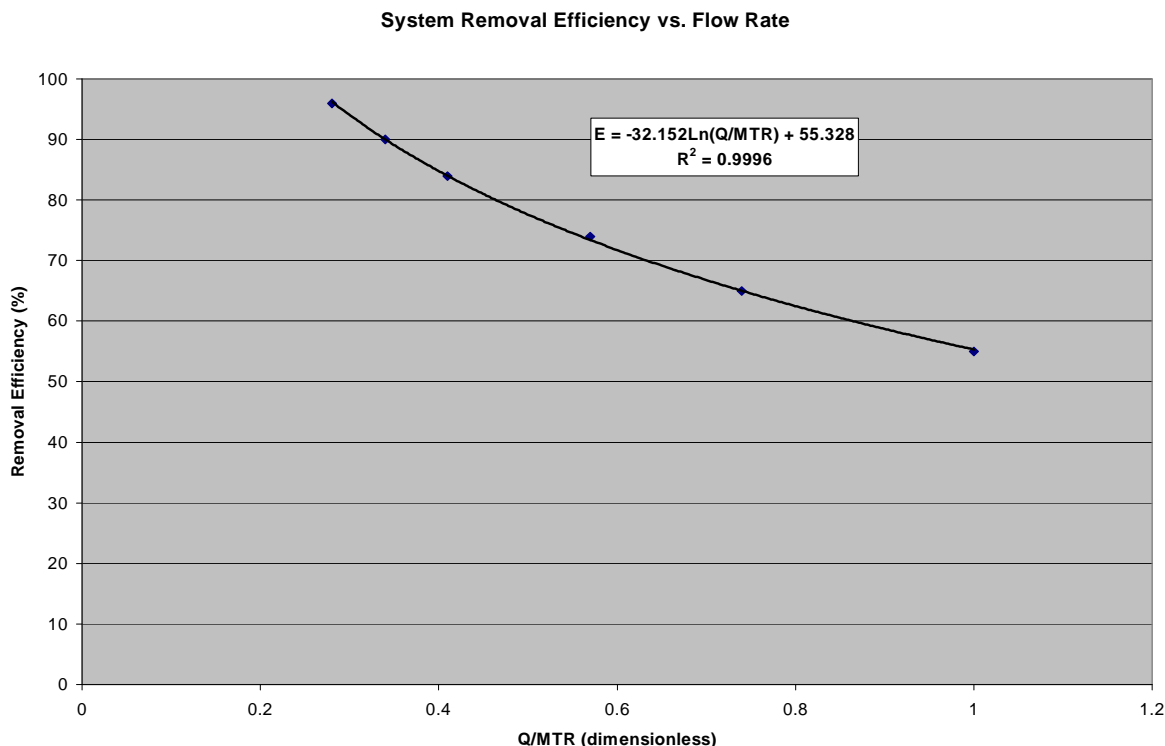


FIGURE 2: TYPICAL BAYSEPARATOR™ FUNCTION

In Equation 1, E is the removal efficiency of the system, Q is the flow rate through the system, MTR is the maximum treatment rate of the BaySeparator™ unit, and m and b are constants that depend on the configuration of the BaySeparator™ system. The value of m varies between -0.261 and -0.386 while b falls between -0.105 and 0.825. For each BaySeparator™ configuration, this function describes the performance of the system over the range of design flows. A typical function is shown above in Figure 2.

As expected, the function indicates that the BaySeparator™ system's sediment removal efficiency increases as the flow rate through the system decreases. Low flow rates typically correspond to the more frequent, low intensity storms on the site. As the flow rate through the system increases, the system's performance decreases. At the same time, low intensity storms represent 90% or more of the storm events on a site. To quantify the rainfall patterns on a site, BaySaver uses precipitation databases going back more than 45 years. These databases have been reviewed for integrity and consistency by BaySaver Technologies' engineers. This distribution of storm events is

the basis for BaySaver Technologies' recommended Annual Aggregate Removal Efficiency sizing methodology.

Cost-effective BaySeparator™ systems can be designed for most sites by taking advantage of the frequency of low-intensity storms. In most jurisdictions, BaySeparator™ systems are designed to remove 80% of the suspended sediment load on an annual aggregate basis. In addition to the 80% annual aggregate removal, the system must also be capable of conveying the peak design flow rate during bypass, and the head loss through the system must be low enough to avoid backing up the flow upstream.

The peak design capacity of the BaySeparator™ determines the minimum separator size. Each separator unit has a maximum treatment rate (MTR) associated with it as well. Using the Rational Method, this MTR flow can be translated into rainfall intensity on the design site. The Rational Method, shown below in Equation 2, is a hydrologic computation used to relate

$$Q = ciA \qquad \text{Equation 2}$$

runoff flow rate to rainfall intensity and the characteristics of the site. In Equation 2, Q is the runoff flow rate; c is the runoff coefficient (a constant between 0 and 1 that represents the fraction of total precipitation that runs off the site); i is the rainfall intensity on the site, and A is the drainage area of the site. Given Q (the MTR of the selected BaySeparator™), c , and A , we can rearrange Equation 2 and solve for i , as shown in Example 1.

Example 1

Site Description:

A 3.8 acre site in Nashville, Tennessee

$c = 0.85$

Peak design flow (bypass) = 12.6 cfs

The 12.6 cfs bypass flow requires a BaySeparator SA30, since the BaySeparator SA24 cannot handle flows greater than 9.4 cfs. The BaySeparator SA30 has an MTR of 2.32 cfs. Substituting $Q=2.32$ cfs, $c=0.85$, and $A=3.8$ acres into Equation 2 returns a rainfall intensity i of 0.71 inches per hour. This rainfall intensity corresponds to the MTR of the BaySeparator unit.

On a typical site, the vast majority of precipitation comes at intensities far below the calculated intensity of 1.01 inches per hour. Figure 3, for example, shows the precipitation distribution for Nashville, Tennessee. As that plot demonstrates, approximately 90% of the total precipitation in Nashville falls at an hourly intensity below 0.71 inches per hour.

To include the distribution of precipitation in the sizing methodology, it is necessary to determine the fraction of precipitation falling at incremental intensities between 0 and the intensity associated with the MTR of the BaySeparator™. Example 2 shows this calculation, using the rainfall data from Nashville shown in Figure 3. The total amount of precipitation falling on the site is divided into 10

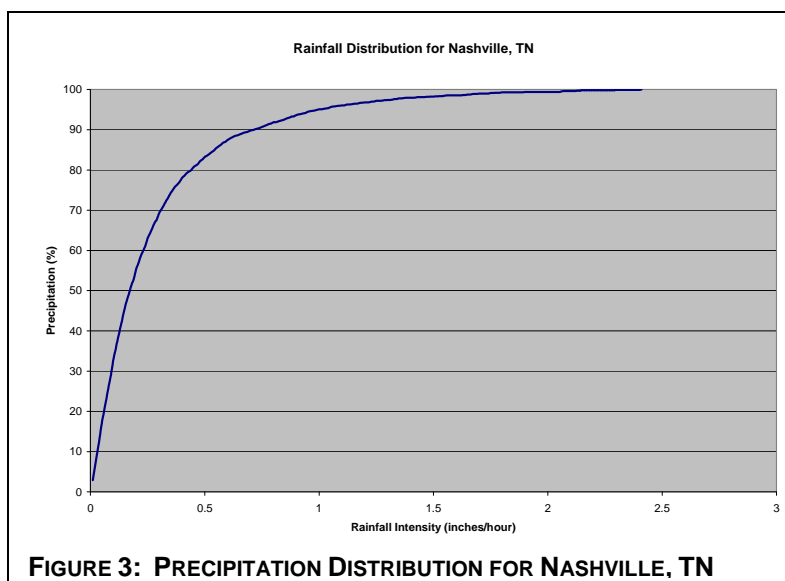


FIGURE 3: PRECIPITATION DISTRIBUTION FOR NASHVILLE, TN

intensity increments. The lowest intensity increment, which corresponds to rainfalls between 0.01 and 0.10 inches per hour, contains more than 30% of the total precipitation that falls on the site. The second increment, rainfalls between 0.11 and 0.20 inches per hour, contains over 20% of the total precipitation, and subsequent increments contain less. For each increment, the fraction of total precipitation falling at that intensity is determined from the rainfall record.

