Augusta County

Municipal Separate Storm Sewer System

Program Plan

For the

Annual Report 2021 - 2022



Augusta County Department of Community Development 18 Government Center Lane Verona, Virginia 24482

January 2023



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Acronyms and Abbreviations

POC – Pollutant of Concern

MCM – Minimum Control Measure

MS4 – Municipal Separate Storm Sewer System

NMP – Nutrient Management Plan

SOP – Standard Operating Procedures

SWPPP – Stormwater Pollution Prevention Plan

VSMP – Virginia Stormwater Management Program



Introduction

The County of Augusta is located in the Shenandoah Valley of the Commonwealth of Virginia and surrounds the independent cities of Staunton and Waynesboro. The County received the VSMP General Permit for Stormwater Discharges from Small Municipal Separate Storm Sewer Systems (MS4) in 2013 based off the 2010 Census data.

This stormwater management Program Plan was developed for Augusta County in accordance with the VSMP General Permit VAR04 (MS4 Permit). The permit term is November 1, 2018 through October 31, 2023. General permit for discharge of stormwater from the small municipal separate storm sewer systems permit number for Augusta County is VAR040131.

The MS4 Permit requires the County to develop an MS4 Program Plan and to submit Annual Reports (this document), for each period between July 1 through June 30. Modifications to the MS4 Program Plan are expected throughout the life of the permit as part of the iterative process to reduce pollutant loadings and to protect water quality. The County's MS4 Program Plan and Annual Reports available on the County's MS4 webpages: https://www.co.augusta.va.us/government/community-development/engineering/ms4-program.

Additional information on the laws and regulations affecting the City and its operation of an MS4 can be found in:

- Virginia Stormwater Management Act, Article 2.3 (§62.1-44.15-24 et seq.) of Chapter 3.1 of Title 62.1 of the Code of Virginia
- Virginia Administrative Code, 9VAC25-870, Virginia Stormwater Management Program (VSMP) Regulations
- Virginia Administrative Code, 9VAC25-890-40, General VPDES Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems
- Virginia Department of Environmental Quality, Municipal Separate Storm Sewer Systems, http://www.deq.virginia.gov/Programs/Water/StormwaterManagement/VSMPPermits/MS4Per mits.aspx



Watershed

The County of Augusta is 971 square miles and consists of a mixture of agricultural, forested, and small towns. Urbanized area emerge around and in-between the two enclaved cities with Fishersville being the largest urbanized area.

Roles and Responsibilities

The County of Augusta Community Development Department coordinates the County's municipal separate storm sewer system (MS4) program. Community Development MS4 Coordinator is responsible for developing and updating the MS4 Program Plan and submitting Annual Reports. Although it is recognized that this is a citywide and community-wide program, the County has selected to appoint Community Development as a representative of all departments that contribute to the MS4 Program. Following is a list of primary contact persons for coordinating and implementing the program. These names will be updated as necessary and included as part of the annual report.

Contact Information

Principal Executive Officer

Title:	County Administrator			
Name:	Timothy Fitzgerald			
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	PO Box 590			
	Verona, VA 24482			
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Email:	tfitzgerald@co.augusta.va.us			

Duly Authorized Representatives

Title:	County Engineer
Name:	Doug Wolfe, P.E.
Address:	18 Government Center Lane
	PO Box 590
	Verona, VA 24482
Phone:	(540) 245-5700
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Title:	MS4 Coordinator, Point of Contact
Name:	Morgan Shrewsbury
Address:	18 Government Center Lane
	PO Box 590
	Verona, VA 24482
Phone:	(540) 245-5700
Email:	mshrewsbury@co.augusta.va.us



MS4 Annual Report

The MS4 Annual Report details the County of Augusta's stormwater program to manage the quality of stormwater runoff discharged from the MS4 permit, number VAR040131.

Evaluations gathered while developing the 2021-2022 MS4 Annual Report will be considered during the minimum control measure evaluations throughout the document as well as in the MS4 Program Plan. This report and subsequent annual reports from the five-year permit cycle will remain on file in the Public Works Department and on the County stormwater webpage.



1. Public Education and Outreach

Permit Requirements

Implement a public education and outreach program designed to meet the following permit requirements:

Identify no less than three high-priority stormwater issues to meet the goal of educating the public.

Two or more strategies (9VAC25-890-40 Table 1) will be used each year to fulfill the requirement of MCM 1. Each program will, as a whole, have:

(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.

Annual Reporting

The following shall be included in the annual reports:

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

(2) A list of the strategies used to communicate each high-priority stormwater issue.

Evaluations

Prior to the end of the permit term, the following shall be evaluated:

- 1. Appropriateness of the high-priority stormwater issues;
- 2. Appropriateness of the selected target audiences for each high-priority stormwater issue;
- 3. Effectiveness of the message or messages being delivered; and
- 4. Effectiveness of the mechanism or mechanisms of delivery employed in reaching the target audiences.

Responsible Parties

Engineering staff, Department of Community Development

Goals

- Increase the public's knowledge of how to reduce stormwater pollution, priority on impaired waters and other local water pollution concerns.
- Increase the public's knowledge of hazards associated with illegal discharges and improper disposal of waste.
- To have a diverse program with strategies that are targeted toward individuals or groups most likely to have significant stormwater impacts.



MCM 1 - Program Description

1.1 BMP: Local Water Quality Issues

- General Information: The County will identify three high-priority water quality issues, that contribute to the discharge of stormwater (e.g., Chesapeake Bay nutrients, pet wastes and local bacteria TMDLs, high-quality receiving waters, and illicit discharges from commercial sites) and a rationale for the selection of the three high-priority water quality issues.
- The County has identified priority water quality issues and rationale.

Local Water Quality Issue	Rationale	Strategies
Illegal Dumping	Closely tied to Trash, illegal dumping as a water quality issue focuses on contamination from chemicals, such as household pollutants, identification of dumping, and the IDDE. While some of these are addressed in other sections, public education and involvement on this issue will allow for a more efficient program and compliance in the community.	Education in the form of one on one conversations, Groups, Brochures.
Trash	Trash including litter, food wrappers and cigarette butts can have a negative effect on the water ways. The County hopes through education the community can reduce the trash that enters our waterways via storm water systems. As the community grows, the issue of trash will also grow and by bringing attention to the issues now will permit solutions and prevention measures to be developed.	Education and advertisements of MS4, stormwater BMPs, the Litter Prevention program websit.
NPS	Non-Point Source contributes a variety of pollutants such as nitrates, phosphorous, and suspended sediments into waterways. These pollutants are in many of the TMDLs established for local impaired waters. While the County is not a "Bay Act" locality, the County does see the importance of giving these pollutants special notice.	Education for developers, and school aged groups, along with CPD Brochues



1.2 BMP: Illicit Discharge and Pollution Prevention

- **General Information:** The County will provide education materials to residents and businesses in concurrence with the illicit discharge detection and elimination program.
- **Objective and Expected Results:** Educate the public on 'what is an illicit discharge', how to recognize and report a suspected discharge. This new public awareness may increase illicit discharge detection and allow for early elimination.
- Implementation Schedule: A brochure is currently distributed at annual outreach events and available at the Government Center. The brochure references the adopted Illicit Discharge Ordinance and the information for reporting.
- Method to Determine Effectiveness: Effectiveness will be determined on the total of brochures distributed.

BMP Effectiveness

- **Review of BMP:** A wide variety of audiences was reached through this BMP and educated about the high-priority stormwater issues of Illicit Discharge. Education for staff both in office and in the field were reached through both presentations and educational flyers/pamphlets/emails. Information on what IDDE and how to report IDDEs were shared at events. New material has been made by staff.
- **Program Plan Revisions:** Program Plan revisions were not necessary at this time. Extra meetings on how to report and handle were had due to employs working from home.

1.2 BMP: MS4 Webpage

- General Information: The County currently operates a MS4 webpage with the webpage
 residents have the opportunity to review and learn about the MS4 on a County run webpage.
 The website contain not only the plan but educational information to help with understanding
 and compliance. Links are posted on the County website about key aspects of the MS4 and ways
 the community can do their part. The website will be updated with current information.
- **Objective and Expected Results**: The objective of the dedicated webpage is to provide accessible detail about the federal, state, and local program to a large number of citizens. The expected result is to easily be able to search and find detailed information on stormwater in general, as well as the MS4 program.
- Implementation Schedule: Continuation of the webpage maintenance along with updating and adding pertinent information.
- Method to Determine Effectiveness: Effectiveness will be determined by the total number of hits the page receives.

BMP Effectiveness

• **Review of BMP:** The website was updated through out the year to help keep the residents up to date on changes. Information for the Landfill and other disposal facilities was rearranged for



better findability on the website along with links update. Staff is working on a new reporting tool for the website.

• **Program Plan Revisions:** Program Plan revisions were not necessary at this time, website was updated. Easy to fine IDDE submittal added.

1.3 BMP: Partnering Sessions

- General Information: Local community developers including engineers and designers gather together for an information session with at least one presentation and a question and answering session. Individuals and companies are invited to discuss issues concerning development in the County, and the regulation that relate (local, state, and national).
- **Objective and Expected Results** The session should include topics on Economic Development, ACSA, Design and Construction Standards, Comprehensive Plan, VDOT, VSMP/VESCP program, Stormwater Management, IDDE, and MS4. These topics will help local developers and contractors better meet the regulations along with promoting BMPs in the watershed.
- **Implementation Schedule**: The County will continue to host these educational sessions yearly or more often depending on the changes and updates to these areas of interest.
- Method to Determine Effectiveness: Effectiveness will be determined by the total number of participants at the event.

BMP Effectiveness

- **Review of BMP:** The Partnering Session became an informational newsletter due to the lack of topics for both events. Updates from VDOT and ACSA and information on rezoning, MS4 ,and E&S were shared through email.
- Program Plan Revisions: Program Plan revisions were not necessary at this time.

1.4 BMP: Watershed Education: Erosion and Pollution

- General Information: This event involves elementary school children in Augusta County learning about erosion and how rain water can carry pollutants like fertilizers and pesticides to the Chesapeake Bay. The County teams up with the Augusta County Service Authority to teach kids with videos, interactive games, and a watershed model.
- **Objective and Expected Results:** To expand upon watershed concepts presented at schools. Educational games and activates will help students better understand the water cycle and our local watershed. Simple daily behaviors and practices will be discussed and their impact on the local watershed and how our local watershed impacts the Chesapeake Bay. By educating the students not only will they be better prepared to be good stewards of the watershed they can help educate their parents as well.
- Implementation Schedule: The County will continue to host these educational at the schools with the goal of reaching every third grade student.
- Method to Determine Effectiveness: Effectiveness will be determined by the total number of students reached.

BMP Effectiveness



- **Review of BMP:** A wide variety of audiences was reached through this BMP and educated about the high-priority stormwater issues. Education for staff, schools, and community were reached through both presentations (four schools) and mostly educational flyers/pamphlets due to restrictions on public gatherings. The watershed model is still used for school presentations along with educational puzzle take home books.
- **Program Plan Revisions:** Program Plan revisions were not necessary at this time. ACSA contact has changed.



2. Public Involvement and Participation

Permit Requirements

- Promote valuable input and assistance from the community. Providing the public opportunities to play an active role in the program to insure a successful program. By promoting the availability of the program to the community, public participation will increase leading to a reduction in stormwater pollutants and improved water quality.
- Procedures for public reporting, receiving and maintaining public input and comments.
- A webpage dedicated to the MS4 program and BMPs <u>https://www.co.augusta.va.us/government/community-development/engineering/ms4-program</u>
- Offer public involvement opportunities.

Annual Reporting

The following shall be included in the annual reports:

- 1. A summary of any public input on the MS4 program received (including complaints) and how the permittee responded;
- 2. A webpage address to the permittee's MS4 program and stormwater website;
- 3. A description of the public involvement activities implemented by the permittee;
- 4. 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
- 5. The name of other MS4 permittees with whom the permittee collaborated in the public involvement opportunities.

Responsible Parties

Engineering staff, Department of Community Development

Goals

The County will seek public involvement and participation in the MS4 Program Plan and will continue to participate in public events aimed at protecting water quality and environmental education.

Public Input or Comments

The County received comments on recycling and the need to increase recycling efforts, records found in the Environmental Program Managers office.

Comments on the Litter Prevention program success of keeping roads clean and roads that need to be cleaned were made. Records found in the Environmental Program Managers office.

MCM 2 - Program Description

A. Augusta County will continue to participate in the following local events/activities annually to address public involvement with stormwater and environmental activities:

2.1 BMP: Spring Clean-up

- General Information: Augusta County hosts an event in the spring to collect tires, brush, and other garbage free of charge for County residents.
- **Objective and Expected Results** The Spring Clean-Up event provides residence an opportunity to dispose of bulky or large items at the connivance centers located throughout the County.



Through this event local Ruritan Clubs host localized clean-up events over the two weekends. The County promote these events will giving resources such as open top containers and covering the haul cost and tipping fees. Residents are encouraged to not only clean up their own properties but to also to look at the streams and natural spaces around them. The County hopes to minims the difficulties of residents and local groups experience while taking care of community and environment.

- Implementation Schedule: The County will continue to host this event every year while continually improving by reaching more residence and local clean up groups.
- Method to Determine Effectiveness: Effectiveness will be determined by the total number flyers for this event.

BMP Effectiveness

- **Review of BMP:** The event was April 2022. Educational material went out to all community groups and helpful guides on how to dispose of materials were sent out on the Recycling and Solid Waste website. The County did wave tipping fees for 4 clean up group of Earth Day events, one new group joined in with clean ups.
- Program Plan Revisions: Program Plan revisions were not necessary at this time.

2.2 BMP: Fall Household Hazardous Waste Collection

- General Information: Augusta County hosts an event in the fall to collect used oil, antifreeze, gas solvents, oil based paints, acids, pesticides and herbicides from residents for proper disposal or recycling. The County hosts this event in collaboration with Staunton and Waynesboro. Events are posted on the website and contain locations and items collected prior to the events. The County allows participation from neighboring Staunton and Waynesboro city residents, as well as, County residents. The County records vehicle origin and documents the type and tonnage of hazardous waste collected.
- **Objective and Expected Results** the Household Hazardous Waste Collection event provides residence an opportunity to dispose of hazardous or hard to dispose of items. Through this event the community members can safely dispose of potentially harmful and environmentally damaging items along with learning what those items are and why they are dangerous.
- Implementation Schedule: The County will continue to host this event every year while continually improving by reaching more residence.
- **Method to Determine Effectiveness**: Effectiveness will be determined by the total number flyers for this event.

BMP Effectiveness

- Review of BMP: The event was held on September 18, 2021. The County along with the Regional Landfill worked together to collected hazardous material from citizens of Augusta County, and Cities of Waynesboro and Staunton. Total vehicles that came to event: 324, 178 were from Augusta County. Citizens of Augusta County were notified by the local newspapers, County, School Library and Service Authority websites and distribution of more than 9,000 flyers at the County Government Center, Elementary Schools and Augusta Regional landfill.
- Program Plan Revisions: Program Plan revisions were not necessary at this time.



2.3 BMP: Community Events

- General Information: Augusta County participates in a number of community activities that include environmental components each year including:
 - Earth Day Activities (week of April 2022, Flyers and coloring work books to schools)
 - Sweet Dreams Festival (COVID Cancelled)
 - Augusta County Fair (July 26 July 30 2022)
 - All participation in events above will be summarized in the annual reports.
- Objective and Expected Results: The County wishes to be a good steward of the watershed inside our community and the Bay while encouraging our community to do the same. Through these events staff will setup displays, stormwater education materials and provide opportunities for community efforts toward the reduction of stormwater pollutant loads and water quality improvements at public events.
- Implementation Schedule: The County will participate in the community events on an annual basis.
- Method to Determine Effectiveness: Effectiveness will be determined by evaluating metrics such as waste tonnage, number of participants, and role of Augusta County, where applicable.