The removal efficiency of the system is determined for the flow rate associated with each particular increment, and the percent of the sediment load for that increment is calculated by multiplying the fraction of precipitation by the incremental removal efficiency. In Example 2, 23.2% of the total precipitation falls within the intensity range between 0.01 and 0.10 inches per hour. According to the efficiency function for a BaySeparator SA30457.0 system, runoff generated by precipitation in this intensity range is treated at an efficiency of 99%. Therefore,

| <u>Example 2</u> | | | | |
|---|----------|--------------|----------|------------------------|
| Q/MTR | i(Q/MTR) | % of Precip. | E(Q/MTR) | Incremental Efficiency |
| 0.10 | 0.07 | 23.2 | 99.0 | 22.9 |
| 0.20 | 0.14 | 19.7 | 99.0 | 19.5 |
| 0.30 | 0.21 | 13.8 | 97.1 | 13.3 |
| 0.40 | 0.28 | 9.9 | 87.7 | 8.6 |
| 0.50 | 0.36 | 7.4 | 80.5 | 5.9 |
| 0.60 | 0.43 | 4.9 | 74.6 | 3.6 |
| 0.70 | 0.50 | 3.4 | 69.6 | 2.3 |
| 0.80 | 0.57 | 3.2 | 65.3 | 2.0 |
| 0.90 | 0.64 | 2.7 | 61.5 | 1.6 |
| 1.00 | 0.71 | 1.3 | 58.1 | 0.7 |
| Annual Aggregate Removal Efficiency: | | | | 80.4 |

22.9% of the total sediment load (23.2% * 99%) is removed from these flows. The annual aggregate removal efficiency of the system is calculated by adding together the ten incremental load reductions.

For sites in ecologically sensitive areas or those with particular runoff concerns, the BaySeparator™ system may be designed to remove a given fraction of the sediment load at a specified flow rate. This methodology is usually reserved for sites that discharge into wetland watersheds, fish spawning areas, or other critically sensitive drainages.

Dhamotharan, S., Gulliver, J., Stephan, H., Unsteady One-Dimensional Settling of Suspended Sediment, Water Resources Research, Vol. 17 (4), pp 1125-1132 (1981)

The Peclet Number

THE PECLET NUMBER AN INNOVATIVE METHOD FOR MODELING, ANALYSIS, AND PREDICTION OF STRUCTURAL STORMWATER BMP PERFORMANCE

Many stormwater structural Best Management Practices (BMPs) rely on gravitational particle settling for sediment removal. The University of Minnesota's St. Anthony Falls Laboratory (SAFL) and BaySaver Technologies, Inc. (BaySaver), a manufacturer of hydrodynamic structural BMPs, have been able to establish statistically valid empirical correlations between the dimensionless Peclet Number (Pe) and sediment removal efficiencies in the hydrodynamic BaySeparator™. The Pe is defined here as the ratio of advection (particle settling velocity) to diffusion (turbulence) in the hydrodynamic environment [1].

The use of the Pe has practical significance in areas such as stormwater treatment because it provides a basic dimensionless framework for sediment removal efficiency prediction that is independent of the specific dimensions of a given BMP design. Hence, the performance of a particular design can be adequately predicted once the underlying Pe-sediment removal functionality is established via experimental measurements. This article outlines the use of Pe - sediment removal relationships and experimental data to develop models for projecting BMP sediment removal performance. The use of the Pe in stormwater treatment is a new approach useful towards both characterizing and predicting the sediment removal efficiency of a hydrodynamic BMP.

INTRODUCTION

Rigorous analysis of solid-liquid separators such as hydrodynamic BMPs can be a very complex task. From the theoretical perspective, the explicit solution of the fluid mechanics equations that govern single-phase fluid flow under laminar conditions in relatively simple geometries can be complex. For turbulent flow regimes, the equations and their corresponding solutions are even more complex. If solids (sediment particles) are added, the fluid flow equations increase in complexity.

In many instances, the approximate solution of such fluid flow equations is approached via numerical methods. More recently, with the widespread use of computational fluid dynamics software (CFD), the characterization of fluid flow patterns in hydrodynamic BMPs has also been achieved [2]. CFD models are very useful in providing graphical visualizations of fluid flow patterns and behavior. CFD techniques often require a rigorous understanding of the theoretical aspects of fluid flow, expertise in setting up the problem, and ability to use the CFD software. Still, solutions resulting from either numerical solutions or CFD techniques often need to be calibrated in order to get more useful solutions.

Another technique that has been used for many years to model complex fluid flow problems has been the use of empirical correlations involving dimensionless numbers such as the Reynolds Number (Re), Peclet Number (Pe), and other dimensionless numbers. This technique does not

require a complete analytical formulation of the phenomena per se, but a general understanding of the factors that affect the process being studied [3,4]. The use of empirical correlations involving dimensionless numbers is of widespread use in many areas of engineering such as fluid flow and heat and mass transfer.

The benefit of using empirical correlations involving dimensionless numbers is that once the equations are developed for a particular process, these same correlations can be used to predict the behavior of similar processes having different relative dimensions. These empirical correlations are developed based on experimental techniques and statistical data analysis. Hence, the solutions obtained from this technique are approximate solutions. Still, empirical techniques often provide very useful solutions to real life problems. This article outlines the development and use of correlations involving Pe – sediment removal in a hydrodynamic BMP.

EXPERIMENTAL FACILITY

The test stand set-up at the University of Minnesota St. Anthony Falls Laboratory is depicted in Figure 2. The water supply for the tests was from the Mississippi River. Figure 3 shows a simplified diagram of the data collection procedure. A sediment feeder was used to control sediment supply rates and concentrations. Weirs were used to measure discharge flows. The weirs were equipped with electronic level sensors and connected to a PC-based data acquisition system.

The next sections describe the experimental results and how the Peclet Number was used to derive empirical correlations for sediment removal in the Separator System.

THE PECKET NUMBER

The Peclet Number is one of the several dimensionless numbers commonly used in engineering and science. This dimensionless number was named after Jean Claude Eugene Peclet who was a notable French scientist born in the eighteenth century [5].

In studying sediment transport and settling, Pe can be defined as the ratio of advective mass transport to turbulent mass transport [1,6] in the vertical direction. Specifically, in studying particle settling phenomena, Pe has been defined as [1]:

$$Pe = \frac{V_s L_1}{Diff} \quad \text{Equation 1}$$

Where V_s is the particle settling velocity (ft/s), L_1 a length scale (ft), and $Diff$ is the turbulent diffusion coefficient (ft²/s). It can be seen that the Pe has no dimensions. The gravitational settling velocity V_s can be calculated using the well known Stokes Law for particles having a particle Reynolds Number < 1 [3,10]. According to the Stokes Law, gravity driven particle terminal velocity (V_s in ft/s) is proportional to the difference in density between the particle (ρ_p in lbs/ft³) and the fluid (ρ_f in lbs/ft³) and to the square of particle diameter (d_p in ft); and inversely proportional to the absolute fluid viscosity (μ in lb_f-sec/ft²). The Stokes terminal velocity is the steady state settling velocity of the particle [3].

$$V_s = \frac{g (\rho_p - \rho_f) d_p^2}{g_c 18 \mu} \quad \text{Equation 2}$$

It is important to note that real systems are complex and those theoretical equations, such as Equation 2, yield numbers that represent a simplified and ideal world. Still, V_s estimation via the Stokes Law provides a useful starting point towards understanding particle settling velocities in real engineering systems and for that reason the Stokes Law is of common use [7]. From examining the Stokes Law equation, one can observe that the heavier the particle and the larger it is, the faster it will fall. Also, as temperature decreases, water viscosity increases slowing down the falling particle.

Of the three terms that make the Pe , V_s and L_1 are, in most cases, relatively easy to determine. The Diff term, or turbulent diffusion coefficient, is much more difficult to establish, both theoretically and experimentally, as mentioned in research papers that deal with numerical simulations of particle settling dynamics [6,8]. Based on experimental work and theoretical understanding, the turbulent diffusion term in the BaySeparator™ has been approximated by researchers [1] to be:

$$Diff \sim \frac{Q}{L_2} \quad \text{Equation 3}$$

Where L_2 (ft) is a scale length, Q is the flow through the manhole (ft³/s), and \sim is the proportional symbol. The scale length refers to a particular and functionally relevant dimension of the BMP device being studied. It is important to emphasize that only similar systems having the same Pe will exhibit similar particle removal dynamics. In other words, if one develops sediment removal correlations based on Pe for a specific BMP design, those specific correlations cannot be used to predict the behavior of a geometrically dissimilar BMP design that might have the same Pe .

The final form of the Pe arrived by SAFL and used in the analysis of the separator is:

$$Pe = \frac{V_s D_m}{Q/h} \quad \text{Equation 4}$$

Where V_s is the settling velocity for the d_{50} particle in the sediment gradation, D_m is the diameter of either the PM or the SM, Q is the flow through the separator with $Q \leq MTR$, and h is a dimensional scale characteristic of every BaySeparator™. It is important to note that each manhole will have its own Pe -sediment removal correlation.

How can the Pe be used to predict the behavior of a stormwater BMP? An approach that was used by SAFL and BaySaver Technologies was to develop a family of dimensionless equations for the BaySeparator™ as a function of flow (Q) through the system, MTR, and mass accumulation measurements in both the PM and the SM (See Figure 3). Mass accumulation measurements were then used to calculate sediment removal efficiencies in the BaySeparator™

System. F-95, a sediment gradation manufactured by US Silica, was added to the source water as the source of sediment mass (see Table 1).

Table 1: F-95 Grain Size Distribution

| Sediment Size (μm) | Percent Finer |
|--------------------|---------------|
| 425 | 100 |
| 300 | 99 |
| 212 | 90 |
| 150 | 60 |
| 106 | 18 |
| 75 | 3 |
| 53 | 0 |

In general terms, sediment removal efficiency of a BMP is defined in Equation 5: This definition has been used in the past in other types of BMP efficiency analysis efforts [2].

$$\text{Removal Efficiency} = \frac{\text{Mass of Sediment Collected}}{\text{Mass of Sediment Injected}} \quad \text{Equation 5}$$

Based on the experimental work at SAFL, dimensionless relationships were developed for percent sediment removal ($100 \times \text{Removal Efficiency}$) in the SM and PM as a function of Pe in each structure (Pe_{PM} and Pe_{SM}). The empirical equations developed as a result of this ongoing experimental program are presented in Figures 4 and 5. As can be seen from the previous discussion, Pe correlations can provide a very useful approach towards understanding and predicting sediment removal mechanisms and efficiencies in storm water BMPs.

Given the practical impossibility to perform these experiments at a controlled temperature, the temperature during these tests varied approximately between 54 °F and 76 °F. As predicted by Stokes Law, higher sediment removal efficiencies were observed at higher temperatures than at lower temperatures.

For a given BaySeparator™ configuration, the sediment removal efficiency was evaluated over a range of flows. The results of this evaluation were synthesized into an individual equation having the following general form:

$$\text{Percent Sediment Removal for Separator}_i = A \ln (Q/MTR) + B \quad \text{Equation 6}$$

Where A , MTR , and B are specific to each Separator design, A and B are also numerical constants. Q is the stormwater flow with $Q \leq MTR$. These equations then formed the basis for the development software model for the optimum design of BaySeparator™ based on target percent sediment removal requirements, precipitation data, and economics (See Figure 3).

As can be seen in Figures 4 and 5, the percent sediment removal efficiency in both the PM and SM increase as the Pe increases. The following observations can be made based on Equation 4 and Table 2.

1. As the particle settling velocity increases, the efficiency of the separator increases. The opposite being also true.
2. As the depth of the manholes increases, the efficiency of the separator also increases. It is believed that an increased distance between the turbulent region in the manholes and the sediment rich strata towards the bottom of the manhole mitigate particle resuspension and upward sediment transport resulting in more effective particle settling.
3. As the diameter of the manholes increases, the efficiency of the separator also increases. A larger manhole diameter creates a longer horizontal trajectory and a correspondingly greater hydraulic retention time between the inlet and the outlet. Therefore particles have a larger chance of reaching the quiescent areas of the manhole increasing settling efficiency.
4. As the flow increases system efficiency decreases. It is believed this is caused by a decrease in residence time in the system and on increased turbulence that work against particle settling and removal.

Table 2: Effect of Pe Changes on Percent Sediment Removal Efficiency¹

| Factor | Increase V_s (1) | Increase h (2) | Increase D_m (3) | Increase Q (4) |
|--------------------------------------|--|--|--|--|
| Pe in PM | Increases | Increases | Increases | Decreases |
| Pe in SM | Increases | Increases | Increases | Decreases |
| % Sediment Removal Efficiency | Increases | Increases | Increases | Decreases |

¹ See Figures 4 and 5 for details.

CONCLUSIONS

1. The Peclet Number is a very useful tool in characterizing the performance of hydrodynamic separators. It is believed that statistically valid correlations between the Peclet Number and sediment removal in the BMP structure can be obtained through the use of robust data collection and data analysis procedures.
2. In a hydrodynamic BMP, particle settling is opposed by turbulence in the BMP structure. The Peclet Number predicts that the higher the particle settling velocities (advection) relative to the turbulence in the BMP, the more effective the separator will be in

removing sediments, all other factors being equal. Hence, higher Peclet Numbers lead to higher sediment removal efficiencies.

3. It is likely that resultant particle removal efficiencies in the BaySeparator™ System are also influenced by other mechanisms such as particle interactions, particle characteristics, wall effects, etc. These factors were not quantified, in terms of their influence, during this project.

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Figure 1: BaySeparator™ System Layout

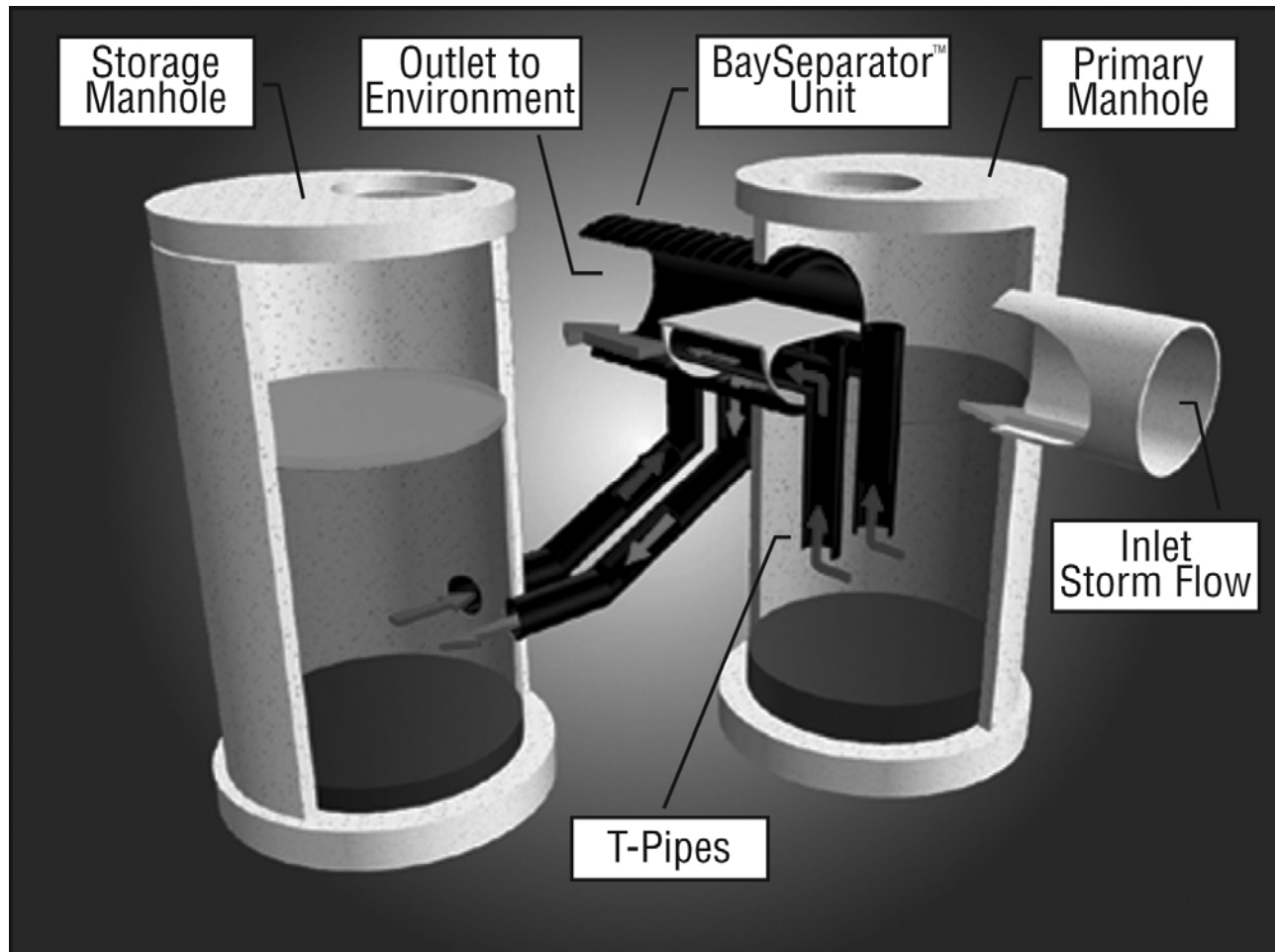


Figure 2: Testing Facility Diagram (Carlson, 2005)