BMP Effectiveness

- **Review of BMP:** The Recycling Committee and staff participated in all events that were not canceled by Covid-19. The public can provide comments about the MS4 program and associated programs as needed through the website. Along with receiving extra information about each program. Flyers and brochures were also provided when applicable.
- Program Plan Revisions: Program Plan revisions were not necessary at this time.

2.4 BMP: MS4 Webpage

- General Information: https://www.co.augusta.va.us/government/departments-andoffices/community-development/engineering/ms4-program (The same as 1.2 BMP) The County currently operates a MS4 webpage with the webpage residents have the opportunity to review and learn about the MS4 on a County run webpage. The website contain not only the plan but educational information to help with understanding and compliance. Links are posted on the County website about key aspects of the MS4 and ways the community can do their part. The website will be updated with current information.
- **Objective and Expected Results**: The objective of the dedicated webpage is to provide accessible detail about the federal, state, and local program to a large number of citizens. The expected result is to easily be able to search and find detailed information on stormwater in general, as well as the MS4 program.
- Implementation Schedule: Continuation of the webpage maintenance along with updating and adding pertinent information.



 Method to Determine Effectiveness: Effectiveness will be determined by the total number of hits the page receives.

BMP Effectiveness

- **Review of BMP:** The metric for determining if the BMP is effective is if the websites are maintained and available for use. All of the websites are available for citizens to use and the County promotes the use of the websites periodically throughout the year. There were 272 page views for MS4 and MS4 content on the website.
 - Once public comment on the MS4 about clarity of who is impacted by the MS4 program and what is mandatory for community members.
- **Program Plan Revisions:** Program Plan revisions were not necessary at this time. Updates were made to the website. The County is redoing the website and the staff has been an intrinsic part of this process to insure all aspects of this program is being met.

2.5 BMP: Partnering Sessions

- General Information: Local community developers including engineers and designers gather together for an information session with at least one presentation and a question and answering session. Individuals and companies are invited to discuss issues concerning development in the County, and the regulation that relate (local, state, and national).
- Objective and Expected Results The session should include topics on Economic Development, ACSA, Design and Construction Standards, Comprehensive Plan, VDOT, VSMP/VESCP program, Stormwater Management, IDDE, and MS4. These topics will help local developers and contractors better meet the regulations along with promoting BMPs in the watershed.
- Implementation Schedule: The County will continue to host these educational sessions yearly or more often depending on the changes and updates to these areas of interest.
- Method to Determine Effectiveness: Effectiveness will be determined by the total number of
 participants at the event.

BMP Effectiveness

 Review of BMP: The Partnering Session became an informational newsletter due to the lack of topics. Updates from VDOT and ACSA were minimal. Information on MS4, E&S, and Zoning were shared via email.

This year no comments directed to the MS4 program but some questions on options for manufactured BMPS.

• Program Plan Revisions: Program Plan revisions were not necessary at this time.

2.6 BMP: Collaboration with Other MS4 Permit Holders

• General Information: Local MS4 Permit Holders include VDOT, City of Staunton, City of Waynesboro. These three connected MS4 permit holders have received formal letters of interconnections. Broader reaching members include Town of Bridgewater, City of Harrisonburg, and James Madison University. Augusta County is part of the Central Shenandoah Stormwater



Network and attend a quarterly meeting to discuss the Ms4 programs, VSMP, and share ideas and possible project cooperation or funding opportunities.

- **Objective and Expected Results** These connections and communications will help strengthen the program along with assist with planning and implementation of projects and ideas to better the MS4 and our environment.
- Implementation Schedule: The County will continue to participate in meetings and projects. The County continues to play an active role in meetings hosted for Stormwater issues by the CSPDC.



3. Illicit Discharge Detection and Elimination

Permit Requirements

- 1. Update and maintain the IDDE Program to detect, identify and address unauthorized discharges
- 2. Storm sewer map (outfalls, drainage areas, receiving streams)
- 3. Illicit discharge ordinance
- 4. Illicit discharge procedures (dry weather screening, prioritization, follow-up, enforcement, and tracking)
- 5. Public reporting methods for illicit discharges

Annual Reporting

Each annual report shall include:

- 1. A confirmation statement that the MS4 map and information table have been updated to reflect any changes to the MS4 occurring
- A copy of any written notifications of physical interconnection given by the County to other MS4s;
- 3. The total number of outfalls screened during the reporting period, the screening results, and detail of any follow-up actions necessitated by the screening results; and
- 4. A summary of each investigation conducted by the County of any suspected illicit discharge. The summary must include: (i) the date that the suspected discharge was observed, reported, or both; (ii) how the investigation was resolved, including any follow-up, and (iii) resolution of the investigation and the date the investigation was closed.

Responsible Parties

Engineering staff, Department of Community Development

Goals

The County will seek to eliminate non-stormwater discharges to and from the regulated small municipal storm sewer system by conducting an inventory of the system, actively monitoring the system's outfalls, and prohibiting non-stormwater discharges to the system and enforcing its legal authority.

MCM 3 - Program Description

3.1 BMP: MS4 Mapping of Stormwater Network

- General Information: The County will continue to maintain a GIS map with a corresponding database that contains the locations and attributes of the storm sewer system and MS4 outfalls that the County is responsible. The GIS map will have unique ID's assigned for outfalls with the corresponding HUC and receiving waters, natural streams, structural stormwater BMPs type and location, and storm sewer type and size.
- **Objective and Expected Results:** The storm sewer mapping will be a critical element of the IDDE and stormwater facility maintenance programs. Accurate and up to date mapping will be necessary for these programs to succeed.
- Implementation Schedule: The County will continue to maintain the storm sewer mapping throughout the duration of the permit cycle.
- Method to Determine Effectiveness: The County will track the number of storm structures mapped. The annual report will include these numbers.



BMP Effectiveness

- **Review of BMP:** The MS4 map and information table are up-to-date and were submitted to the Department of Environmental Quality.
- Program Plan Revisions: No Program Plan changes are needed at this time.

3.2 BMP: IDDE Detection Program

- General Information: Augusta County will continue to develop and refine the Illicit Discharge Detection and Elimination Program. The mapping of storm sewer systems and outfall screaming will continue. Dry weather screening will include: Developing a screening schedule, performing a minimum 50 dry-weather screenings per year, methodologies for sampling and last rain, quantity of rain, visual observations, etc., methodologies to determine the source of illicit discharges, mechanisms to eliminate illicit discharges, including procedures for legal action, methods for follow up, methods for application to track all investigations and schedule follow-up inspections. The County will prohibit non-stormwater discharges into the storm sewer system through the adopted ordinance.
- **Objective and Expected Results**: To successfully implement an illicit discharge detection and elimination program that focuses on detect, identify, and addressing illicit discharges into the regulated MS4.
- Implementation Schedule: The County will continue the IDDE program in accordance with the adopted ordinance for the full permit cycle.
- Method to Determine Effectiveness: Effectiveness will be determined by track the number of illicit discharges detected and enforcement actions. The annual report will include these numbers.

BMP Effectiveness

- Review of BMP:
- Inspections: Outfalls were screened and no Illicit Discharges were reported or found during the 2021 -2022FY. 62 Outfalls were inspected in this cycle. The County continues to operate and maintain an illicit discharge program that detect, identify, and address illicit discharges into the regulated MS4 area.
- Illicit Discharges: No illicit discharge occurred. 53 potential discharges occurred with 17 identified as false or not applicable, 20 were inspected, 1 of those had the potential to reach state waterways. All have accounts have been closed. These issues were reported via phone calls to the Fire Station and records for each can be found in the Fire-Rescue department. DEQ and VDOT was included when required or requested.



7 19 20 7 29 20 8 21 20 8 23 20 9 7 20 9 7 20 10 30 20 11 18 20 12 7 20	ΥY	EAR	NFIRS NUMBER	ADDRESS	INCIDANT TYPE	SEWER	LOCAL WATE	DESCRIPTION OF THE INVESTIGATION	UP/RESO LUTION OF THE INVESTI GATION	DATE
7 19 20 7 29 20 8 21 20 8 23 20 9 7 20 9 7 20 10 26 20 10 30 20 11 18 20 12 7 20				MM 215 N-NORTH	411-Gasoline o other flammable			Tractor trailer leaking diesel from saddle tank. Truck filed the scene. SQ10 contained the scen with stay dry. VDOT took over, County		
7 29 20 8 21 20 8 23 20 9 7 20 9 7 20 10 30 20 11 18 20 12 7 20 12 12 20	13	2021	2021063341	INTERSTATE 81	liquid spill	NO	NO	dismissed. VDOT finished clean up. Possible gasoline leak to the above address. o location with an apparent small gasoline leak in the parking lot. Engine 92's crew put absorbent down on the ground to absorb the	NONE	7/13/20
7 29 20 8 21 20 8 23 20 9 7 20 9 7 20 10 30 20 11 18 20 12 7 20 12 12 20	9	2021	2021065186	20 AFTON CIR-Circle	411-Gasoline or other flammable liquid spill	NO	NO	rest of the gasoline in the parking lot. Command advised ECC that the situation was under control holding Engine 92 for a short amount of time. Command advised ECC that Command was terminated.	NONE	7/10/20
8 21 20 8 23 20 9 7 20 9 7 20 10 30 20 11 18 20 12 7 20 12 12 20				1064 CHURCHMANS	400-Hazardous			Sheriff's Office requested us to clean up transmission fluid off the road from a disabled vehicle incident that they had. We cleaned up		7/19/20
8 23 20 9 7 20 9 7 20 10 26 20 10 30 20 11 18 20 12 7 20 12 12 20	9	2021	2021068470	MILL, STUARTS DRAFT 3499 LEE-JACKSON HWY-Highway	413-Oil or other		NO	the fluid and returned to service. when e225 arrived there was no active leak	NONE	7/29/20
9 7 20 9 30 20 10 25 20 10 30 20 11 18 20 12 7 20 12 12 20	1	2021	2021075757		liquid spill	NO	NO	and placed stay dry in the area. Dispatched for gasoline leak. Driver advised she had found the vehicle leaking gas roughly	NONE	8/21/20
9 7 20 9 30 20 10 25 20 10 30 20 11 18 20 12 7 20 12 12 20	3	2021	2021036366	69 Douglas Ln Waynesboro	411 - Gasoline or other fammable liquid spill	NO	NO	30 minutes prior but it had stopped. There was no gasoline to contain and all had evaporated prior to arrival. She only called 911 because the rental company told her we would call a wrecker for her.	NONE	D/44 /44*
9 30 20 10 25 20 10 30 20 11 18 20 12 7 20 12 12 20				664 Tinkling Springs	411-Gasoline or other flammable			Dispatched for a small spill. Arrived to find gas can sitting upright on shoulder of the road. The Gas can was retrieved and E111 returned to		8/23/20
10 26 20 10 30 20 11 18 20 12 7 20 12 12 20	7	2021	2021080998	Fishersville	liquid spill	NO	NO	service	NONE	9/7/202
10 30 20 11 18 20 12 7 20 12 12 20	0	2021	2021088590	Richmond Ave, Staunton	411-Gasoline or other flammable liquid spill	NO	NO	dispatched for unknown spill on Richmond Ave and Stater Blvd. Arrived to find a large spill in both WB lines on Richmond Ave. Spill appeard to be a mix of diesel fuel and oil. SPO was located and stated he had drove up on the incident and didn't see any type of container that could of spilt. Both lanes closed and SFD E 1 and SB requested for containment. Public works took over scene. Clean up finised.	NONE	9/30/202
11 18 20 12 7 20 12 12 20	6	2021	2021096331	INTERSTATE 81	incident found	NO	NO	responding ECC advised state police had call		10/26/202
11 18 20 12 7 20 12 12 20				5614 RAILROAD AVENUE AVE-Avenue	324-Motor vehicle accident with			VEHICLE CAME SOTH ON RAILROAD AVENUE TO VIA'S CROSSING AND THEN THE RAILROAD		
12 7 20. 12 12 20:	0	2021	2021097379	Goshen	no injuries 460 - Accident, potential	NO		TRACKS. No haz clean up. Dispatched for spill. Found sheen from halfway from exit ramp and then extended onto Laurel Hill Rd. SSP called for adbracive from VDOT, VDOT wanted eyes on it, VDOT arived and took		10/30/202
12 12 20	B	2021	2021103047	Laurel Hill, Verona	accident other	NO		over the scene.	NONE	11/18/202
12 12 20	7	2021		2320 I- 81 North Mount Sidney	422-Chemical spill or leak	NO		Upon arrival engine 52 crew placed stay dry on the oil spill. Crews worked to clean the spill. Engine 52 marked in service and later in quarters.	NONE	12/7/202
		2021		726 Tinkling Springs	422-Chemical			Dispatched for fluid leak, arrived on scene to find a vehicle that had overheated and a small arrount of coolant had leaked out. Applied a		
12 17 20:		2021		2290 I= 81 South	spill or leak 460 - Accident, potential	NO		small amount of stay-dri to clean Dispatched for MVC. Engine 54 marked on location to find a TT vs a van VSP called for staydry. Engine 54 stated engine 62 could go in service. Engine 62 was availible. Clean		12/12/202
	7	2021	2021111245	Verona	accident other	NO		unknown oil with stay dry.	NONE	12/17/202
1 26 202		2022	2022007096	3905 Churchville Ave, Churchville	413 - Oil or other combustible	NO	:	Arrived on scene and found a small oil spill from previous motor-vehicle crash. Crew used stay dry to clean up spill and also controlled traffic.	NONE	1/26/202
					413 - Oil or	20	į	Dispatched to Interstate 64 mm 88 west bound, Arrived to find box truck on sholder had leaked bil from engine. Leak found from faulty oil cap,		
2 1 202		2022	2022008704	880 I- 64 Staunton	other combustible	NO		approximately 1 gal of engine oil leaked. Used oil absorbant to contain leak and for clean up.	NONE	2/1/202



 Program Plan Revisions: Program Plan changes included working closer with Fire and Rescue to insure all events are required.

3.3 BMP: Written Notifications of Physical Interconnection

- General Information: Augusta County's MS4 system interconnects with the City of Staunton, City of Waynesboro, and the Virginia Department of Transportation (VDOT). These interconnections have already been addressed and the owners of the systems have been notified. The County will continue to notify adjacent MS4's of any new interconnections established or discovered.
- **Objective and Expected Results**: Knowledge of interconnections will assist with future IDDE investigations.
- Implementation Schedule: The County will continue the open communication with other MS4s.
- Method to Determine Effectiveness: A list of new interconnections communicated to adjacent MS4's or received will be provided in annual reports.

BMP Effectiveness

- **Review of BMP:** The County continues to stay in communication the known interconnected stormwater system operators.
- Program Plan Revisions: No change to the Program Plan.



4. Construction Site Stormwater Runoff Control

Permit Requirements

- 1. E&S ordinance
- 2. Land disturbance plan approval required
- 3. Compliance and enforcement
- 4. Regulatory coordination (construction permit for stormwater discharges)

Annual Reporting

Any Program Plan modifications as a result of VESCP/VSMP implementation will be summarized in annual reports. Further, the County will track regulated land-disturbing activities and submit the following information in all annual reports:

- 1. Total number of regulated land-disturbing activities;
- 2. Total number of acres disturbed;
- 3. Total number of inspections conducted; and
- 4. A summary of the enforcement actions taken, including the total number and type of enforcement actions taken during the reporting period.

Responsible Parties

Engineering staff, Department of Community Development

Goals

The County will continue to monitor construction activities to control stormwater runoff and prevent the discharge of pollutants to receiving streams.

MCM - 4 Program Description

4.1 BMP: Erosion and Sediment Control Program (VESCP)

- General Information: Augusta County's Erosion and Sediment Control Program deals with erosion resulting from (water) raindrop impact on un-stabilized soil, primarily during the development process. The County's erosion and sediment control program focuses primarily on construction activities. Erosion resulting from these activities can be 200 times greater than the amount of erosion generated from cropland and 2,000 times greater than that naturally occurring in woodlands. Land-disturbing activity in Augusta County is defined as any clearing (including removal of trees), grading, excavating, transporting or filling of land or any other activity that removes vegetation, root mat or topsoil that may result in soil erosion from water or wind and the movement of sediments. In Augusta County, land-disturbing activities equal to or exceeding 10,000 square feet in area require an approved erosion and sediment control plan.
- **Objective and Expected Results**: The VESCP is in place to prevent adverse impacts from erosion and sedimentation from all construction sites.
- **Implementation Schedule**: The County will continue to implement the program throughout the permit cycle.
- Method to Determine Effectiveness: A number of parameters will be tracked pertaining to the VESCP including; number of land disturbing activities, acres of land disturbed, number of inspections, and enforcement actions.



BMP Effectiveness

Review of BMP: To meet State Code, information regarding the VESCP inspections has been summarized in 4.2 BMP VSMP.

4.2 BMP: Virginia Stormwater Management Program (VSMP)

- General Information: Augusta County has established a local Virginia Stormwater Management Program (VSMP) for land-disturbing activities and has adopted the applicable Regulations that specify standards and specifications for VSMPs promulgated by the state board, pursuant to §62.1-44.15:27 of the Code of Virginia, unless otherwise authorized by the State. The implementation of its local VSMP will further establish plan review, inspection, compliance, and enforcement procedures for construction site stormwater runoff control. The County's environmental ordinance was approved by the County's Board of Supervisors on May 28, 2014 and the Department of Environmental Quality on June 19, 2014 (Attachment 4.2).
- **Objective and Expected Results**: The VSMP is in place to prevent adverse impacts of urban stormwater runoff.
- Implementation Schedule: The County will continue to implement the program throughout the permit cycle.
- **Method to Determine Effectiveness**: The County will continue to improve the stormwater program and evaluate existing documents to assist the development community.

BMP Effectiveness

• **Review of BMP:** All land disturbing projects that occurred during the 2021-2022 reporting period were conducted in accordance with the current department approved standards and specification for erosion and sediment control. During the 2021-2022 reporting period 292 land disturbing activity inspections were conducted inside the MS4 area. Of the 292 inspections, 6 of them were notice to comply. The findings and corrective measures were noted in the inspection files and either discussed on site, or emails and a written letters were sent to the property owners or RLDs. All potential violations were resolved in a timely manner without the need for further enforcement actions.

	# Inspections	Acres Disturbed	N. to C.	Stop work
New 2020 - 2021	47	29.65	0	0
Year Total	292	267.37	6	0

• **Program Plan Revisions:** The program plan has changed due to VESCP/VSMP regulations changing. No updates for the MS4 side of requirements.



5. Post-construction Stormwater Management

Permit Requirements

- 1. Oversight of post-construction stormwater management from land disturbing activities;
- 2. Required design criteria;
- 3. Inspection, operation, and maintenance of stormwater management facilities (public-inspect annually, and private-inspect once per permit term); and
- 4. Stormwater facility electronic database.

Annual Reporting

Any Program Plan modifications as a result of VSMP implementation will be summarized in annual reports. Further, Augusta County will maintain an updated electronic database of all known County-owned and privately-owned stormwater management facilities that discharge into the MS4. The Annual Report shall include the following:

- Number of privately owned stormwater management facility inspections conducted; and number of enforcement actions initiated by the permittee, including the type of enforcement action;
- 2. 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
- 4. A confirmation statement that the permittee submitted stormwater management facility information through the Virginia Construction Stormwater General Permit database for land disturbing permits or a statement that the permittee did not complete any projects requiring coverage.
- 5. A confirmation statement that the permittee electronically reported BMPs using the DEQ BMP Warehouse in accordance with Part I E 5 g and the date on which the information was submitted.

Responsible Parties

Engineering staff, Department of Community Development

Goals

The County will continue to ensure that post-construction stormwater management facilities are constructed and maintained to address the runoff of stormwater and pollutants as a result of land disturbing activities.

MCM 5 - Program Description

5.1 BMP: Require VSMP Permits

• General Information: Augusta County will implement a local Virginia Stormwater Management Program to address post-construction stormwater management in new development and development on prior developed lands pursuant to §62.1-44.15:27 of the Code of Virginia, unless otherwise authorized by the State. The Department of Community Development will be designated as the Administrator of the Virginia Stormwater Management Program and be responsible for review and approval of stormwater pollution prevention plans (SWPPP).



- Objective and Expected Results: The County will adhere to current Commonwealth of Virginia regulations with regard to the VSMP permitting to prevent adverse impacts of urban stormwater runoff.
- Implementation Schedule: The County will continue to implement the program throughout the permit cycle.
- Method to Determine Effectiveness: A number of parameters will be tracked pertaining to the VSMP including; number of land disturbing activities, acres of land disturbed, number of inspections, and enforcement actions.

BMP Effectiveness

- **Review of BMP:** All land disturbing projects that occurred during the 2021-2022 reporting period were conducted in accordance with the current department approved standards and specification for erosion and sediment control. During the 2021-2022 reporting period 47 land disturbing activity inspections were conducted inside the MS4 area. Of the 47 inspections, 6 of them were notice to comply, no stop work orders were given.
- **Program Plan Revisions:** The program plan has changed due to VESCP/VSMP regulations changing.

5.2 BMP: Track Permanent Stormwater Management Facilities

- General Information: Augusta County will track all known permanent SWM facilities that discharge within the regulated MS4 boundaries. The BMP database includes the type of BMP, ownership, location, date brought online, HUC code, receiving waters, if receiving waterway is impaired, if maintenance agreement exists, number of acres treated and most recent inspection.
- **Objective and Expected Results**: The database will be used to track BMP inspections and maintenance to ensure that all BMPs are functioning properly and as designed.
- Implementation Schedule: The BMP database will be maintained throughout the permit cycle.
- **Method to Determine Effectiveness:** The County will include any updates or changes to the BMP database in the annual report.

BMP Effectiveness

- **Review of BMP:** One new facility has been added to the list, it is part of a common plan. VAR10I570, Towns on Imperial Section 4with a Part B: Bioretention 1. This BMP is in the SWCGP database, along with in-house records.
- Program Plan Revisions: Program Plan changes are not needed at this time

5.3 BMP: Structural BMP Inspection

 General Information: Augusta County will inspect all known permanent SWM facilities that discharge within the regulated MS4 boundaries. The BMP database includes the type of BMP, ownership, location, date brought online, HUC code, receiving waters, if receiving waterway is impaired, if maintenance agreement exists, number of acres treated and most recent inspection.



- **Objective and Expected Results**: By continuing the BMP inspection program the County will ensure BMPs are performing optimally and achieving design pollutant reduction.
- Implementation Schedule: The BMP inspection program will be ongoing throughout the permit cycle.
- Method to Determine Effectiveness: The County will track the total number of BMP inspections performed both privately and publicly owned.

Confirmation of BMP Project Reporting

The permittee submitted updates to the DEQ BMP Warehouse in accordance with the permit.

BMP Effectiveness

• Review of BMP Program is continuing with inspection.

2021-2022	Locations	MS4	# BMPs Inspections	Enforcement Actions
Privately	6	3	16	5
Publically	1	1	3 (Mill Place #1, #3, #4)	0

- Enforcements: The enforcement included Private: Structure riser clean out, gravel removal, filtera maintenance, and underground retention clean out. For Public: the new maintenance schedule is working well.
- Program Plan Revisions: Program Plan changes not needed at this time

5.4 BMP: Structural BMP Maintenance

- **General Information**: Augusta County will continue maintenance on all County owned BMPs and the requirement of maintenance agreements for new privately owned BMPs.
- **Objective and Expected Results**: By continuing the BMP maintenance program the County will ensure BMPs are performing optimally and are minimizing adverse impacts to state waters.
- Implementation Schedule: The BMP maintenance will be ongoing throughout the permit cycle.
- Method to Determine Effectiveness: The County will track to the number of new BMP agreements

BMP Effectiveness

- **Review of BMP:** All privately owned facilities are on track. A new maintenance schedule is being tried, things may change due to staffing and other County needs.
- Program Plan Revisions: Program Plan changes are not needed at this time



6. Pollution Prevention/Good Housekeeping for Municipal Operations

Permit Requirements

- 1. Written procedures for operations and maintenance activities to minimize discharge of pollutants;
- 2. SWPPPs for maintenance facilities categories as high priority facilities with high potential of discharge of pollutants and a review of all sites for changes in high priority facilities statues
- 3. Nutrient management plans for municipal sites applying nutrients in excess of one (1) contiguous acre;
- 4. Training plan and schedule for municipal employees

Annual Reporting

The following shall be included in the annual reports:

- 1. The written procedures for the operations and maintenance activities as required by Part I E 6 a
- 2. A summary report on new or changes to high priority facilitates and their SWPPPs
- 3. A summary report on the development and implementation of the turf and landscape nutrient management plans
- 4. A summary report on the required training, including a list of training events, the training date, the number of employees attending training and the objective of the training.

Responsible Parties

Engineering staff, Department of Community Development

Goals

The County will seek to practice stormwater stewardship principles on all municipally owned lands within the regulated MS4 boundary. Additionally, the County will seek to ensure all municipal employees are trained in pollution prevention to ensure that the discharge of pollutants minimized during the course of daily municipal activities.

MCM 6 - Program Description

6.1 BMP: County Owned Land Identified Needing SWPPPs

- General Information: The County will determine which municipal properties fall within the County's regulated MS4 boundary, and identify which of those properties may require Stormwater Pollution Prevention Plans (SWPPPs) based on their high priority or high potential to discharge pollutants.
- **Objective and Expected Results**: These documents provide written guidance for daily operations at each facility to prevent and reduce pollutant runoff from the identified municipal operations.
- **Implementation Schedule**: The high priority facilities have active SWPPPs, with all facilities inside the MS4 reviewed yearly. These are active SWPPPs to allow changes made as needed.
- Method to Determine Effectiveness: The number of events recorded during a SWPPP inspection and corrective actions taken reported annually.

BMP Effectiveness



- Review of BMP:
 - New SWPPP Development: No new facilities added. Existing high-priority facilities reviewed to determine if updates would be necessary. No significant changes to the facilities that have SWPPP. High Schools may have changes due to club activities and sports.
 - SWPPP Modifications: SWPPP modifications made as necessary. VEEP E3 certification still active at the Government Center and High Schools. The Government Center is in the process of being audited for VEEP program and will make changes where necessary.
- Program Plan Revisions: Program Plan changes not needed at this time.

6.2 BMP: County Owned Land Identified Needing NMP

- **General Information:** The County will determine which municipal properties fall within the County's regulated MS4 boundary, and identify which of those properties may require Nutrient Management Plans (NMP).
- **Objective and Expected Results**: The NMPs define the amount, source, placement, form, and, timing of the application of nutrients and soil amendments to ensure optimal management.
- Implementation Schedule: The NMP be implemented at each applicable location.
- Method to Determine Effectiveness: The NMP are tailored to each location, effectiveness will be determined by the number of active plans.

BMP Effectiveness

- New NMP: No new facilities were added.
- **Review of NMP:** Nutrient Management plans are updated every 3 years. Locations that required facilities.
 - Berry Farm and Mill Place; 38.205126, -79.038869 :38.191615, -79.000883; 107 acres: 193 acres
 - Augusta County Library Fishersville; 38.099037, -78.970156; 3.8 acres
 - o Government Center; 38.193512, -79.014031; 7.5 acres
- Program Plan Revisions: Program Plan updates were made as needed but no significant changes.

6.3 BMP: Pollution Prevention Training

• General Information: The County will help provide training to all appropriate municipal employees to meet the illicit discharge requirements set forth by the MS4. This training can be met by use of regional training programs along with the Counties existing program. Training may cover recognition and reporting of illicit discharges, good housekeeping and pollution prevention practices applicable to road, street, parking lot maintenance, working in public works facilities, recreational facilities.



- **Objective and Expected Results**: The pollution prevention training empowers employees with the knowledge and operating procedures to minimize accidental pollutant release that could contaminate storm water runoff. This serves as MS4 and VEEP training.
- Implementation Schedule: The VEEP and the MS4 training happens twice a year and when needed by events or incidences. Outside training opportunities will be utilized when available.
- Method to Determine Effectiveness: The County will track the number of personnel trainings and participants annually.

BMP Effectiveness

• **Review of BMP:** County staff conducted in-person training for staff. Virtual training development is needed to meet the changes from Covid-19

Date	Attendees	Objective		
September 2021	6	Hazardous Waste Day Training		
	300	All staff IDDE and proper disposal.		
December 2021	300	All staff on recycling, importance of proper disposal and collection site restrictions.		
January 2022	25	Staff VEEP Program Updates		
	MS4 IDDE	Maintenance staff		
April 2022	6 300	Maintenance Staff Training, Spring Clean-Up		
June 2022 9 Maintenance staff		Safety and Spill Prevention for Waste Universal Waste, and Hazardous Waste (light bulb/ballasts)		
Year Round	9	OSHA Training to keep needed personal in compliance (baes on OSHA certificate expiration dates)		

• **Program Plan Revisions:** Program Plan changes are not needed at this time. Staff is looking into 'lunch and learn' programs by outside organizations to help meet the educational needs.



7. Special Conditions

7.1 BMP: Chesapeake Bay TMDL

- General Information: In 2010, the United States Environmental Protection Agency established a total maximum daily load (TMDL), or "Pollution Diet", to limit the amount of phosphorus, nitrogen, and sediments that can be released into the Chesapeake Bay. These measures were established as an effort to improve the water quality of the Bay. The County was affirmed a MS4 municipality in 2013, therefore exempt from meeting the 5% pollutant of concern (POC) reduction goal as localities designated as a MS4 prior to 2013. New MS4 programs are require to develop a Chesapeake Bay TMDL Action Plan during the first MS4 Permit Cycle and submit the Action Plan with the registration statement for the second permit cycle.
- Annual Reporting: Once the Chesapeake Bay TMDL Action Plan is developed, each subsequent annual report shall include:
 - A list of BMPs implemented during the reporting period but not reported to the DEQ Warehouse and the estimated reduction of pollutants of concern achieved by each and reported in pounds per year;
 - If the permittee acquired credits during the reporting period to meet all or a portion of the required reductions, a statement that credits were acquired,
 - The progress, using the final design efficiency of the BMPs, toward meeting the required cumulative reductions for total nitrogen, total phosphorous, and total suspended solids; and,
 - A list of BMPs that are planned to be implemented during the next reporting period.
- Objective and Expected Results: The County will develop a Chesapeake Bay TMDL Action Plan that will provide guidelines and program of management practice that will facilitate compliance with the
- Implementation Schedule: The County will develop a Chesapeake Bay TMDL Action Plan during the first MS4 Permit Cycle and submit the Action Plan with the registration statement for the second permit cycle.