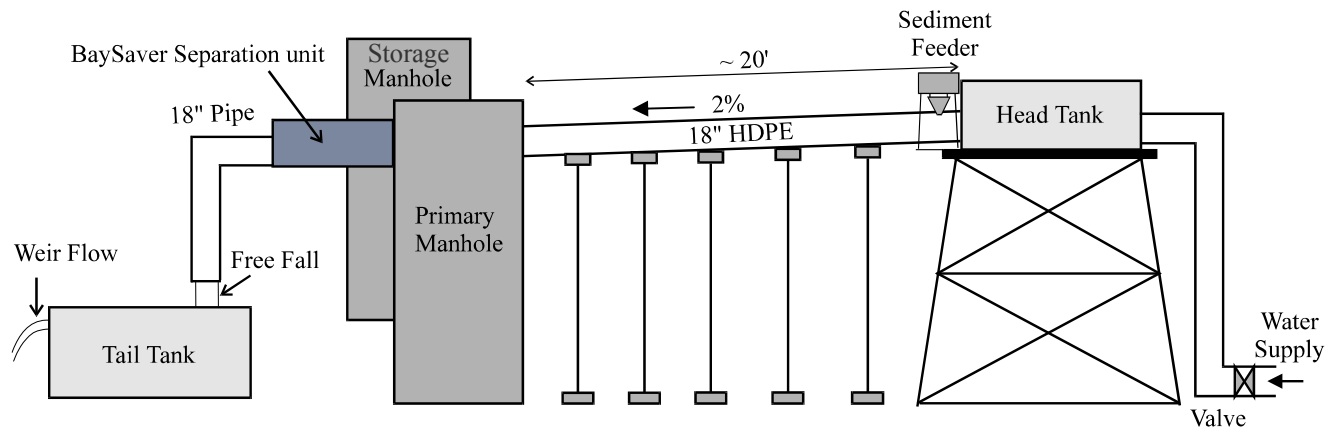
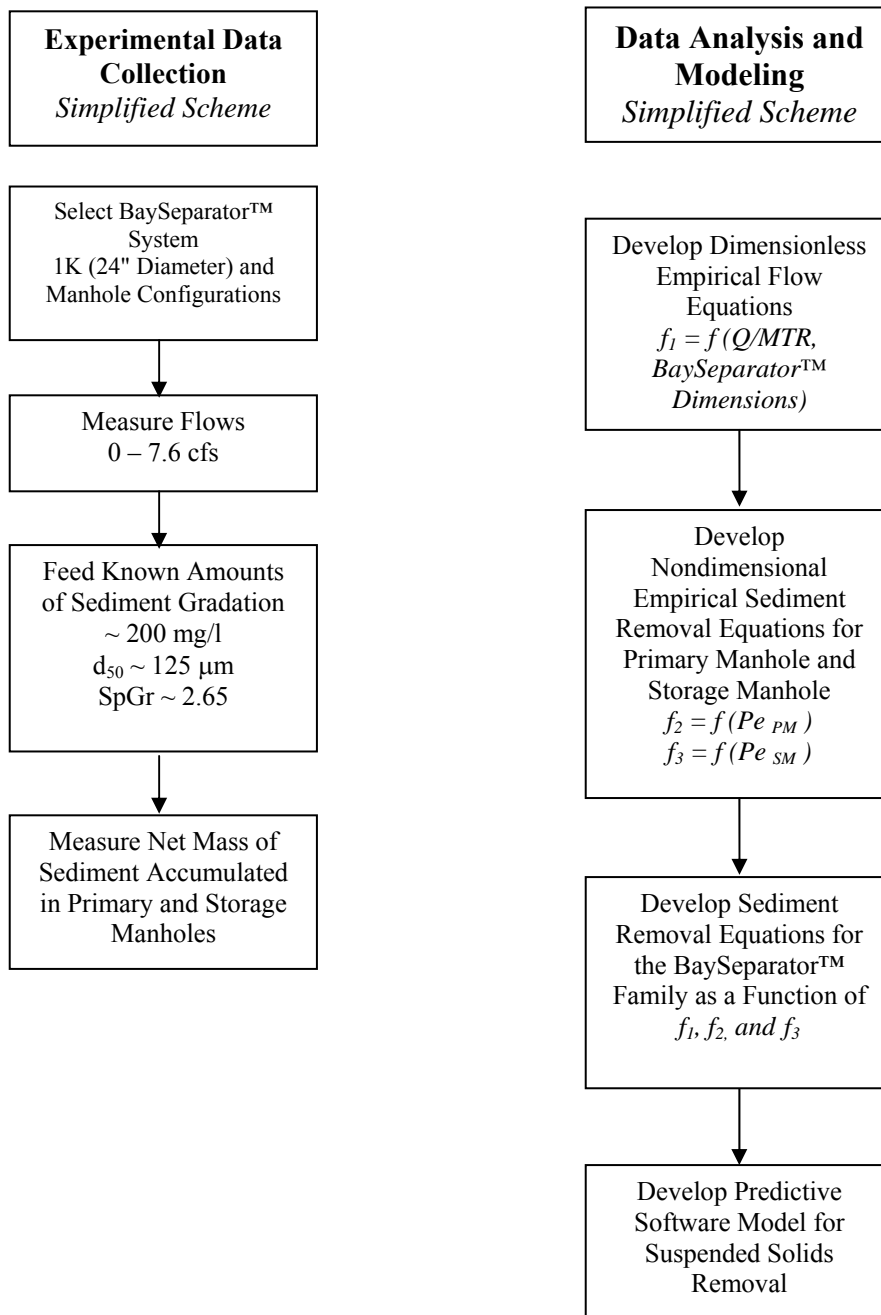


Figure 3: Simplified Experimental and Data Analysis Procedure – BaySeparator™ Modeling



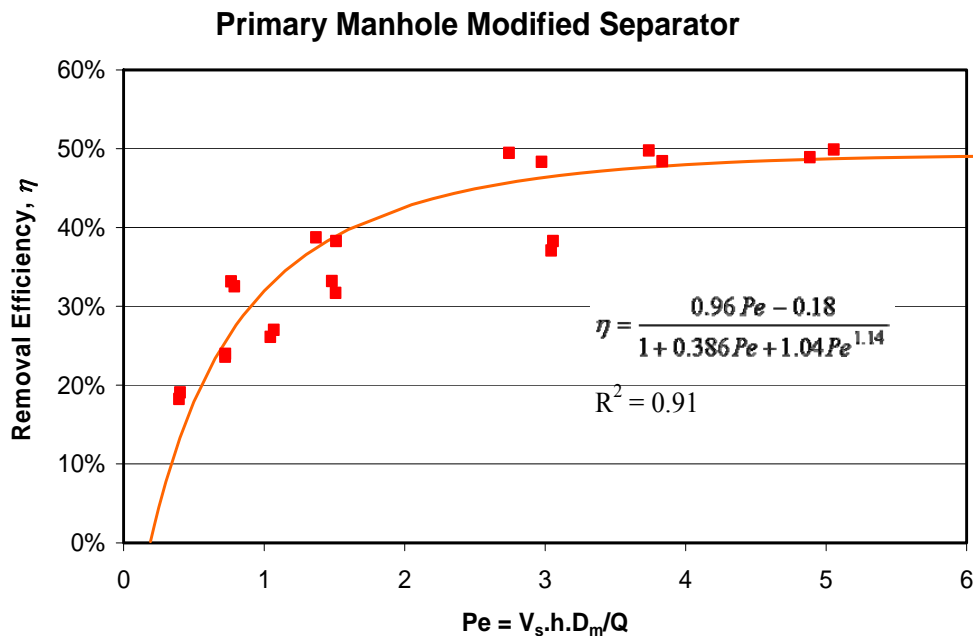


Figure 4: Measured removal efficiency of the Primary Manhole versus Peclet Number and the proposed function to describe the relationship (Carlson, 2005)