Progress towards Chesapeake Bay TMDL

- TMDL Action Plan: The County has developed a Chesapeake Bay TMDL Action Plan and it is available at the website. The 2018-2023 TMDL Action Plan will be available following permit guidance.
- List of Control Measures Implemented During the Reporting Period: Two credit purchases were
 made at a local stream restoration nutrient bank located here in Augusta County. Through SLAF
 funding the County purchased 104 TN, 305 TN, and 167525 TSS credits from Cold Springs
 Nutrient Bank meeting the 40% for the 2018-2023 requirements. The Bank consists of 9 acres,
 more or less, located at the intersection of Cold Springs Road and Lake Drive in Augusta County,
 Virginia within the Potomac River Basin and HUC 02070005. The Bank has been authorized by
 the Virginia Department of Environmental Quality ("VDEQ") to generate and transfer nonpoint
 source offsets ("Credits").
- Reduction Achieved by Each Control:



Type of BMP	Project	Location	Reductions (lbs/yr)			
	Name		ТР	TN	TSS	
Septic to Sanitary Sewer Connections	Septic to Sanitary Sewer Connections (since 2009)	County of Augusta MS4	0	2507.95	0	
Cold Springs Nutrient Bank Phase 1	Stream Restoration Credits	County of Augusta	53	156	85373	
Cold Springs Nutrient Bank Phase 2	Stream Restoration Credits	County of Augusta	51	150	82152	
		Total	104	3,062	167525	
	Amount Neede	d by 2023	104	843	87,750	

BMPS to be implemented during next reporting period

The anticipated BMPs to be implemented during the next reporting period include (but are not limited to) Stream restoration, nutrient credit purchases.

- Septic to Sanitary Sewer Connections
- Stream Restoration over the next 5 years

7.2 BMP: Other TMDL

Augusta County does not have waste load allocations associated with local TMDL's.



8. Signed Certification

Certification Statement for Augusta County's MS4 Program Plan and MS4 Annual Report for July 1, 2021 through June 30, 2022.

"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."

Signature: All. Hassu

Printed Name: Timothy Fitzgerald, County Administrator

Date: 2-21-23



Appendices

- A1.1 Augusta County Schools Recycling Teaching Guide
- A1.2 National Drinking Water Week
- A1.3 Recycling Information Brochure
- A2.1 Recycling Committee
- A2.2 Spring Clean Up
- A2.3 HHWD
- A3.1 Dry Screening and Outfall Inspection Management and Methodologies
- A3.2 MS4 Stormwater Outfall Checklist
- A3.3 MS4 Outfall Map
- A3.3 Augusta County Illicit Discharge Detection and Elimination
- A3.4 IDDE Investigation Process
- A4.1 Augusta County E&S Ordinance
- A4.2 Tabular Rating System for Inspections
- A5.1 Stormwater BMP Maintenance Form
- A5.2 Stormwater Easement Checklist
- A6.1 County Owned Lands SWPPP and NMP
- A6.2 Good Housekeeping VEEP
- A6.3 County Training Plan for Good Housekeeping
- A7.1 Chesapeake Bay TMDL Action Plan



Appendix A1.1 Augusta County Schools Recycling Teaching Guide

Found at \\Acgcfile01\acgc\departments\Community Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\Childrens Activities

Augusta County Public Schools

Recycling Teaching Guide



Created by: Hannah Henslay, Girl Scout Gold Award Project in collaboration with Augusta County Recycling Committee, March 2015



Augusta County Service Authority

Program Outline

Mission:	To educate area third graders on the importance of water.
Time Frame:	45 minutes maximum.
Location:	Churchville Elementary
Materials:	Splash Activity Book for 3rct graders (one per student), One hydrologic/water careers poster per classroom, Ethel Mermaid and Tad Pole video (to be used in program), Willy Waterdrop (staff member), water pollution model, TVNCR {supplied by school)tand chalkboard.

Discussion

Below are questions in a logical order you can ask the class. Get them involved and be creative. Willy Waterdrop is there to help you. Don't just lecture to them. This is supposed to be fun and interesting.

What is water?

Everything is made of atoms. An atom is the smallest particle of an element like oxygen or hydrogen. Atoms join together to make a molecule. Water is a molecule made up of 2 hydrogen atoms (H+H) and 1 oxygen atom (0).

Hence, the formula for water is H20. (Willy has a water molecule to show the class).

Water is a valuable resource, why?

Water is almost as old as the earth and that's pretty old. Each water molecule is recycled over and over. The amount of the earth's water supply is about the same as it was millions of years ago. That means a dinosaur could have used the water that you might be drinking today. The water we have today is all the water we have tomorrow, so we must take care of it and protect it.

What do we use water for?

Cooking, bathing, cleaning, flushing toilets, growing food, and making electricity. (This is a good time to have one student at a time come up to the chalkboard to write down a use for water.)

Do animals and humans need water?

Yes, human beings need about 2 quarts of water a day to digest food, transport wastes, keep cells alive, make blood and control temperature (At this time you may want to show the students how much 2 quarts of water is). In fact humans are made up of 70% of water, that's over half of our entire body. Humans can live several weeks without food, but only 5 - 7 days without water. WATER IS THE LIQUID OF LIFE.



How much water covers the earth's surface?

80% of the earth's surface is covered with water. Of that 80% only a small portion is freshwater that we can actually use. 2% of the water is in the form of glaciers ice at the north and south poles, and the other 97% is saltwater which makes up the oceans. Only 1% of the earth's water is available for drinking water.

Water comes in three forms, what are they?

Water can be a **solid**, which is ice, or what happens to water when it is frozen. Water can be a **liquid**, this is when water is wet and is a fluid. Water can also be a **gas**, or a vapor and exists in the air around us and can form clouds.

How does water go from one form to the next?

Well, it really depends on the temperature. When it is really cold, 32 degrees Fahrenheit or O degrees Celsius, water becomes a solid or ice. When we see snow, we see raindrops which are frozen. When it's really hot, water becomes a gas. When you're boiling water, have you ever noticed the steam rising off the pan? This hot water is giving off steam or vapors. Well, that's what happens to water when the temperature is equal to or greater than 212 degrees Fahrenheit or 100 degrees Celsius.

What would happen if I put this ice cube in this jar of hot water?

What happens, it melts and changes its form and turns into a liquid. If the water in the jar is hot enough, it turns into a vapor. The ability of water to change from a solid to a liquid and a gas helps it cycle through our environment.

Does anyone know what cycle of water is called?

This is called the Hydrologic Cycle or water cycle.

Let's talk about the Hydrologic Cycle:

Let's pretend you're like Willy Water drop and you are hanging out somewhere in the ocean near your neighborhood beach and you are part of the hydrologic cycle. **..Where do you go from here?**

First the suns rays would turn you into a gas and move you through the air until you became a part of millions and millions of water molecules to form a cloud. This process is called **evaporation**. Just like the water turning into steam when you are cooking.

Now you are hanging out in this big old cloud and then suddenly you hear thunder and see a bolt of lightning and you and a bunch of other water molecules form a liquid. When water vapor forms a liquid, it is called **condensation.** You and your friends fall from the sky in the form of rain

or snow, depending on the temperature. This is called **precipitation**.



You then as a liquid help to form puddles and fill ponds, lakes and rivers. You may run off the ground and out to the ocean again or seep through the ground and be stored there as groundwater. Water moving downward through the soil is called **percolation**.

A tree may then take you up through its roots, and during those hot days, you leave the tree through its leaves as a vapor going back into the air. This is called **transpiration**.

Now let's show a video so we can see what happens to Willy's friends, Ethel Mermaid and Tad Pole as they move through the water cycle.

Video ends (start rewinding it).

Can someone in the class now tell me what the hydrologic cycle in their own words is?

So, where is water naturally stored?

Water is stored in lakes, oceans, reservoirs, rivers and underground.

Where does your school's water come from?

<u>Beverley Manor</u> - groundwater from a spring and surface water from two reservoirs (Middle River water). (Purchased from the City of Staunton) <u>Chur</u>chville - from 4 well sources owned by ACSA.

Riverh<u>eads</u> - from 4 well sources and a reservoir in the Stuarts Draft area owned by ACSA.

<u>Wilson</u> - from 4 well sources and a reservoir in the Stuarts Draft area owned by ACSA.

Is all water safe to drink?

No. Sometimes we have to treat the water before we drink it. (You can expand on this. For example, talk about streams and whether it's safe to drink - it's not. Would you want to drink from a stream that has cattle in the water?)

What do we do when we treat the water?

We remove impurities from the water.

Should you drink water you find in the environment?

No, never drink water found in the environment unless you know it's safe to drink.

How can we protect water?

We cannot pollute our rivers and streams by properly disposing of trash. We can try not to waste water by fixing leaks in our homes and we can educate ourselves and our friends on water as a valuable resource.



Watershed Model:

This model shows how various land use activities can affect our water. It simulates a watershed which has various land use activities, such as farming, industries, home owners, etc. For example, if home owners fertilize their lawn and a heavy rain follows, what happens to the fertilizer? Some of it will run off into the rivers/streams.

What is Water Conservation?

Water is a finite resource. So, saving water and not using it when we need to is a way to conserve water. This is called water conservation. When you save water you are being WATER WISE.

What are some easy ways we can save water?

- 1. Stop a leaking faucet. Check every faucet in your home for leaks. Just a slow drip can waste 15 to 20 gallons a day or 6,000 gallons a year.
- 2. See if your toilet is leaking. You can check this by adding a bit of food coloring to each toilet tank. Without flushing the toilet, see if the color comes to the bowl. If it does your toilet is leaking. A toilet can leak as much as 100 gallons per day.
- 3. Don't shower too long or fill the tub too full. Five minutes for showering or

5 inches in the tub is plenty.

- 4. Try to use only automatic dishwashers and clothes washing machines when there is a full load.
- 5. Water your garden or lawn early in the morning or late at night, not during the heat of the day or when it is windy.

Does anyone know what a green thumb is?

It's someone who can take grow and take care of plants well.

Now can anyone tell me what a Blue Thumb is?

It's someone who cares about water and who takes care of it by protecting it and not wasting it. So, get a Blue Thumb and give drinking water a hand!

Pass out Splash Activity booklets and give the poster to the teacher. (don't forget to get your video tape!)

Thank the class and say good-bye. Things to emphasize:

Focus on precipitation, evaporation and condensation in the water cycle {this is for SOLs)

On the watershed model emphasize erosion and erosion control (plant things, such as grass, trees, etc. so the roots will hold the soil; during construction, use straw bales or plastic to help keep the soil from going into the streams)

Other things you might want to talk about:

Ask how many kids have ever been to Grand Caverns? You can discuss that we live on karst and how it's really important to protect our water from being contaminated.

I usually ask if the kids' fathers change the oil in their car? If the answer is yes, ask what they do with the used oil. Then tell them not to dump it on the ground or they might be drinking it one day. Make sure you take the used oil to be recycled.



Appendix 1.3 Recycling Information Brochure

Found at \\Acgcfile01\acgc\departments\Community

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Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\Handouts and Signs

Recycling Committee Activities

Support and review recycling activities Spring clean up event Household hazardous waste event Community and organizational outreach Award recycling grants to schools

Volunteering

County Ordinance

The Code of Augusta County does

Virginia Law

Interested in volunteering to help with Re-cycling Committee events please call 540-245-5700. Students are welcome and they will earn community service points for high school requirements.

not require recycling. However, re-cycling is strongly encouraged. By recycling our precious natural resources are saved including land-fill space.

The State of Virginia currently requires a 25% recycling rate for each locality (VA Code §10.1-1411). Augusta County's recycling rate for 2012 was 33.38%. The State's overall recy-cling rate was 41.5%.

Recycling Awards

In April 2011, VA Governor McDonnell announced that Woodrow Wilson Complex Recycling Program won the Silver Environmental Excellence Award. The award commended the work of four owners comprised of ten facilities for their recycling efforts. Approximately 48 tons of materials are recycled an-nually that otherwise would be land-filled.

Covered Trash Requirements

AUGUSTA COUNTY CODE

- 22Requirements for Vehicles Transporting
- B. No refuse shall be hauled in any manner on any vehicle that will permit the refuse to be strewn along the roads, highways, streets, or alleys of the County.

<u>§20 – 23 Penalty:</u> Any violation of this Article shall be a misdemeanor and the person, firm, or corporation violating the Arti-cle shall be fined not less than ten dollars or more than three hundred dollars for each violation.

Please be sure that all trash is covered that is <u>not</u> in a sturdy trash can or other container with a tight fitting if or cover. Trash must be covered when transferring to a community compactor site, landfill, etc. This code is enforced on <u>all</u> public roads within Augusta County.

Enforcement authority: Augusta County Sheriff's Office 540-245-5333

For more information contact

Augusta County Government Center 18 Government Center Lane Verona, VA 24482 (540) 245-5700 www.co.augusta.va.us Recycling page: www.co.augusta.va.us/Index.aspx?page=183

Quantity Recycled

1,188 tons of recyclables were collected in 2015. The follow-ing tons were collected for each recyclable: Mixed paper—504 Aluminum cans—10 Cardboard—382 Metal-25 Glass—218 Plastic—47

Items Recycled and How

The following items can be recycled: Mixed paper Cardboard Glass Aluminum cans Tin (soup) cans Plastic (#1-7) Landfill only

Electronics and household items may be recycled at the Goodwill Industries location at the Landfill.

Please place only aluminum cans in the aluminum bin as oth-er types of aluminum contaminate the bin. Please flatten cardboard boxes so that ample space is main-tained in the bin.

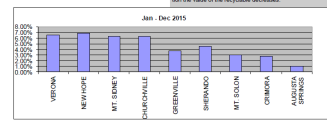
Waxed coated materials such as milk cartons and pet food bags as well as food boxes such as pizza boxes should be placed with general trash.

Please do not put any plastic bags in the bins even if recycla-bles are brought to the recycling centers in plastic bags. Plas-tic bags contaminates the bins.

Although Styrofoam is marked with a recycling symbol, it is not recyclable with plastics. Please place Styrofoam with gen-eral trash.

Please empty containers and rinse food particles from the containers.

If bins are contaminated recyclables may be rejected. In addi-tion the value of the recyclable decreases.





Augusta County Recycling Information

Augusta County Recycling Locations Augusta Regional Landfill Open Monday through Saturday

8AM - 4:15PM 749 Christians Creek Road

All Recycling Locations below are open year around 7 AM until 5:30 PM Monday through Saturday.

Augusta Springs 201 Augusta Springs Road, Craigsville. Located approximately ½ milles off Rt. 42 just south of Augusta Springs, on the northwest side of Rt. 811.

Churchville 29 Scenic H 20 Scenic Highway, Churchville. At Riverside Shopping Center, inter-section of Rt. 250 and Rt. 42, near Tastee Freeze.

Crimora 380 Turk Mt. Lane, Crimora. From Rt. 340, travel east on Rt. 672, Cen-ter located at the end of the road; midway between Dooms and Crimora.

Deerfield 3056 Deerfield Valley Road, Deerfield. This location only accepts solid waste. This location does not accept recycling.

Old Quarry Lane, Greenville. Off Rt. 662, on Rt. 673 west of enville. Before Springdale Water Gardens.

Mt. Sidney 2556 Lee Highway, Mt. Sidney. On Rt. 11 at the intersection of Rt. 11 and Ft. 696.

Mt. Solon 1187 North River Road, Mt. Solon. Southeast side of Rt. 730, approxi-modely 14 mile couthwest of Natural Chimneys Park.

New Hope 456 Round Hill School Road, New Hope. On the north side of Rt. 617, annoximately 2 miles east of New Hope.

Sherando 1865 Mt. Torrey Road, Sherando. At Sherando Community Center, west side of Rt. 664, just south of Rt. 610.

Verona 673 Berry Farm Road, Verona. Rt. 626, just ½ mile south of the inter-section of Rt. 626 and Rt. 612.

Landfill Recycling

In additional to normal recycled items, the Landfill recycles scrap metal, wood, tires, antifreeze, used oil, and lead acid batteries. Fees may apply. Landfill phone number: (540) 337-2857

Recycling Committee

The Recycling Committee consists of seven mem-bers appointed by the Board of Supervisors as well as Board, County and Landfill liaisons. Committee members serve four-year terms.

Committee Mission

"To encourage residents of Augusta County to save our precious natural resources, including landfill space, by recycling."

Landfill Benefit

By recycling, precious landfill space is saved. Annu-ally, 2,374 cubic yards of space is saved as well as \$53,415 in potential cost to landfill recyclables.

Costs and Revenue

Augusta County contracts for hauling recyclables to a local dealer. Transportation costs are approxi-mately \$128,000 annually.

Revenue from recyclables is market driven. Augus-ta County has received between \$500 and \$27,000 annually depending on quantities recycled and de-mand.

Community Information

The following chart represents the percentage (%) of solid waste recycled at each solid waste compactor site.



Appendix 2.1 Recycling Committee

Augusta County

Environmental Program: Recycling

What and Where

Date	September 2018	
Official Document Location:	Environmental Programs Manager's office	
Area of Application:	Recycling and Recycling Committee	

Objectives, Targets and Actions

Activity/Product/Service:	All Recycling Documents and Recycling Committee Documents
Policy Commitment:	Historical Record and How To Manuals
Objective:	Ease of finding past documents
Target:	Continued organization and consistency of the Recycling Program and Recycling Committee
Program Review:	Yearly
Target Status:	On-going

Standard Operating Procedure (SOPs)

1.0 Purpose

1.1 The purpose of this SOP is to outline the proper archiving of documents.

2.0 Scope

- 2.1 The Recycling Program tracts many receipts, bills, and weights for the county owned facilities.
- 2.2 The Recycling Committee host public meetings every other month, has annual reports, by-laws, plan of action, presentation of data, minutes, recycling rates, school grants, and organizes and hosts special events focused around recycling and waste management.

3.0 Responsibilities

- 3.1 The Environmental Programs Manager is responsible for managing all aspects of the recycling data, bills, and receipts.
- 3.2 The Environmental Programs Manager is responsible for managing all Recycling Committee meetings along with all documentation.
- 3.3 The Environmental Programs Manager is responsible for managing all Recycling Committee events and projects.

4.0 Bills



A check list for what bills come in and to whom they are sent to along with date tracking for the calendar year can be found at:

file:///\Acgcfile01\acgc\departments\Community%20Development\groups\CD\COMDEV\Engineering\Enviro nmental%20Programs\Recycling\DATA%20&%20CHARTS\checklist%20receipts.docx Haul Folder should contain BTS charge recycling, BTS charge waste, Box Report

Record the dates that the Haul Folder is sent down and sent back from Finance

Haul Reports come at the beginning of every month and are checked for accuracy between the Receipt Slips (formally known as Pink Slips) and the BTS charge (recycling) receipts. The Environmental Program Manager signs off on the BTS charge (recycling only) and sends the folder down (BTS charge recycling and waste, Box Report) down to Finance to be confirmed and payments sent out.

County Box Reports (Box Report) is emailed from the landfill, a printed copy goes in the Haul Report folder and an electronic copy is saved to the computer. Follow the How To tab, Excel spread sheet found at: file:///\Acgcfile01\acgc\departments\Community%20Development\groups\CD\COMDEV\Engineering\Environnmental%20Programs\Recycling\DATA%20&%20CHARTS\2018%20County%20Box%20Reports.xlsx

Sonoco Bills are collected off the Sonoco website and more information can be found at \\Acgcfile01\acgc\departments\Community

Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\Sonoco Sonoco bills will be used to fill in 20XX Monthly Reports and 20XX Recycling Revenue reports located

\\Acgcfile01\acgc\departments\CommunityDevelopment\groups\CD\COMDEV\Engineering\Envir onmental Programs\Recycling\DATA & CHARTS

5.0 Recycling Committee

Meetings are hosted every other month, Annual Reports By-laws Plan of Action are updated at the first meeting of the year. Data, Minutes, Recycling Rate, School Grants, Spring Clean Up, and Household Hazardous Waste Day are all addressed one to two meetings before the events and are tracked in their respective folders. If data is collected or information is created 'How To' will be located in the folder or inside the excel document.

Six meetings are hosted a year, Agendas and Minutes:

\\Acgcfile01\acgc\departments\Community Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\Minutes & Agendas

Annual Report for the Board of Supervisors: \\Acgcfile01\acgc\departments\Community

Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\Annual Reports By-Laws: \\Acgcfile01\acgc\departments\Community

Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\By-Laws Members and Attendance: \\Acgcfile01\acgc\departments\Community

Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\Members and Attendance

Plan of Action: \\Acgcfile01\acgc\departments\Community

Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\Plan of Action Data & Charts: \\Acgcfile01\acgc\departments\Community

Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\DATA & CHARTS Recycling Rate: \\Acgcfile01\acgc\departments\Community

Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\Recycling Rate Augusta County School Mini Grant: \\Acgcfile01\acgc\departments\Community

Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\School Grants

6.0 Events

These are once a year events that are based on the Recycling Committee. The event date, participation, and event happenings are selected by the Recycling Committee.

Spring Clean Up: \\Acgcfile01\acgc\departments\Community

Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\Spring Clean Up Xmas Tree Recycling: \\Acgcfile01\acgc\departments\Community

Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\Xmas Trees Household Hazardous Waste Day: \\Acgcfile01\acgc\departments\Community

Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\Household Hazardous Waste Event



Augusta County Fair: \\Acgcfile01\acgc\departments\Community Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\Fair Sweet Dreams Fair: \\Acgcfile01\acgc\departments\Community Development\groups\CD\COMDEV\Engineering\Environmental Programs\Recycling\Sweet Dreams



Appendix 2.2 Spring Clean Up

Augusta County

Environmental Program: Spring Clean Up

What and When

Date	September 2018
Official Document Location:	Environmental Programs Manager's office
Area of Application:	Recycling and Recycling Committee

Objectives, Targets and Actions

Activity/Product/Service:	All Document and Activities Pertaining to Spring Clean Up
Policy Commitment:	Historical Record and How To Manuals
Objective:	Next Step and Ease of finding past documents
Target:	Continued organization and consistency of the Spring Clean Up event
Program Review:	Yearly
Target Status:	On-going

Standard Operating Procedure (SOPs)

1.0 Purpose

1.1 The purpose of this SOP is to outline the proper set up of Spring Clean Up along with recording.

2.0 Scope

- 2.1 The Recycling Program tracts pre-event flyers, participation, bills, and weights of trash removed during Spring Clean Up.
- 2.2 Coordinating with contractors, non-profits, and internal departments (Landfill) while tracing interactions to better the next event.

3.0 Responsibilities

- 3.1 The Environmental Programs Manager is responsible for managing all aspects of the Spring Clean Up data, bills, and receipts.
- 3.2 The Environmental Programs Manager is responsible for managing all interactions with the public, staff, and contractors.

4.0 Pre- (January February)

Letters for Ruritan groups. Letters contain date and request for volunteers, and confirmation if Ruritan's are hosting community events.

Approval for school flyers from the ACPS.



Landfill, Committee, Hauling Company, and Maintenance Department all need confirmation on dates. Metal/appliance pick up at selected dumpsites confirmation.

Pre – (February March)

Confirmation letters to Ruritan to confirm dumpsters, community events, and volunteers. Letters to Organizations we are allowing to wave tipping fees for mass collection (Camps, Trailer parks) Confirmation of Metal appliances pick up Elementary school flyer print Flyer print for Elementary Flyers, Library flyers, Landfill flyers

Place add in Parks and Recreation Activities Guide: Spring

5.0 The Events (weeks before or week of)

Public Service Announcement Notice

Confirm all contacts have suvifent information and the ability to meet the public's expectations for the event. Check in half way though event will Landfill and Maintenance for issues.

6.0 Post

Collect data from Landfill, Haul Company, and Ruritan Pay Ruritan clubs that operate the collection sites Thank you letters

Create report reviewing event and changes for the following year. This report is presented to the Recycling Committee.



Appendix 2.3 Household Hazardous Waste Day

Augusta County

Environmental Program: HHWD

What and When

Date	September 2018		
Official Document Location:	Environmental Programs Manager's office		
Area of Application:	Recycling and Recycling Committee		

<u>Objectives, Targets and Actions</u>	
Activity/Product/Service:	All Document and Activities Pertaining to Household Hazardous Waste Day (HHWD)
Policy Commitment:	Historical Record and How To Manuals
Objective:	Next Step and Ease of finding past documents
Target:	Continued organization and consistency of the HHWD event
Program Review:	Yearly
Target Status:	On-going

Standard Operating Procedure (SOPs)

1.1 The purpose of this SOP is to outline the proper set up of HHWD along with recording.

2.0 Scope

- 2.1 The Recycling Program tracts pre-event flyers, participation, bills, and weights of trash removed during HHWD.
- 2.2 Coordinating with contractors, non-profits, and internal departments (Landfill) while tracing interactions to better the next event.

3.0 Responsibilities

- 3.1 The Environmental Programs Manager is responsible for managing all aspects of the HHWD data, bills, and receipts.
- 3.2 The Environmental Programs Manager is responsible for managing all interactions with the public, staff, and contractors.

4.0 Pre- (June July)

Landfill, Committee, Hauling Company, and Maintenance Department all need confirmation on dates. Approval for school flyers from the ACPS.

- Talk with Landfill about Bids and confirm cost estimates.
- Place add in Parks and Recreation Activities Guide: Fall



Pre – (August)

Confirmation letters to Hazardous Collection Company, Landfill, Staunton, Waynesboro, and volunteers. Include the Flyer

Elementary school flyer confirmation on bundle and flyer numbers. Print and bundle for school distribution. Flyer print for Elementary Flyers, Library flyers, Landfill flyers

5.0 The Events (weeks before or week of)

Public Service Announcement Notice

Confirm all contacts have information and the ability to meet the public's expectations for the event. Confirm what is being collected by the Company and what is being collected by the County. Prepare containers as needed.

Have bays cleaned and prepared for HHWD

Buy snacks and drinks for volunteers. Set up cones and move canopy to open bay.

Activate badge so the building can be opened.

Arrive at 7:15. Sign paperwork and confirm contract complete for the Company before leaving.

6.0 Post

Collect data from Hazardous Waste Company. Review car count, and items collected by the County. Confirm payments for Company. Pay side groups for removal of County collected items. Thank you letters

Create report reviewing event and weights. This report is presented to the Recycling Committee, Staunton, and Waynesboro.



Appendix 3.1 Dry Screening and Outfall Inspection Management and Methodologies

Augusta County MS4

Illicit Discharge

Dry Screening and Outfall Inspection Management and Methodologies

Date of Issue: 6/15/2018

Official Document Location:

Area of Application:

MS4 Coordinator

MS4 Regulated and Extending MS4 System

Objectives, Targets and Actions

Activity/Product/Service:	Dry screening and outfall inspections in Augusta County's MS4 done annually, including a minimum number of 50 outfalls, as required by the MS4 permit to detect and eliminate illicit discharges.
Policy Commitment:	Detecting and eliminating illicit discharges in the storm sewer system. Reporting to DEQ with the MS4 Annual Report including: the screenings results, and details of any follow-up actions necessitated by screening results
Objective:	Properly fulfill the role and duties of the MS4 Permit.
Target:	50 Dry screening and outfall inspections in every permit year.
Target Status:	Development
Lead Person:	Morgan Shrewsbury, MS4 Coordinator

Comment: No actions are needed at this time.

Standard Operating Procedure (SOPs)

1.0 Purpose



1.1 Dry screening of outfalls from Augusta County's MS4 will be done annually to include a minimum number of 50 outfalls to be inspected, as required by the MS4 permit.

2.0 Scope

- 2.1 The Illicit Discharge Detection and Elimination Program monitors, inspects, determines and stops discharge that leads to the pollutions of state waters in accordance with MS4 requirements.
- 2.2 This aspect is being managed in accordance with DEQ and EPA regulations.

3.0 Responsibility

- 3.1 The MS4 Coordinator or his/her designee is responsible for documentation of investigations.
- 3.2 The MS4 Coordinator or his/her designee is responsible for inspection procedures.

4.0 Procedure

- 4.1 Pre-Inspection Procedure
 - Materials needed:
 - Outfall Maps
 - Outfall Checklist
 - Past Outfall Inspection (if available)
 - o Illicit Discharge Reporting Form
 - o GPS
 - o Pen
 - Waders
 - Camera/Smartphone
 - Print out maps of the anticipated outfalls to be inspected prior to field screenings.
 - Outfall maps can be located at G:\COMDEV\Engineering\SWM\MS4\IDDE\MS4Outfall and are available to be printed directly from ArcGIS.
 - Print out Outfall Checklist as the Inspection Reports prior to field screenings.
 - Field Screening have been simplified for field us to the Outfall Checklist.
 - A portable unit with GPS capabilities may be used to record/update outfall data, if needed.
 - The majority of outfalls are not verified in the GIS system with accurate GPS data and outfall information.
 - This will be the responsibility of the MS4 Program Coordinator or his/her appointees.
- 4.2 Inspection Procedure
 - Inspection instructions shall be as follows:

1. Walk from downstream to upstream (if in the stream, as to not disturb water or sediments which could alter assumptions of an outfall, inspect outfalls one at a time).

2. Collect data and enter into portable GPS unit (if needed).

3. Fill out the Outfall Checklist as you walk along the stream.

4. Take pictures of each outfall and make notes on the Report.

5. In the event that an outfall is suspected to have an illicit discharge, document the outfall/illicit discharge on the Outfall Checklist and fill out an Illicit Discharge Reporting Form. The suspected illicit discharge shall be handled with illicit discharge procedures set forth at G:\COMDEV\Engineering\SWM\MS4\IDDE

 Investigation will be done with support from IDDE Field Backpack for data collection and the Illicit Discharge Detection and Elimination Field Guide: How to Identify a Quickly Report Pollution Problems.



- Illicit Discharge Reporting Form should be completed and saved to the proper tax map ID folder at G:\COMDEV\Engineering\SWM\MS4\IDDE\Illicit Discharge as outlined in the illicit discharge procedures.
- If the illicit discharge is potential, pursue investigation through the Illicit Discharge Procedures.
- If the illicit discharge is historical (staining, dried material, etc.) take note on the Outfall Checklist and note if follow-up/education activities are necessary.
- 4.3 Post-Inspection Procedure
 - When back in the office, load all pictures and store in designated outfall folder with the name as year_month and outfall ID (2016_05_PS10_678).
 - Inspection Date and Status are to be updated in the GIS Attribute Table. If the first time an outfall has been inspected performed completely fill out the GIS Attribute Table with collected data from the field. If assistance is needed, contact the MS4 Coordinator.
 - Outfall inspection data will be archived by the MS4 Coordinator or his/her designees.
 - Dry weather field screening to detect illicit discharges in specific areas may also be defined based on criteria such as infrastructure, land use, historical illegal discharges, dumping or cross connections. These areas will be prioritized by the MS4 Coordinator.