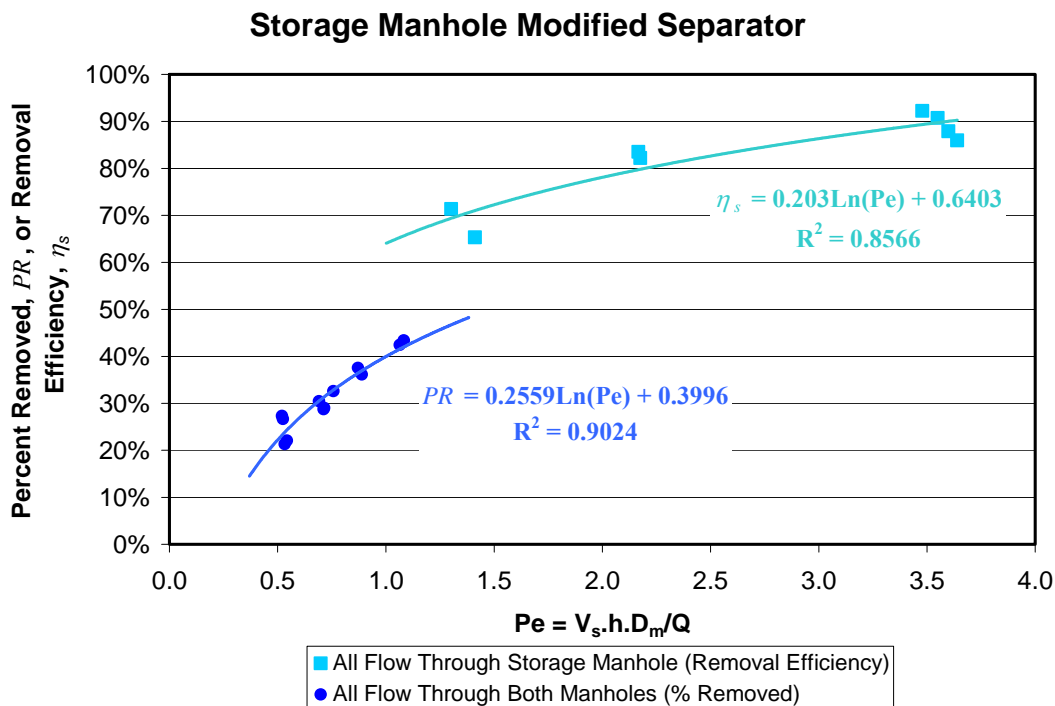


Figure 5: Measured removal efficiency and the percent removed in the Storage Manhole versus Peclet Number and the proposed functions to describe the relationships (Carlson, 2005).



Project Information Sheet

BaySeparator™ Sizing Form

| Project Contact Information | | | |
|---|--|--------------------------------------|----------|
| Company Name | | | Date |
| Contact Name | <input type="checkbox"/> Engineer <input type="checkbox"/> Developer <input type="checkbox"/> Contractor | | |
| Project Name | Email | | |
| Telephone | Fax | | |
| City | | State | Zip |
| Site Characteristics <input type="checkbox"/> Residential <input type="checkbox"/> Commercial <input type="checkbox"/> Industrial <input type="checkbox"/> Mixed | | | Due Date |
| Additional comments/project information | | | |
| | | | |
| Site Information | | | |
| Total Drainage Area (acres) | | Impervious Area (acres) | |
| Peak/Design Flow Rate | | Treatment Flow Rate | |
| Project Stage <input type="checkbox"/> Conceptual Design <input type="checkbox"/> Preliminary Design <input type="checkbox"/> Final Design <input type="checkbox"/> Other | | | |
| Project Location: City ST | | | |
| Additional Site Comments | | | |
| | | | |
| Regulatory Requirements | | | |
| % Total Suspended Solids Removal (ex. 80%) | | % Total Phosphorus Removal (ex. 50%) | |
| Other Contaminants of Concern or Additional Requirements | | | |
| | | | |
| Thank you for supplying the required information! You're almost done! We will also need: <div style="margin-left: 100px;"> <input checked="" type="checkbox"/> Plan(s) View <input checked="" type="checkbox"/> Profile(s) </div> | | | |

MKTG0012A#

Please email this form and any drawings to **Engineering@BaySaver.com**
 Phone 800-BAYSAVER (800.229.7283) Fax 301.829.3747

Attachment 2

BaySeparator™ Stormwater Filtration System Inspection and Maintenance Record

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ATTACHMENT 2 – INSPECTION AND MAINTENANCE RECORD

BaySeparator™ Structure No. _____

Technician(s): _____ Date: _____

Date of last storm/total rainfall: _____ Current weather: _____

Inspection Observations:

Are trash and excess sediment present in the surrounding drainage area? **Y N**

Are there serious cracks in the pavement around the BaySeparator™? **Y N**

| Primary Manhole | | | Storage Manhole | | |
|---------------------------------------|----------|----------|---------------------------------------|----------|----------|
| Depth of sediment: | | | Depth of sediment: | | |
| Evidence of a chemical spill? | Y | N | Evidence of a chemical spill? | Y | N |
| Significant amount of oil in manhole? | Y | N | Significant amount of oil in manhole? | Y | N |
| Is maintenance required? | Y | N | Is maintenance required? | Y | N |

Maintenance Activities:

| Primary Manhole | | | | Storage Manhole | | | |
|-------------------------------------|----------|----------|------------|-------------------------------------|----------|----------|------------|
| Volume of water removed: | | | | Volume of water removed: | | | |
| Volume of solids removed: | | | | Volume of solids removed: | | | |
| Pressure-wash completed: | Y | N | | Pressure-wash completed: | Y | N | |
| Volume of rinse water removed: | | | | Volume of rinse water removed: | | | |
| Manholes refilled with clean water: | Y | N | N/A | Manholes refilled with clean water: | Y | N | N/A |

Name of waste disposal facility: _____

(attach chain of custody or copy of waste disposal receipt to this record)

Other notes:

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Appendix J

Green Roofs

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Joint Base Myer-Henderson Hall Standard Operating Procedures: *Green Roofs*

| | | | |
|---|--------------------------------|-----------------------------|----------------------------|
| Owner: DPW EMD Stormwater Program Manager | Approved By: Chair, DPW EMD | Last revised: March 2020 | Review Date: March 2020 |
|---|--------------------------------|-----------------------------|----------------------------|

1.0 PURPOSE

This Standard Operating Procedure (SOP) is a guideline for maintaining green roofs. Green roofs are vegetated roof covers consisting of plants, grass and other growing media that take the place of standard roofing materials. Green roofs have many benefits, including stormwater management, general aesthetics, increased sustainability, lower energy consumption, and increased environmental biodiversity. There are three main categories of green roofs: extensive, semi-intensive and intensive. Extensive green roofs have the thinnest layer of soil, are low maintenance/self-sustaining, are lighter in weight in comparison to the other types, are the most budget friendly, and can be constructed on slopes up to 30°. Semi-intensive green roofs have a slightly thicker layer of soil than the extensive green roofs and are designed to incorporate elements from both extensive and intensive green roofs. Intensive green roofs contain a thicker layer of soil and can therefore grow a wide variety of plants, shrubs and trees. Intensive green roofs often have social spaces (including waterfalls, ponds, gazebos, recreation areas, etc.), require flat roofs, and require the most maintenance. This SOP applies to the green roof located at Fort McNair's USATA Garage, which is an extensive green roof.

Overall, green roofs are relatively low maintenance. It is necessary, however, to conduct routine inspections and maintenance to ensure that each green roof is in adequate condition and prevent future issues. Green roofs are designed using drought-resistant vegetation; however, during periods of extended drought, it may be necessary to water the green roof in order to keep it healthy. Typical care includes fertilizing, trimming and weeding. The remainder of this SOP details inspection and maintenance guidelines for green roofs.

2.0 ABBREVIATIONS AND DEFINITIONS

2.1 Abbreviations

- a. BMP – Best Management Practice
- b. EMD – Environmental Management Division
- c. PPE – Personal Protective Equipment
- d. SOP – Standard Operating Procedure

2.2 Definitions

- a. *Qualified Personnel* - any inspections and maintenance activities performed on a green roof should be done by professionals who have the expertise and skills required to care for the green roofs carefully and safely.

3.0 OPERATIONAL PROCEDURES

3.1 *Green Roof Inspections*

a. Inspection Requirements

- 1. Always use trained and qualified personnel to conduct inspections, maintenance, and repairs.

b. Inspection Procedures

Complete the Inspection Form (included as Attachment 1) by examining the green roof for the following items. Take photos of any identified issues.