Augusta County MS4 Program Plan Appendix



Appendix 3.2 MS4 Stormwater Outfall Checklist

Community Development MS4 Stormwater Outfalls

Stormwater Outfalls		
Watershed/Subshed:	Assessed by:	
Outfall ID:	Weather:	
Date:	Date of Last Rainfall: Rainfall Quantity:	
Time:		

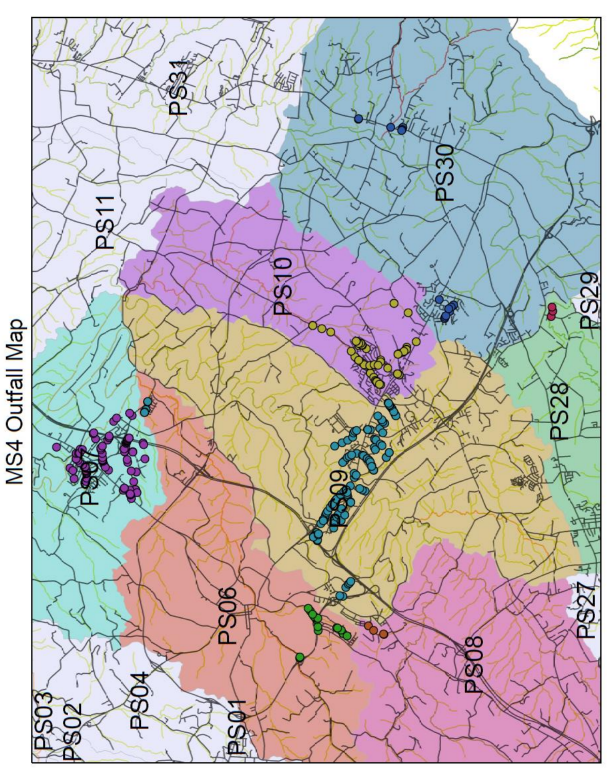
ТҮРЕ	MATERIAL	SHAPE	SUBMERGED	GENERAL OBSERVATIONS
Closed Pipe	Concrete	Circular	Water	
Open Channel	PVC/Plastic	Other:	N ½ Y	
	Metal	Single	Sediment	
Flow	Brick	Multiple	N ½ Y	
	Other:			

INDICATOR	DESCRI PTION		COMMENTS	
Pipe Condition	Chip/Cracked	Corrosion		
	Peeling Paint	Other		
Odor	Gas	Sulfide		
	Sewage	Other		
Deposits/Stains	Oily	Paint		
	Flow Line	Iron		
Vegetation	None	Sparse		
	Moderate	Excessive		
Pipe Benthic Growth	Brown	Green		
	Orange	Other		
PoolQuality	Good	Odors		
	Oils	Suds		
	Colors	Algae		

If Flowing

Indicators	Description		Ranking 1 almost non 5 Excessive		
Oder	Sewage	Petroleum/Gas	1- Faint	3 - Easily	5 - Noticeable
	Sulfide	Rancid/Sour		Detected	from a distance
	Other:				
Color	Milky	Orange	1-Trace	3 – Noticeable	5 – Clearly Visible
	Gray	Brown	colors		
	Other:	·			
Turbidity			01- Slight	3 - Cloudy	5 - Opaque
			Cloudiness		
Floatables (not trash)	Sewage	Suds	1 -	3 - Some;	03 - Many
	Iron	Petroleum	Few/slight	indication of	
				origin	





Appendix 3.3 MS4 Outfall Map



Appendix 3.4 Augusta County Illicit Discharge Detection and Elimination

CHAPTER 9. ENVIRONMENT

ARTICLE II. Illicit Discharge Detection and Elimination

§ 9-30. Purpose and Authority

1. The purpose of this article is to promote the general health, safety, and welfare of the citizens of the County by protecting property and state waters through the prohibition of illicit discharges of non-storm water within the County's regulated MS4 area into the County's MS4, subject to certain exceptions.

2. This ordinance is adopted pursuant to Article 2.3 of Chapter 3.1 of Title 62.1 of the Code of Virginia.

§ 9-31. Applicability.

This ordinance is applicable to the MS4 designated areas and contributing watersheds consisting of approximately 20,600 acres and highlighted in red on a map entitled "Illicit Discharge Detection and Elimination Ordinance" which is declared part of this ordinance and which shall be kept on file in the Offices of the Department of Community Development.

§ 9-32. Definitions.

Unless the context otherwise requires, the following definitions shall be used in the interpretation and construction of this Article.

<u>Best Management Practices</u> (BMPs). A schedules of activities, prohibitions of practices, general good housekeeping practices, pollution prevention and educational practices, maintenance procedures, and other management practices to prevent or reduce the discharge of pollutants directly or indirectly to storm water, receiving waters, or storm water conveyance systems. BMPs also include treatment practices, operating procedures, and practices to control site runoff, spillage or leaks, sludge or water disposal, or drainage from raw materials storage.

<u>Clean Water Act</u>. The federal Water Pollution Control Act (33 U.S.C. § 1251 et seq.), and any subsequent amendments thereto.

<u>Director</u>. The Director of the Community Development Department of Augusta County. The term includes any person or persons designated to perform certain specific administrative functions by the Director of the Community Development Department.

<u>Hazardous Materials</u>. Any material, including any substance, waste, or combination thereof, which because of its quantity, concentration, or physical, chemical, or infectious characteristics may cause, or significantly contribute to, a substantial present or potential hazard to human health, safety, property, or the environment when improperly treated, stored, transported, disposed of, or otherwise managed.

<u>Illicit Discharge</u>. Any direct or indirect non-storm water discharge to the storm sewer system, except as exempted in Section 9-33 C of this ordinance.

<u>Municipal Separate Storm Sewer System (MS4)</u>. The County's municipal separate storm sewer system. The terms "municipal separate storm sewer" and "municipal separate storm sewer system" shall have the meanings set forth within 9VAC25-870-10

National Pollutant Discharge Elimination System (NPDES) Storm Water Discharge Permit. A permit issued by EPA (or by a State under authority delegated pursuant to 33 USC § 1342(b)) that authorizes the discharge of pollutants to waters of the United States, whether the permit is applicable on an individual, group, or general area-wide basis.

<u>Non-Storm Water Discharge</u>. Any discharge to the storm sewer system that is not composed entirely of storm water.

<u>Person.</u> Any individual, association, organization, partnership, firm, corporation or other entity recognized by law and acting as either the owner or as the owner's agent.



<u>Pollutant.</u> Anything which causes or contributes to pollution. Pollutants may include, but are not limited to: paints, varnishes, and solvents; oil and other automotive fluids; non-hazardous liquid and solid wastes and yard wastes; refuse, rubbish, garbage, litter, or other discarded or abandoned objects, ordinances, and accumulations, so that same may cause or contribute to pollution; floatables; pesticides, herbicides, and fertilizers; hazardous materials and wastes; sewage, fecal coliform and pathogens; dissolved and particulate metals; animal wastes; wastes and residues that result from constructing a building or structure; and noxious or offensive matter of any kind.

<u>Storm Sewer System.</u> Publicly-owned facilities by which storm water is collected and/or conveyed, including but not limited to any roads with drainage systems, municipal streets, gutters, curbs, inlets, piped storm drains, pumping facilities, retention and detention basins, natural and human-made or altered drainage channels, reservoirs, and other drainage structures.

Storm Water. Any surface flow, runoff, and drainage consisting entirely of water from any form of natural precipitation, and resulting from such precipitation.

<u>Storm Water Pollution Prevention Plan (SWPPP)</u>. A document which describes the Best Management Practices and activities to be implemented by a person or business to identify sources of pollution or contamination at a site and the actions to eliminate or reduce pollutant discharges to Storm Water, Storm Water Conveyance Systems, and/or Receiving Waters to the Maximum Extent Practicable.

<u>Virginia Stormwater Management Program (VSMP)</u>. A program approved by the State after September 13, 2011, that has been established by a VSMP authority to manage the quality and quantity of runoff resulting from land-disturbing activities and shall include such items as local ordinances, rules, permit requirements, annual standards and specifications, policies and guidelines, technical materials, and requirements for plan review, inspection, enforcement, where authorized in the Act and associated regulations, and evaluation consistent with the requirements of the Storm Water Management Act (§62.1-44.15:24 et seq.) and associated regulations.

<u>Virginia Pollutant Discharge Elimination System (VPDES)</u> permit. A document issued by the State Water Control Board pursuant to the State Water Control Law authorizing, under prescribed conditions, the potential or actual discharge of pollutants from a point source to surface waters. <u>Wastewater</u>. Any water or other liquid, other than uncontaminated storm water, discharged from a facility.

§ 9-33. Prohibited Discharges.

A. It shall be unlawful and a violation of this article to cause or allow any illicit discharge to enter, or have the potential of entering, the MS4.

B. Illicit discharges include, but are not limited to:

(1) Discharging, or allowing any discharge of sewage, industrial wastes, yard wastes, or other wastes, into the storm sewer system, or any component thereof, or onto driveways, sidewalks, parking lots, the ground, or any other areas draining to the storm sewer system.

(2) Connecting, or allowing any connection of any sanitary sewer to the storm sewer system.

(3) Connecting, or allowing any connection to the storm sewer system, without a valid VSMP,

VPDES, or NPDES permit, any structure that conveys any liquid other than storm water or discharges listed in subsection (c), including, but not limited to, pipes, drains, sanitary sewer lines, washing machine drains, or floor drains.

(5) Throwing, placing, or depositing, or causing to be thrown, placed, or deposited in the storm sewer system anything that impedes or interferes with the free flow of storm water therein, or adversely affects water quality.

C. The following non-storm water discharges are allowable under this article:

(1) Discharges or flows covered by a separate individual or general VPDES or VSMP permit for non-storm water discharges;



(2) Individual non-storm water discharges or flows that have been identified in writing by the Virginia Department of Environmental Quality as de minimis discharges that are not significant sources of pollutants to state waters and do not require a VPDES permit;

(3) Non-storm water discharges or flows as listed in the following categories;

- a. Water line flushing;
- b. Landscape irrigation, irrigation water, lawn and garden watering;
- c. Diverted stream flows or rising groundwater;
- d. Uncontaminated ground water infiltration;
- e. Uncontaminated pumped groundwater;
- f. Discharges from potable water sources;
- g. Foundation drains;
- h. Air conditioning condensate;
- i. Springs;
- j. Water from crawl space pumps;
- k. Footing drains;
- 1. Individual residential car washing;
- m. Flows from riparian habitats and wetlands;
- n. Dechlorinated swimming pool discharges;
- o. Street wash water; and
- p. Firefighting activities.

q. Dye testing, following notification to the County's Community Development Department

D. In the event any of the activities listed in subparagraph C (3) of this section are found to be a significant contributor of pollutants to be discharged into the MS4, the Director shall so notify the person performing such activities, and shall order that such activities be ceased or be conducted in such a manner as to avoid the discharge of pollutants into the MS4. The failure to comply with any such order shall constitute a violation of the provisions of this article.

§ 9-34. Inspections and Monitoring.

A. The Director shall have the authority to carry out all inspections and monitoring procedures necessary to determine compliance and/or noncompliance with this article, and to enforce the requirements of this article.

B. The Director shall have the authority, at his/her sole discretion, to require a SWPPP from any person whose property discharges, or has the potential to discharge, to the MS4.

C. The Director and/or his/her duly authorized employees, agents, or representatives of the county, bearing proper credentials and identification, shall be authorized to enter any public property or to request entry into private property at any reasonable time for the purpose of enforcing this article, including, but not limited to taking samples of discharges, inspecting monitoring equipment, inspecting and copying documents relevant to the enforcement of this article, and such other items as may be deemed necessary for the enforcement of this article.

If the owner or person in charge of the property refuses to allow the Director or his/her designees to enter in accordance with this subsection, then the Director may present sworn testimony to a magistrate or court of competent jurisdiction and request the issuance of an inspection warrant to enter the property for the purpose of making such inspections and investigations. The Director shall make a reasonable effort to obtain consent from the owner or person in charge of the property prior to seeking the issuance of an inspection warrant under this section.

D. The Director shall have the authority to require any person responsible for a discharge to the MS4 to document that such discharge meets and is in compliance with the requirements of this article. This includes, but is not limited to, the ability of the Director to require such person to provide monitoring reports, test results, and such other matters as may be deemed necessary to show that



such discharge is in compliance with the requirements of this article. The cost of any required documentation shall be the responsibility of the person responsible for the discharge. E. The failure of any person to comply with any of the requirements of this section shall constitute a violation of this article.

§ 9-35. Enforcement and Penalties.

A. Any person who violates any of the provisions of this article shall be guilty of a class I misdemeanor and, upon conviction, is subject to punishment by a fine of not more than two thousand five hundred dollars (\$2,500.00) per violation per day and confinement in jail for not more than twelve (12) months, either or both.

B. Each day during which a violation of this article occurs or continues shall be deemed a separate and distinct violation of this article.

C. Any person who commits any of the acts prohibited by this article or violates any of the provisions of this article shall be liable to the county for all costs of testing, containment, cleanup, abatement, removal, disposal, monitoring, and any other related costs or expenses that the County may incur in connection with the enforcement of this article and/or the prohibition and/or correction of a violation of this article.

D. The Director may bring legal action to enjoin a violation of this article and the existence of any other remedy shall be no defense to any such action.

E. In addition to any of the remedies set forth above, the Director may seek to impose, or have imposed by the appropriate authority, any of the remedies provided for by § 62.1-44.15:48, Code of Virginia (1950), as amended, which are incorporated herein by reference.

F. In any court action that may result from enforcement of this article, a judge hearing the case may direct the person responsible for the violation or the property owner to correct the violation and each day that the violation continues shall constitute a separate violation of this article.

G. Any person who knowingly makes any false statements, representations, or certifications in any record, report, or other document, either filed or requested pursuant to this article, or who falsifies, tampers with, or knowingly renders inaccurate any monitoring device or method required or used by the Director under this article in monitoring discharges, shall be guilty of a violation of this article. H. The remedies set forth in this section shall be cumulative, not exclusive, and it shall be no defense to any action that one (1) or more of the remedies set forth in this section has been sought or granted.

9-36. Civil charges.

With the consent of any person who has violated any provision of this article, the county may provide for the payment of civil charges for violations in specific sums, not to exceed \$1,000. Civil charges shall be in lieu of any appropriate civil penalty. Such civil charges shall be paid into the treasury of the county for the purpose of abating environmental damages in the county.



Appendix 3.5 IDDE Investigation Process

Augusta County MS4 Illicit Discharge

IDDE Investigation Process

Date of Issue: 3/19/2018

Official Document Location: Area of Application: MS4 Coordinator MS4 Regulated and Extending MS4 System

Objectives, Targets and Actions

Activity/Product/Service:	Illicit discharge inspections in Augusta County's MS4 done upon complaint or suspicion of discharge, as required by the MS4 permit to detect and eliminate illicit discharges.
Policy Commitment:	Detecting and eliminating illicit discharges in the storm sewer system. Reporting to DEQ with the MS4 Annual Report including: the screenings results, and details of any follow-up actions necessitated by screening results
Objective:	Properly fulfill the role and duties of the MS4 Permit.
Target:	Detecting and mitigating illicit discharges into the storm sewer system.
Target Status:	Development
Lead Person:	Morgan Shrewsbury, MS4 Coordinator

Comment: No actions are needed at this time.

Standard Operating Procedure (SOPs)

1.0 Purpose

1.1 Illicit Discharge Investigation for Augusta County's MS4 will be done upon complaint or suspicion of discharge.

2.0 Scope

- 2.1 The Illicit Discharge Detection and Elimination Program used for further inspections and requirements after an illicit discharge is found or has been reported.
- 2.2 This aspect is being managed in accordance with DEQ and EPA regulations.



3.0 Responsibility

- 3.1 The MS4 Coordinator or his/her designee is responsible for documentation of investigations.
- 3.2 The MS4 Coordinator or his/her designee is responsible for inspection procedures.
- 3.3 Hazardous spill response is the responsibility of the Fire Department.
 - Storm sewer overflows are the responsibility of Public Utilities,
- 3.4 Other spill response or pollution complaints may be routed through another agency such as the Virginia Department of Environmental Quality.

4.0 Procedure

- 4.1 Investigation and Documentation Process
- 4.1.1 Types of Illicit Discharge
 - Potential Illicit Discharge: A pollutant having entered the storm sewer system but there is no evidence that the pollutant entered a live waterway.
 - Actual Illicit Discharge: A pollutant having entered the storm sewer system and there is evidence that the pollutant entered a live waterway.
 - Suspect Illicit Discharge: A dumping activity or spill that has not entered the storm sewer system or a live waterway.

4.1.2 Receiving Reports

- Report of illicit discharge events are received by County staff. Report may have been received by phone or in person.
- The Fire Department will notify MS4 Program Coordinator Morgan Shrewsbury of an incident that may affect the storm sewer system. If the incident occurs outside of business hours, they will notify her during the next business day.
- Spills during municipal operations will be responded according to the procedures set forth by that department. Significant spills that require interdepartmental coordination should be routed to Augusta County Community Development and Augusta County Service Authority.

4.1.3 Initial Investigation

- The MS4 Coordinator will evaluate the Report to determine if an Illicit Discharge Investigation is needed.
- The appointed investigator/s will travel to the site to inspect the potential illicit discharge.
- Materials needed:
 - Maps of relevance
 - Illicit Investigation Process
 - o Illicit Discharge Reporting Form
 - CSPDC Illicit Discharge Detection and Elimination Field Guide: How to Identify and Quickly Report Pollution Problems (If needed)
 - o GPS
 - o Pen
 - o Waders
 - o Camera
- 4.1.4 Lead investigators will trace back manholes or the stream to find the source of the pollution if safe.



- If an illicit discharge is found, but within six months of the beginning of the investigation neither the source nor the same non-stormwater discharge has been identified, then this shall be documented.
- If the observed discharge is intermittent, then Lead Investigator must document that a minimum of three separate investigations were made in attempt to observe the discharge when it was flowing. If these attempts are unsuccessful, the investigator must document.

4.2 Inspection Procedure

• Inspection instructions shall be as follows:

1. Walk from downstream to upstream (if in the stream, as to not disturb water or sediments which could alter assumptions of an outfall, inspect outfalls one at a time).

2. Collect data and enter into portable GPS unit (if needed).

3. Fill out the Field Screening Inspection Report as you walk along the stream.

4. Take pictures of each outfall and make notes on the Report.

5. In the event that an outfall has an illicit discharge, document the outfall/illicit discharge on the Field Screening Inspection Report and fill out an Illicit Discharge Reporting Form. The suspected illicit discharge shall be handled with illicit discharge procedures set forth at \\Acgcfile01\acgc\departments\Community Development\groups\CD\COMDEV\Engineering\SWM\MS4\IDDE\Illicit Discharge\Inspections

- Investigation will be done with support from IDDE Field Backpack for data collection and the Illicit Discharge Detection and Elimination Field Guide: How to Identify a Quickly Report Pollution Problems.
- Illicit Discharge Reporting Form should be completed and saved to the proper tax map ID folder at IDDE\Illicit Discharge\Inspection as outlined in the illicit discharge procedures.
- If the illicit discharge is potential, pursue investigation through the illicit discharge procedures.
- If the illicit discharge is historical (staining, dried material, etc.) take note on the Field Screening Inspection Report and note if follow-up/education activities are necessary.
- An unknown substance can be tested through a third party consultant, and/or with the Central Shenandoah Planning District Commission's IDDE kit available to IDDE Team by calling (540) 885-5174.
- 4.2.1 As needed, investigators and IDDE Team will coordinate and dispatch a clean-up (this may involve other County departments), contact the property owner and/or responsible party, and request from the property owner/responsible party mitigation procedures (Corrective Action Plan) be documented and put into place as soon as possible. Any procedures developed will be filed with the County's IDDE Report to ensure corrective action. Enforcement escalation is outlined below. Timeframe for follow-up investigation and corrective action is determined on a case-by-case basis.



i. Warning Letter - A warning letter is issued for a first offense illicit discharge with typically a two week follow-up investigation by the County.

ii. Corrective Action Plan – A Corrective Action Plan is requested from the responsible party of larger spill incidents during a first offense which will address the spill response specifically and mitigation measures to be implemented to prevent further spills.

 iii. Notice of Violation (second offense) – A notice of violation is issued after a second offense or if corrective action has not been taken upon a follow-up 2 week investigation.
 iv. Criminal Fines

4.3 Post-Inspection Procedure

- The individual from the IDDE Team that responded to the incident will fill out an Illicit Discharge Reporting Form regardless of whether the event was a potential, suspect, or actual illicit discharge. This individual is also responsible for coordinating with the IDDE Team to follow up on the investigation and ensure sufficient pictures, documentation of correspondence, etc.
- When back in the office, load all pictures and store in designated outfall folder with the name as year_month and outfall ID (2016_05_OF37).
- Inspection Date and Status are to be updated in the GIS Attribute Table. If the first time an outfall has been inspected performed completely fill out the GIS Attribute Table with collected data from the field. If assistance is needed, contact the MS4 Coordinator.
- The completed IDDE form will be filed in the ComDev/Engineering/SWP/MS4/IDDE and will be named based on property tax map number as well
- Illicit discharge team will update IDDE folder with documentation, photos, letters, emails, etc. associated with the illicit discharge event.
- Files saved in the folder will be saved by [tax map number] [date investigation initiated year month -day] [other additional title]. Examples:
- 066-C-8 2016-04-14 IDDE Report Form.pdf
- 049A-8 2014-02-28 Investigation Notes.docx

5.0 Time Frame

- 5.1 A time frame upon which to conduct an investigation or investigations to identify and locate the source of any observed continuous or intermittent non-stormwater discharge to be prioritized as follows per the MS4 permit:
- 5.2 Illicit discharges suspected of being sanitary sewage or significantly contaminated must be discharged 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 or significantly contaminated discharges have been investigated, eliminated, or identified. Discharges authorized under a separate VPDES or state permit require no further action under this permit.

6.0 Recourses

6.1 Investigators may use the Center for Watershed Protection's publications as guides,



http://www.cwp.org/online-watershed-library/cat_view/64-manuals-and-plans/79-illicitdischarge-detection-and-elimination:

- Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assessments
- Illicit Discharge Detection and Elimination: Technical Appendices
- Illicit Discharge Detection and Tracking Guide
- Illicit Discharge Detection and Elimination Field Guide: How to Identify and

and (iii) resolution of the investigation and the date the investigation was closed.

 Quickly Report Pollution Problems: http://www.cspdc.org/programs/environment/documents/IDDEFieldGuide_Shenandoah _121914_002.pdf

7.0 MS4 Annual Report

7.1 A summary of the illicit discharge inspection reports will be included with the MS4 Annual Report and will include required information: (i) date that suspected discharge was observed, reported, or both; (ii) how the investigation was resolved, including any follow-up,



Appendix 4.1 Augusta County Regulation of Stormwater and Erosion and Sediment Control

ARTICLE I. Regulation of Stormwater and Erosion and Sediment Control

§ 9-1. Purpose and authority

1. Pursuant to Virginia Code § 62.1-44.15:27, this ordinance integrates stormwater management requirements with the erosion and sediment control requirements into an integrated erosion and sediment control and stormwater program. The integrated program is intended to facilitate the submission and approval of plans, issuance of permits, payment of fees, and coordination of inspection and enforcement activities into a more convenient and efficient manner for both the County and those responsible for compliance with these programs. This ordinance accounts for any town lying within the County unless such towns choose to adopt their own program.

2. The purpose of this ordinance is to establish minimum stormwater management (SWM) and erosion and sediment control (ESC) requirements and controls to protect properties, safeguard the general health, safety, and welfare of the public residing in watersheds within the County, and protect aquatic resources.

3. This ordinance is adopted pursuant to Articles 2.3 & 2.4 of Chapter 3.1 of Title 62.1 of the Code of Virginia.

§ 9-2. Definitions

As used in the ordinance, unless the context requires a different meaning, the following terms shall have the meanings indicated:

"Administrator" means the VSMP authority responsible for administering the VSMP on behalf of the County and the VESCP authority responsible for administering the VESCP on behalf of the County. The Department of Community Development is designated as the Administrator.

"Agreement in lieu of a plan" means a contract between the Administrator and the owner or permittee that specifies methods that must be implemented to comply with the requirements of a VSMP and/or Erosion and Sediment Control Plan in the construction of a single-family residence; this contract may be executed by the Administrator in lieu of a formal site plan. Fees associated with Agreement in lieu of a Plan do not require payment to Department.

"Applicant" means any person submitting a development plan for approval or requesting the issuance of a permit, when required, authorizing land-disturbing activities to commence.



"Best management practice" or "BMP" means schedules of activities, prohibitions of practices, including both structural and nonstructural practices, maintenance procedures, and other management practices to prevent or reduce the pollution of surface waters and groundwater systems from the impacts of land-disturbing activities.

"Certified inspector" means an employee or agent of the County of Augusta who (i) holds a certificate of competence from the state board in the area of project inspection pertaining to VESCP and/or VSMP or (ii) is enrolled in the state board's VESCP and/or VSMP training program for project inspection and successfully completes such program within one year after enrollment.

"Certified plan reviewer" means an employee or agent of the County of Augusta who (i) holds a certificate of competence from the state board in the area of plan review pertaining to VESCP and/or VSMP, (ii) is enrolled in the state board's VESCP and/or VSMP training program for plan review and successfully completes such program within one year after enrollment..

"Certified program administrator" means an employee or agent of the County of Augusta who (i) holds a certificate of competence from the state board in the area of program administration pertaining to VESCP and/or VSMP or (ii) is enrolled in the state board's VESCP and/or VSMP training program for program administration and successfully completes such program within one year after enrollment.

"Clearing" means any activity which removes the vegetative ground cover including, but not limited to, root mat removal or top soil removal.

"Common plan of development or sale" means a contiguous area where separate and distinct construction activities may be taking place at different times on difference schedules.

"Conservation Plan," "Erosion and Sediment Control Plan," or "Plan" means a document containing material for the conservation of soil and water resources of a unit or group of units of land. It may include appropriate maps, an appropriate soil and water plan inventory, and management information with needed interpretations and a record of decisions contributing to conservation treatment. The plan shall contain all major conservation decisions and all information deemed necessary by the plan approving authority to assure that the entire unit or units of land will be so treated to achieve the conservation objectives.

"**Control measure**" means any best management practice or stormwater facility, or other method used to minimize the discharge of pollutants to state waters.

"Clean Water Act" or "CWA" means the federal Clean Water Act (33 U.S.C. §1251 et

seq.), formerly referred to as the Federal Water Pollution Control Act or Federal Water Pollution

Control Act Amendments of 1972, Public Law 92-500, as amended by Public Law 95-217, Public Law 95-576, Public Law 96-483, and Public Law 97-117, or any subsequent revisions thereto.



"County" or "Program Authority" means the County of Augusta, Virginia, which has adopted an erosion and sediment control program that has been approved by the state board.

"Department" or "DEQ" means the Department of Environmental Quality.

"Department of Community Development" means the County of Augusta, Virginia, Department of Community Development.

"**Development**" means land disturbance and the resulting landform associated with the construction of residential, commercial, industrial, institutional, recreation, transportation or utility facilities or structures or the clearing of land for non-agricultural or non-silvicultural purposes.

"Director" means the Director of DEQ.

"District" or "Soil and Water Conservation District" refers to the Headwaters Soil and Water Conservation District.

"Erosion Impact Area" means an area of land not associated with current land-disturbing activity but subject to persistent soil erosion resulting in the delivery of sediment onto neighboring properties or into state waters. This definition shall not apply to any lot or parcel of land of 10,000 square feet or less used for residential purposes or to shorelines where the erosion results from wave action.

"Excavating" means any digging, scooping or other methods of removing earth materials.

"Filling" means any depositing or stockpiling of earth materials.

"General permit" means the state permit titled GENERAL PERMIT FOR DISCHARGES OF STORMWATER FROM CONSTRUCTION ACTIVITIES found in Part XIV (9VAC25-880-1 et seq.) of the Regulations authorizing a category of discharges under the CWA and the Act within a geographical area of the Commonwealth of Virginia.

"Grading" means any excavating or filling of earth material or any combination thereof, including the land in its excavated or filled conditions.

"Land disturbance" or "land-disturbing activity" means a man-made change to the land surface that potentially changes its runoff characteristics including clearing, grading, or excavation except that the term shall not include those exemptions specified in Section 9-4(E)-2 of this Ordinance.

"Land-disturbing Permit" or "Permit" means a permit issued by the County for the clearing, filling, excavating, grading, transporting of land or for any combination thereof or for any purpose set forth herein.

"Layout" means a conceptual drawing sufficient to provide for the specified stormwater management facilities required at the time of approval.

"Local erosion and sediment control program" or "local control program" means an outline of the various methods employed by the County to regulate land-disturbing activities and thereby minimize



erosion and sedimentation in compliance with the state program and may include such items as local ordinances, policies and guidelines, technical materials, inspection, enforcement, and evaluation.

"Minimum Standards or Minimum Standard" means any or all of the 19 minimum standards set forth by DEQ.

"Minor modification" means an amendment to an existing general permit before its expiration not requiring extensive review and evaluation including, but not limited to, changes in

EPA promulgated test protocols, increasing monitoring frequency requirements, changes in sampling locations, and changes to compliance dates within the overall compliance schedules. A minor general permit modification or amendment does not substantially alter general permit conditions, substantially increase or decrease the amount of surface water impacts, increase the size of the operation, or reduce the capacity of the facility to protect human health or the environment.

"Operator" means the owner or operator of any facility or activity subject to regulation under this Ordinance.

"Owner" means the owner or owners of the freehold of the premises or lesser estate therein, a mortgagee or vendee in possession, assignee of rents, receiver, executor, trustee, lessee or other person, firm or corporation in control of a property.

"Perimeter Erosion and Sediment Control Permit" means a permit issued by the County for installation of only perimeter erosion and sediment control measures on any project requiring a land-disturbing permit. This permit does not authorize the permittee to engage in a land disturbance activity outside that required for installation of the perimeter erosion and sediment control measures. Projects involving an agreement in lieu of a plan do not require this permit.

"Permit" or "VSMP Authority Permit" means an approval to conduct a land-disturbing activity issued by the Administrator for the initiation of a land-disturbing activity, in accordance with this Ordinance, and which may only be issued after evidence of general permit coverage has been provided by DEQ.

"Permittee" means the person to whom the VSMP and/or land disturbing permit is issued.

"**Person**" means any individual, partnership, firm, association, joint venture, public or private corporation, trust, estate, commission, board, public or private institution, utility, cooperative, county, city, town or other political subdivision of the Commonwealth, any interstate body, or any other legal entity.