- 1. Ensure that soil is fully covered with vegetation. Note any areas of bare soil or exposed roofing material.
- 2. Note any weeds that are compromising the ability of other vegetation to survive.
- 3. Note areas of burned/dead vegetation that could signal impacts from drought.
- 4. Identify areas of accumulating dead leaves or similar biomass, which can present a fire hazard.
- 5. Inspect for standing water, clogged drains and leaks. If observed, these may indicate that the green roof is not functioning properly.

c. Inspection Supplies

- 1. Inspection equipment
 - Tool for removing weeds or providing the ability to more closely examine vegetation, soil, or roofing materials (bucket, gardening tools, etc.)
- 2. Personal Protective Equipment (PPE)
 - Gardening gloves
 - Insect Repellent
 - Sunscreen
 - Sturdy boots
 - Sunglasses (recommended)

3.2 Safety Considerations

- a. Always wear insect repellent and sunscreen when working around plants and in direct sunlight.
- b. Use proper lifting techniques when removing tree saplings or rooted plants to prevent back injury.
- c. Use extreme caution when climbing ladders and working near the edges of the roof.

3.3 Green Roof Maintenance

a. Maintenance Procedures

1. Replant vegetation in bare areas.
2. Remove weeds, dead leaves and debris from the green roof as preventative maintenance. Tree saplings must be removed with care to prevent damage to the roof membrane from the roots.
3. If dead vegetation is observed, remove it and replace with new plants.
4. Remove any accumulating dead leaves or similar biomass.
5. If standing water, clogged drains and/or leaks are observed, repair immediately.
6. Water only when signs dead vegetation caused by drought is observed.

b. Maintenance Frequency

1. The green roof should be visually inspected, and spot weeded every 2-4 weeks from the Spring through Fall to prevent flowering and reseeding.
2. It is recommended that the green roof be fertilized annually in the spring for the first five years after installation.
3. Vegetation should be trimmed every 1-3 years to optimize plant health.

3.4 Recordkeeping Requirements

- a. Complete the Green Roof Inspection and Maintenance Record (Attachment 1) during each inspection. These forms shall be maintained in the EMD files.

3.5 Responsibilities

- a. EMD is responsible for coordinating inspections of green roofs.
- b. DPW O&M is responsible for conducting required maintenance activities or helping to arrange for a contractor to conduct maintenance activities.

4.0 TABLES & ATTACHMENTS

Table 1: Seasonal Green Roof Maintenance

Attachment 1: Green Roof Inspection and Maintenance Record

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Table 1
Seasonal Green Roof Maintenance

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SEASONAL GREEN ROOF MAINTENANCE – MOST U.S. REGIONS

| Plant Type | Spring | Summer | Fall |
|--------------------|--|--|---|
| Sedums | Fertilize (April) Weed (May) Trim* (optional – May) | Weed (every 2-4 weeks) Watering (during droughts) | Weed (October) |
| Perennials | Trim* (March-Apr) Fertilizer (April) Replant* (if necessary) | Weed (every 2 weeks) Activate irrigation system | Weed (October) Replant* (if necessary) Winterize irrigation |
| Ornamental Grasses | Trim* (March-April) Fertilizer (April) Replant* (if necessary) | Weed (every 2 weeks) Set Watering Schedule (or use irrigation system) | Weed (October) Replant* (if necessary) Winterize irrigation |

**Trimming of grasses and perennials should be conducted early spring before new growth appears, or late fall, depending on the specific plant variety. Sedum trimming should be conducted during active growth in spring. Replanting in spring or fall will also be determined by the specific plant variety.*

Retrieved from: http://www.greengridroofs.com/wp-content/uploads/2017/11/GreenGrid_Maintenance_Guide.pdf

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Attachment 1

Green Roof Inspection and Maintenance Record

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ATTACHMENT 1 – GREEN ROOF INSPECTION AND MAINTENANCE RECORD

Technician(s): _____

Date/Time: _____

Date of last inspection: _____ Current weather: _____

| Y | N | Observation | Maintenance Performed/ Maintenance Required |
|---|---|---|--|
| | | Standing water, clogged drains, or other signs of leaks in the green roof | |
| | | Visible damage observed to plants/vegetation | |
| | | Signs of burnt plants or other visible signs of a drought | |
| | | Areas of exposed soil or roof materials | |
| | | Weeds, saplings, or other unwanted vegetation | |
| | | Trash and debris are present on green roof | |
| | | Routine maintenance has been performed in the last year | |
| | | Other: | |

Other notes (use back if necessary):

**Follow-up
inspection
required?**

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APPENDIX I

MUNICIPAL OPERATIONS - DAILY GOOD HOUSEKEEPING PROCEDURES

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Joint Base Myer-Henderson Hall Good Housekeeping Procedures: *DPW Activities*

Owner:
DPW EMD Stormwater
Program Manager

Approved By:
Chief, DPW-EMD

Last revised:
April 2024

Review Date:
April 2024

1.0 PURPOSE

These Good Housekeeping Procedures are a written guideline for performing Directorate of Public Works (DPW) activities in outdoor areas in a manner that will minimize stormwater impacts. Written procedures to minimize or prevent pollutant discharge via stormwater runoff are required under Minimum Control Measure (MCM) 6: Pollution prevention and good housekeeping for facilities owned or operated by the permittee within the Joint Base Myer-Henderson Hall (JBM-HH) municipal separate storm sewer system (MS4) service area. This MCM is required under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (9VAC25-890-40 et. seq.). JBM-HH has obtained coverage under this permit (issued as Permit No. VAR040068) for discharges from the MS4 that serves the Fort Myer and Henderson Hall Installations (collectively referred to as “the Installation” in this SOP). This SOP applies to the Fort Myer and Henderson Hall MS4. The SOP does not apply to Fort McNair.

In accordance with Part I.E.6 of the General Permit, the Installation must develop written procedures for municipal operations, including:

- Road, street, sidewalk, and parking lot maintenance and cleaning;
- Renovation and significant exterior maintenance activities;
- Discharging water pumped from construction and maintenance activities that is not covered under another permit;
- Temporary storage of landscaping materials;
- Maintenance of permittee owned or operated vehicles and equipment; and
- Application of materials including pesticides, herbicides, and fertilizers

The purpose of the Good Housekeeping Procedures in this document is to serve as a reference to employees working at the five high priority facilities described in Table 1 below and also applies to all areas of the Installation that where DPW activities occur. These procedures apply to all DPW employees and DPW contractors performing the activities described in this SOP.

Table 1. Summary of Stormwater Discharges Associated with High-Priority Areas

| High-Priority Area | Activities | Outfall Information | | | |
|--|---|---------------------|--|---|---|
| | | # | Description | Location | Receiving Water |
| Building 314 – The Old Guard Motor Pool | Vehicle/equipment maintenance, outdoor vehicle/equipment storage, outdoor material storage | 003 | Manhole structure (30-inch reinforced concrete pipe (RCP)) Structure #1869 | NE corner of parking area that is N of Building 325 | Intermittent Stream → Boundary Channel → Potomac River Via Arlington National Cemetery (ANC) storm drain |
| Building 325 – DPW Roads and Grounds Shop | Vehicle/equipment maintenance, outdoor vehicle/equipment storage, outdoor material storage, bus parking | | | | |
| Building 330 – Directorate of Logistics TMP | Vehicle fueling, bus parking | 005 | 24-inch RCP w/headwall Structure #1833 | E of Building 330 | Intermittent Stream → Boundary Channel → Potomac River Via ANC storm drain |
| Building 447 - DPW Boiler Plant & Storage Yard | Outdoor vehicle, equipment, and material storage; 90-day hazardous waste storage area. | 015 | 60-inch RCP Structure #7717 | SE of Building 468 | Lower Long Branch Creek → Four Mile Run → Potomac River Via Arlington County MS4 |
| Landscaping Contractor Storage Yard | Outdoor vehicle, equipment, and material storage; minor vehicle and equipment maintenance. | | | | |

2.0 ABBREVIATIONS AND DEFINITIONS

2.1 Abbreviations

- a. DPW – Directorate of Public Works
- b. EMD – Environmental Management Division
- c. MCM – Minimum Control Measure
- d. MS4 – Municipal Separate Storm Sewer System
- e. SOP – Standard Operating Procedure

3.0 OPERATIONAL PROCEDURES

3.1 Road, Street, and Parking Lot Maintenance

- a. General Procedures
 1. Protect storm drain inlets near work areas using covers, filters, wattles, etc. Do not remove inlet protection until all work has been completed, including final waste removal or sweeping.

2. Remove leaves, trash, excess sand/salt, or other debris from storm drain inlets and paved surfaces when observed during maintenance work on roads and parking lots.
 3. Where dumpsters are present, ensure that doors are closed and there is no evidence of leaks. Report leaking dumpsters to the disposal company identified on the dumpster.
 4. Schedule paving, painting, and other outdoor maintenance projects for dry weather days only.
 5. When maintenance requires earth-disturbing activities, use appropriate erosion and sediment controls to prevent pollutants from entering storm drains.
 6. Sweep or vacuum sediment and debris from work areas before each rain event and at the conclusion of maintenance activities.
 7. Prevent discharge of wastewater and or wash water into the MS4 without proper authorization.
 8. Never hose down streets, parking lots, or work areas.
 9. Do not dump materials into storm drains.
- b. Street Sweeping
1. Conduct sweeping of grounds, streets, and parking lots as needed to prevent debris from entering the storm drain system.
 2. Dispose of collected material properly. Collected material may not be emptied, stockpiled, or disposed in manner that will allow it to discharge to the storm drain system or otherwise come in contact with stormwater runoff.
- c. Winter Road Maintenance
1. Minimize spills by not overloading salt and sand spreading trucks and equipment.
 2. Use the least amount of sand and salt necessary to achieve safe walking/driving conditions.
 3. Establish snow storage areas that are not located near storm drains. Ideal snow storage areas are located on pervious areas where snow melt can infiltrate.
 4. Sweep excess salt and sand from paved areas after the last snow.
 5. Follow the guidance in **Attachment A: Deicing Materials SOP** for the use and storage of salt, sand, and salt brine.

3.2 Renovation and Significant Exterior Maintenance Activities

- a. Under the 2023 MS4 General Permit, JBM-HH must develop good housekeeping and pollution prevention procedures for renovation and significant exterior maintenance activities not covered under a separate VSMP Construction General Permit. These procedures must be developed and implemented by October 31, 2026 and included in this Appendix.

3.3 *Discharging Water Pumped from Construction and Maintenance Activities*

- a. Implement best management practices when discharging water pumped from construction or maintenance activities. Do not pump water that may be contaminated with sediment, chemicals, or other pollutants to the storm drain system.

3.4 *Temporary Storage of Landscaping Materials*

- a. Landscaping materials temporarily stored prior to use or transport shall be stored in a manner to prevent the entrance of sediment, chemicals or other pollutants to the storm drain system.
 1. Store containers of pesticides, herbicides, fertilizers, and fuel for landscaping vehicles indoors or under cover. Use secondary containment for any liquids and ensure containers are sealed when not in use.
 2. Store bags of mulch, soil, or other landscaping materials on pallets or otherwise raised from direct contact with the ground to protect the integrity of these bags and aid in monitoring for spills or releases.
 3. If bagged landscaping materials are open or damaged and these materials would be exposed to stormwater, move materials to an indoor storage area or cover to prevent contaminants from entering the storm drain system.
 4. Provide cover for loose piles of landscaping materials when not in use.
 5. Check stored landscaping materials frequently for leaks, releases, or signs of damage to containers.

3.5 *Equipment, Vehicle, Material, and Waste Storage and Maintenance*

- a. Equipment and Vehicle Storage
 1. Store leaking vehicles or equipment indoors or under cover. If leaking vehicles or equipment cannot be moved under cover, use drip pans to contain leaks. Check fluid levels in drip pans regularly and replace or remove accumulated fluids.
 2. Always clean up leaks and spills when they are observed; immediately remove absorbent materials used for spill cleanup. Report large spills to the Installation's Fire Department and the Environmental Management Division.
 3. Never hose down equipment and vehicles in the DPW Yard.

b. Materials Storage

1. Store materials indoors or under cover. Use secondary containment for liquids and check for leaks regularly.
2. Material storage containers should be compatible with the contents and clearly labeled.
3. Limit quantities of stored materials to the extent possible to meet usage needs.
4. Salt and sand piles should be fully under cover. Properly push back piles and use berms to prevent contact with stormwater.
5. Place spill kits near liquid material storage areas. Ensure spill kits are adequately stocked, especially after contents are used during spill response activities.
6. Always clean up leaks and spills when they are observed. Report large spills to the Installation's Fire Department and the Environmental Management Division.
7. Never hose down spilled material in the DPW Yard.

c. Waste Storage

1. Pick up loose trash and dispose in dumpster.
2. Keep dumpster doors closed at all times.
3. Regularly check area around dumpsters for indication of leaks. Report leaking dumpsters to the disposal company identified on the dumpster. Report overfilled dumpsters.
4. Ensure proper disposal of waste materials, including but not limited to landscape wastes.
5. Contact Mark Luckers at 703-696-2012 to dispose of hazardous wastes in the 90-day hazardous waste storage area. Hazardous wastes include solvents, fuel, some paints and aerosol paint cans, acids, pesticides, and herbicides. Hazardous wastes must be stored neatly and properly labeled.
6. Always clean up leaks and spills when they are observed. Report large spills to the Installation's Fire Department and the Environmental Management Division.

3.6 Application, Storage, Transport, and Disposal of Pesticides

- a. Materials such as fertilizers, herbicides, and pesticides should be applied according to manufacturer's recommendations. Application of these materials shall not exceed manufacturer's recommendations. When not in use, materials should be stored indoors or under covers, and materials should be disposed of in the proper manner.

3.7 *Illicit Discharge Detection and Prevention*

- a. Illicit discharges are discharges to storm drains not composed entirely of rainwater or snowmelt and that are not allowable under the MS4 permit. Allowable discharges include, but are not limited to, discharges from firefighting activities, hydrant and potable water line flushing, uncontaminated groundwater or spring water, and irrigation water from landscape watering.
- b. Prevent illicit discharges by observing practices described in this SOP. Do not allow anything other than rain or snowmelt to be discharged to storm drains.
- c. Immediately report any unintentional or suspected illicit discharges to EMD.

3.8 *Miscellaneous*

- a. Ensure that DPW contractors also observe the good housekeeping procedures outlined in this document.

Attachment A

Deicing Materials Standard Operating Procedure

Environmental and Sustainability Management System



Joint Base Myer-Henderson Hall Standard Operating Procedures: *Deicing Materials*

| | | | |
|---|---|--------------------------------|-------------------------------|
| Owner: EMD Stormwater Program Manager | Approved By: Chief, DPW-EMD Date: | Last Revised: December 2017 | Review Date: December 2017 |
|---|---|--------------------------------|-------------------------------|

1.0 PURPOSE

This Standard Operating Procedure (SOP) is a guideline for the use of deicing materials, including salt, sand, and salt brine, during winter control operations. Proper storage and use of deicing materials is a component of Minimum Control Measure (MCM) 6: Pollution Prevention/Good Housekeeping for Municipal Operations. This MCM is required under the Virginia General Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (9VAC25-890-40 et. seq.). JBM-HH has obtained coverage under this permit (issued as Permit No. VAR040068) for discharges from the municipal separate storm sewer system (MS4) that serves the Fort Myer and Henderson Hall Installations (collectively referred to as “the Installation” in this SOP).

In accordance with Section II.B.6.a of the General Permit, the Installation must develop written procedures designed to minimize or prevent pollutant discharges from municipal operations, including the following:

- Daily operations such as road, street, and parking lot maintenance;
- Equipment maintenance; and
- Application, storage, transport, and disposal of pesticides, herbicides, and fertilizers

This SOP serves as a written guideline for winter operations personnel on how to use road salt in a manner that minimizes potential environmental impacts while maintaining safe and passable roadways during winter storms. Salt is the most commonly used snow and ice control material because it is effective, inexpensive, easily stored, and readily available. However, when dissolved into sodium and chloride ions and carried away via runoff, salt can contaminate and disrupt water quality, human health, wildlife, aquatic life, vegetation, and soil quality. Because salt and other deicing materials can have such negative environmental impacts, it is critical for Installation staff to understand how to properly use salt, from its storage and handling, to its application on roadways, to post-storm cleanup operations.

The application of sand on roadways and sidewalks can have negative impacts on the environment, as well. Sand in runoff can accumulate in waterways and clog spaces between rocks that aquatic species rely on for habitat. This, in turn, can negatively impact the overall health of a body of water and the humans and animals that rely on the water.

2.0 ABBREVIATIONS AND DEFINITIONS

2.1 Abbreviations

- a. DPW – Directorate of Public Works
- b. EMD – Environmental Management Division
- c. MS4 – Municipal Separate Storm Sewer System
- d. SOP – Standard Operating Procedure
- e. DLA – Direct Liquid Application

2.2 Definitions

- a. *Anti-icing* – a proactive winter maintenance strategy of applying salt or salt brine to roadways to prevent snow or ice from bonding to pavement.
- b. *Deicing* – a reactive strategy of breaking a snow/ice bond to pavement after it has formed.
- c. *Direct liquid application (DLA)* – a control method used when snow/ice has already accumulated on a roadway surface.
- d. *Passable roadway* – a roadway surface that is free from snow drifts, snow ridges, and as much ice and snow as is practical that can be traveled safely at a reasonable speed for the condition.
- e. *Salt brine* – liquid sodium chloride; used primarily in anti-icing operations via DLA, but also used to pre-wet granular salt for deicing operations to reduce bounce and scatter. Effective down to -6° F.

3.0 OPERATIONAL PROCEDURES

3.1 *Material Storage and Handling*

- a. Salt/sand should be stored in covered structures.
- b. Place straw bales, aggregates, or wooden gates at structures' entrance to prevent salt leaching.
- c. Immediately gather salt/sand spilled near structures during loading/unloading. Return unused material to the appropriate storage structure.
- d. Do not overload trucks, and always travel at a safe speed for optimum performance and safety, in order to avoid salt/sand spillage and to keep it out of roadside ditches.
- e. Cover your salt/sand load to avoid unnecessary loss of material when traveling.

f. Salt Storage

1. Store salt in the salt shed located in the Building 447 Yard. The shed should be well-maintained, with no holes in the roof and a tarp covering the salt at the front when enclosed salt pile is not in active use. Any salt that cannot be stored in the shed should be stored covered in a permanent structure.
2. Identify potential problems during routine operations/periodic inspections, such as holes in the roof, deteriorating tarp, or leaching salt.
3. Perform maintenance on the structure in the off-season.
4. If permanent structures are cost-prohibitive, store salt on an impervious surface and cover with a secure tarp.
5. Liquid deicers should be stored in the salt brine tank located at Building 325. The tank must be well-maintained and properly labeled with the contents. Regularly check tanks for bulging, expansion, leaking, or dripping and correct any findings as soon as possible.

g. Sand

1. Store sand in the covered bay located in the Building 447 Yard. Sand stored in the bay should be positioned well-enough within the bay to remain under cover and prevent stormwater contact.
2. Inspect the area regularly for sand being tracked out from under the cover. Promptly sweep up and move sand further under cover when necessary.

3.2 *Equipment Cleaning and Maintenance*

- a. Calibrate all salt spreading equipment prior to the start of the winter season, and periodically check its accuracy during the season.
- b. Equip dump trucks with well-maintained front plows that can mechanically remove as much snow as possible.
- c. Equip dump trucks with well-maintained salt spreaders/spinners that can apply an appropriate amount of salt on roads in an effective pattern, in order to reduce material waste.
- d. Using other specialty equipment for snow removal when applicable can reduce overall salt usage.
 1. Use snow blowers to remove a heavy buildup of snow from road shoulders.
 2. Front end loaders are effective in removing heavy buildup where plows are not effective, e.g. from residential streets with parking on both sides.
- e. Clean snow plows and trucks as soon as possible after operations are complete. Whenever possible, use dry cleaning methods to remove accumulated salt and sand and return material to the salt shed. Avoid hosing off equipment and allowing wastewater to discharge to the storm drain system.
- f. Clean salt spreaders and plow blades in a manner whereby wastewater does not discharge into the storm drain system.

- g. Return all unused salt to a storage facility. Do not spread salt to get rid of it.

3.3 Winter Storm Management: Planning, Execution, and Review

- a. A key component of effective winter storm management is good weather and pavement condition forecasting.
 - 1. Consult multiple weather services (regional and local) in order to obtain all pieces of information needed (approximate starting times, snowfall amounts over generalized areas, localized forecasts, pavement temperature, etc.).
- b. Pre-storm planning equates to better performance during a storm, including more efficient salt usage.
 - 1. Conduct resource planning well in advance to the forecasted start of a storm:
 - i. Personnel should report to their shops or garages with enough time to thoroughly inspect plow trucks and make minor repairs.
 - ii. All major repairs should be addressed prior to the season's start, or immediately after the end of the previous storm.
 - iii. Perform anti-icing operations, if appropriate for the storm. In general, anti-icing operations are more effective and less resource intensive than deicing operations.

3.4 Anti-Icing Operations

- a. The primary goal of anti-icing is to prevent snow and ice from bonding to a roadway, allowing for more effective plowing operations during the event, reduced salt usage, and increased motorist safety.
- b. Anti-icing can be accomplished by:
 - 1. Applying a material, usually salt brine or other liquid, to roadways 2 to 48 hours prior to the onset of frozen precipitation.
 - 2. Applying pre-wetted salt on roadways immediately before the onset of precipitation.
 - 3. Applying salt as snow is first starting to accumulate.
- c. Anti-icing operations are generally not recommended if a winter storm is forecasted to begin with rain or if pavement temperatures are forecasted to be 15° or colder at the onset of the storm.
- d. Anti-icing may not be necessary if salt residue is already present on roadways from a recent winter storm.

3.5 Winter Storm Operations

- a. In all cases, plowing should be the primary tool for snow removal, with only enough salt and/or salt brine applied or re-applied to prevent a bond from forming.

- b. Begin deicing operations as early as possible once a storm begins and precipitation starts to accumulate on roadway surfaces:
 - 1. For a winter storm beginning with light snowfall, apply a light coat of pre-wetted granular salt or salt brine. For winter storms with moderate snowfall, adjust application accordingly.
 - 2. As the initial application of salt loses effectiveness and snow continues to build on roadways, begin plowing operations. Reapply just enough salt or brine to keep subsequent snowfall from bonding to the pavement.
 - 3. If pavement temperatures are very cold, always pre-wet granular salt with a liquid deicer to increase its effectiveness.
- c. Do not salt roads that have already been salted.
- d. Sand can be applied in conjunction with salt to provide traction for vehicles and pedestrians. Sand may be especially useful on steeper slopes or in areas that have already iced over.

3.6 *Severe Winter Storms*

- a. During heavy accumulation, limit salt applications and concentrate on plowing operations. Plow trucks should still spread a small amount of salt/brine to prevent snow from packing; however, emphasis should remain on continuous plowing.
- b. The best treatment for freezing rain is to pre-treat and reapply salt brine. Ensure salt brine is applied and remains on the roadway at all times during the storm to prevent ice formation.
- c. During storms with freezing rain or very cold pavement temperatures when salt becomes less effective, consider using a mix of salt and abrasives (sand) to reduce salt usage and still provide a level of safety. However, abrasives can clog drainage structures and contribute to air pollution, and may require post-storm cleanup operations.
- d. Provide adequate rest for employees during severe storms. This allows operators to make good choices while plowing and salting. An appropriately rested workforce should translate into effective salt management.

5.0 FIGURES



Figure 1: Improper Salt Storage – Salt shed should have tarp and barriers at entrance when pile is not actively in use



Figure 2: Proper Salt Storage



Figure 3: Improper Sand Storage – Sand should be swept up and exposed pile covered, stored further under cover or inventory reduced



Figure 4: Proper Sand Storage – Sand stored further under cover

APPENDIX J

NUTRIENT MANAGEMENT PLAN

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REPLY TO
ATTENTION OF

DEPARTMENT OF THE ARMY
JOINT BASE MYER – HENDERSON HALL
204 LEE AVENUE
FORT MYER, VIRGINIA 22211-1199

AMIM-MHP-E

07 May 2024

MEMORANDUM FOR RECORD

SUBJECT: Nutrient Management Plan

JBM-HH's Municipal Separate Storm Sewer System (MS4) General Permit requires MS4 operators to "maintain and implement turf and landscape nutrient management plans on all lands owned or operated by the permittee where nutrients are applied to a contiguous area greater than one acre."

Turf and landscaped areas at JBM-HH are generally limited to small maintained yards and landscaped areas surrounding residences and buildings. The only large area that may have nutrient applications is the Summerall Field. This area is approximately 9 acres and is used for ceremonies, parades, and other activities. The coordinates for this area are: N38.881746, E-77.081838. According to DPW Grounds Maintenance Division, nutrients are not applied. The need for a nutrient management plan will be periodically reviewed and evaluated, and if a plan is required it will be prepared and inserted as Appendix J in JBM-HH's MS4 Program Plan.

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RICHARD P. LAFRENIERE
Chief
Environmental Management Division, DPW