"**Regulations**" means the Virginia Stormwater Management Program (VSMP) Permit Regulations, 9VAC25-870, as amended.

"Responsible Land Disturber" means an individual from the project or development team, who will be in charge of and responsible for carrying out a land-disturbing activity covered by an approved plan or agreement in lieu of a plan, who:



(A) Holds a Responsible Land Disturber certificate of competence,

(B) Holds a current certificate of competence from the state board in the areas of Combined Administration, Program Administration, Inspection, or Plan Review,

(C) Holds a current Contractor certificate of competence for erosion and sediment control, or

(D) Is licensed in Virginia as a professional engineer, architect, certified landscape architect or land surveyor pursuant to Article 1 (Sec. 54.1-400 et seq.) of Chapter 4 of Title 54.1 of the Code of Virginia.

"Single-family residence" means a noncommercial dwelling that is intended to be occupied exclusively by one family.

"Site" means the land or water area where any facility or land-disturbing activity is physically located or conducted, including adjacent land used or preserved in connection with the facility or land-disturbing activity.

"State" means the Commonwealth of Virginia.

"State Board" means the Virginia State Water Control Board.

"State erosion and sediment Control program" or "state program" means the program administered by the state board pursuant to the Code of Virginia including regulations designed to minimize erosion and sedimentation.

"State permit" means an approval to conduct a land-disturbing activity issued by the state board in the form of a state stormwater individual permit or coverage issued under a state general permit or an approval issued by the state board for stormwater discharges from an MS4. Under these state permits, the Commonwealth imposes and enforces requirements pursuant to the federal Clean Water Act and regulations, the Virginia Stormwater Management Act and the Regulations.

"State Water Control Law" means Chapter 3.1 (§62.1-44.2 et seq.) of Title 62.1 of the Code of Virginia.

"State waters" means all waters on the surface and under the ground wholly or partially within or bordering the Commonwealth or within its jurisdiction, including wetlands.

"**Stop Work Order**" A written notice sent to the responsible land disturber or appropriate agent that stops all land-disturbing activity on the project for a specified time period.

"Stormwater" means precipitation that is discharged across the land surface or through conveyances to one or more waterways and that may include stormwater runoff, snow melt runoff, and surface runoff and drainage.

"Stormwater management plan" means a document(s) containing material describing methods for complying with the requirements of Section 9-7 of this Ordinance.



"Stormwater Pollution Prevention Plan" or "SWPPP" means a document that is prepared in accordance with good engineering practices and that identifies potential sources of pollutants that may reasonably be expected to affect the quality of stormwater discharges from the construction site, and otherwise meets the requirements of this Ordinance. In addition the document shall identify and require the implementation of control measures, and shall include, but not be limited to the inclusion of, or the incorporation by reference of, an approved erosion and sediment control plan, an approved stormwater management plan, and a pollution prevention plan.

"Subdivision" means a division of a parcel of land into two or more lots, tracts or parcels for any purpose. The term includes re-subdivision and boundary line adjustments.

"Total maximum daily load" or **"TMDL"** means the sum of the individual wasteload allocations for point sources, load allocations for nonpoint sources, natural background loading and a margin of safety. TMDLs can be expressed in terms of either mass per time, toxicity, or other appropriate measure. The TMDL process provides for point versus nonpoint source tradeoffs.

"Transporting" means any moving of earth materials from one place to another place other than such movement incidental to grading, when such movement results in destroying the vegetative ground cover either by tracking or the buildup of earth materials to the extent that erosion and sedimentation will result from the soil or earth materials over which such transporting occurs.

"Virginia Erosion and Sediment Control Program" or "VESCP" means a program approved by the state board that has been established by a VESCP authority for the effective control of soil erosion, sediment deposition, and nonagricultural runoff associated with a land-disturbing activity to prevent the unreasonable degradation of properties, stream channels, waters, and other natural resources and shall include such items where applicable as local ordinances, rules, permit requirements, annual standards and specifications, policies and guidelines, technical materials, and requirements for plan review, inspection, enforcement where authorized in this article, and evaluation consistent with the requirements of the Act and this chapter.

"Virginia Erosion and Sediment Control Program authority," or **"VESCP authority,"** means an authority approved by the state board to operate a Virginia Erosion and Sediment Control Program. An authority may include a state entity, including DEQ; a federal entity; a district, county, city, or town; or for linear projects subject to annual standards and specifications, electric, natural gas and telephone utility companies, interstate and intrastate natural gas pipeline companies, railroad companies, or authorities created pursuant to § 15.2-5102.

"Virginia Stormwater Management Act" or "Act" means Article 2.3 (§ 62.1-44.15:24 et seq.) of Chapter 3.1 of Title 62.1 of the Code of Virginia.

"Virginia Stormwater BMP Clearinghouse website" means a website that contains detailed design standards and specifications for control measures that may be used in Virginia to comply with the requirements of the Virginia Stormwater Management Act and associated regulations.



"Virginia Stormwater Management Program" or "VSMP" means a program approved by the state board after September 13, 2011, that has been established by a locality to manage the quality and quantity of runoff resulting from land-disturbing activities and shall include such items as local ordinances, rules, permit requirements, annual standards and specifications, policies and guidelines, technical materials, and requirements for plan review, inspection, enforcement, where authorized in this article, and evaluation consistent with the requirements of this article and associated regulations.

"Virginia Stormwater Management Program authority" or "VSMP authority" means an authority approved by the state board after September 13, 2011, to operate a Virginia Stormwater Management Program.

§ 9-3. Programs Established

A. Pursuant to §62.1-44.15:27 of the Code of Virginia, Augusta County hereby establishes a Virginia Stormwater Management Program (VSMP) for land-disturbing activities and adopts the applicable Regulations that specify standards and specifications for VSMPs promulgated by the state board for the purposes set out in §9-1 of this Ordinance. Augusta County hereby designates the Department of Community Development as the Administrator of the Virginia stormwater management program.

B. Pursuant to § 62.1-44.15:54 of the Code of Virginia, Augusta County hereby establishes a Virginia Erosion and Sediment Control Program (VESCP) for land-disturbing activities and adopts the regulations, references, guidelines, standards and specifications promulgated by the state board for the effective control of soil erosion and sediment deposition to prevent the unreasonable degradation of properties, stream channels, waters and other natural resources. Said regulations, references, guidelines, standards and specifications for erosion and sediment control are included in but not limited to the "Virginia Erosion and Sediment Control Regulations" and the Virginia Erosion and Sediment Control Handbook, as amended. The County hereby designates the Department of Community Development as the VESCP authority.

§ 9-4. Storm Water Permit and Land Disturbing Permit Requirement; Exemptions

A. Except as provided herein, no person may engage in any land-disturbing activity until both a VSMP permit and a perimeter erosion and sediment control permit have been issued by the Administrator in accordance with the provisions of this Ordinance. In addition, as a prerequisite to engaging in the land-disturbing activities shown on the approved plan, the person responsible for carrying out the plan shall provide the name of an individual holding a certificate of competence, to the program authority, as provided by § 62.1-44.15:55, of the Virginia Erosion and Sediment Control Law, who will be in charge of and responsible for carrying out the land-disturbing activities may result in revocation of the approval of the plan and the person responsible for carrying out the plan shall be subject to the penalties provided in this ordinance. Property owners may be issued one agreement in lieu of a plan per calendar year for which a responsible land disturber need not be named. Subsequent permits in the same year however, will require naming of a responsible land disturber.



B. No VSMP authority permit shall be issued unless and until the permit application and attendant materials and supporting documentation demonstrate that all land clearing, construction, disturbance, land development and drainage will be done according to the approved permit and until the following items have been submitted to and approved by the Administrator as prescribed herein:

1. A permit application that includes a general permit registration statement, if such statement is required, and evidence that general permit coverage is obtained;

2. An erosion and sediment control plan approved in accordance with this chapter.

3. A stormwater management plan that meets the requirements of § 9-7 of this chapter.

4. Any fees and bond required to be paid in accordance with § 9-19.

C. No grading, building or other local permit shall be issued for a property unless a VSMP authority permit, when required, has been issued by the Administrator.

D. No land disturbing permit shall be issued until the applicant submits with his application approved erosion and sediment control plans and certification that the plan will be followed and all perimeter erosion and sediment control measures have been installed, inspected and approved by the Administrator.

E. Notwithstanding any other provisions of this Ordinance, the following activities are exempt, unless otherwise required by federal law:

1. Exemptions to Stormwater Management Plan, Pollution Prevention

Plan and VSMP permit requirement

a. Permitted surface or deep mining operations and projects, or oil and gas operations and projects conducted under the provisions of Title 45.1 of the Code of Virginia;

b. Clearing of lands specifically for agricultural purposes and the management, tilling, planting, or harvesting of agricultural, horticultural, or forest crops, livestock feedlot operations, or as additionally set forth by the state board in regulations, including engineering operations as follows: construction of terraces, terrace outlets, check dams, desilting basins, dikes, ponds, ditches, strip cropping, lister furrowing, contour cultivating, contour furrowing, land drainage, and land irrigation; however, this exception shall not apply to harvesting of forest crops unless the area on which harvesting occurs is reforested artificially or naturally in accordance with the provisions of Chapter 11 (§ 10.1-1100 et seq.) of Title 10.1 of the Code of Virginia or is converted to bona fide agricultural or improved pasture use as described in Subsection B of § 10.1-1163 of Article 9 of Chapter 11 of Title 10.1 of the Code of Virginia;



c. Single-family residences separately built and disturbing less than one acre and not part of a larger common plan of development or sale, including additions or modifications to existing single-family detached residential structures;

d. Land disturbing activities that disturb less than one acre of land that are not part of a larger common plan of development or sale that is one acre or greater of disturbance;

e. Discharges to a sanitary sewer or a combined sewer system;

f. Activities under a State or federal reclamation program to return an abandoned property to an agricultural or open land use;

g. Routine maintenance that is performed to maintain the original line and grade, hydraulic capacity, or original construction of the project. The paving of an existing road with a compacted or impervious surface and reestablishment of existing associated ditches and shoulders shall be deemed routine maintenance if performed in accordance with this Subsection; and

h. Conducting land-disturbing activities in response to a public emergency where the related work requires immediate authorization to avoid imminent endangerment to human health or the environment. In such situations, the Administrator shall be advised of the disturbance within seven days of commencing the land-disturbing activity and compliance with the administrative requirements of Subsection (a) is required within 30 days of commencing the land-disturbing activity.

2. Exemptions to Erosion & Sediment Control Plan and land disturbing permit requirement.

a. Minor land-disturbing activities such as home gardens and individual home landscaping, repairs and maintenance work;

b. Individual service connections;

c. Installation, maintenance, or repair of any underground public utility lines when such activity occurs on an existing hard-surfaced road, street or sidewalk provided the land-disturbing activity is confined to the area of the road, street or sidewalk which is hard-surfaced;

d. Septic tank lines or drainage fields unless included in an overall plan for land-disturbing activity relating to construction of the building to be served by the septic tank system;

e. Surface or deep mining activities authorized under a permit issued by the Department of Mines, Minerals and Energy;

f. Exploration or drilling for oil and gas including the well site, roads, feeder lines, and off-site disposal areas;

g. Tilling, planting, or harvesting of agricultural, horticultural, or forest crops, or livestock feedlot operations; including engineering operations and agricultural engineering operations as follows: construction of terraces, terrace outlets, check dams, desilting basins, dikes, ponds not required to



comply with the Dam Safety Act, Article 2, (Sec. 10.1-604 et seq.) of Chapter 6 of the Code of Virginia, ditches, strip cropping, lister furrowing, contour cultivating, contour furrowing, land drainage, and land irrigation; however, this exception shall not apply to harvesting of forest crops unless the area on which harvesting occurs is reforested artificially or naturally in accordance with the provisions of Chapter 11 (Sec. 10.1-1100 et seq.) of the Code of Virginia or is converted to bona fide agricultural or improved pasture use as described in Subsection B of Sec. 10.1-1163;

h. Repair or rebuilding of the tracks, rights-of-way, bridges, communication facilities and other related structures and facilities of a railroad company;

i. Disturbed land areas of less than 10,000 square feet in size

j. Installation of fence posts, sign posts or telephone and electric poles and other kinds of posts or poles;

k. Shoreline erosion control projects on tidal waters when all of the land disturbing activities are within the regulatory authority of and approved by local wetlands boards, the Marine Resources Commission or the United States Army Corps of Engineers; however, any associated land that is disturbed outside of this exempted area shall remain subject to this ordinance; and

I. Emergency work to protect life, limb or property, and emergency repairs; however, if the landdisturbing activity would have required an approved erosion and sediment control plan, if the activity were not an emergency, then the land area disturbed shall be shaped and stabilized in accordance with the requirements of the Administrator.

§ 9-5. Stormwater Pollution Prevention Plan; Contents of Plan

A. The Stormwater Pollution Prevention Plan (SWPPP) shall include the content specified by Section 9VAC25-870-54 and must also comply with the requirements and general information set forth in Section 9VAC25-880-70, Section II [stormwater pollution prevention plan] of the general permit. Such requirements shall include, but not be limited to:

1. An approved erosion and sediment control plan in accordance with § 9-6 of this chapter

2. An approved stormwater management plan in accordance with § 9-7 of this chapter

3. A pollution prevention plan for regulated land-disturbing activities in accordance with § 9-8 of this chapter

4. And a description of any additional control measures necessary to address a TMDL in accordance with § 9-9 of this chapter

B. The SWPPP shall be amended by the operator whenever there is a change in design, construction, operation, or maintenance that has a significant effect on the discharge of pollutants to state waters which is not addressed by the existing SWPPP.



C. The SWPPP must be maintained by the operator at a central location onsite. If an onsite location is unavailable, notice of the SWPPP's location must be posted near the main entrance of the construction site. Operators shall make the SWPPP available for public review in accordance with Section II of the general permit, either electronically or in hard copy.

§ 9-6. Erosion & Sediment Control Plan; Contents of Plan

A. Except as provided herein, no person may engage in any land-disturbing activity until he or she has submitted to the Administrator an erosion and sediment control plan for the land-disturbing activity and such plan has been approved by the Administrator. Where land-disturbing activities involve lands under the jurisdiction of more than one local control program, an erosion and sediment control plan, at the option of the applicant, may be submitted to the state board for review and approval rather than to each jurisdiction concerned. Where the land-disturbing activity results from the construction of a single-family residence, an agreement in lieu of a plan may be substituted for an erosion and sediment control plan if executed by the Administrator.

B. The standards contained within the "Virginia Erosion and Sediment Control Regulations" and the Virginia Erosion and Sediment Control Handbook as amended are to be used by the applicant when making a submittal under the provisions of this ordinance and in the preparation of an erosion and sediment control plan. The Administrator, in considering the adequacy of a submitted plan, shall be guided by the same standards, regulations and guidelines.

C. Except for single family or two family dwellings covered by an Agreement in Lieu of an Erosion & Sediment Control Plan, stormwater detention or retention facilities will be required for proposed development where land disturbance is 10,000 square feet or greater and where there is a net increase in runoff between pre-developed and post-developed conditions.

D. In cases where the contributing drainage area being developed is equal to or less than 1% of the entire watershed, stormwater detention will not be required unless otherwise required by VSMP regulations. However, any concentrated water leaving the development site will be required to discharge into an adequate on or off site receiving channel.

E. All stormwater management facilities shall be designed and constructed in accordance with "Minimum Standard 19" of the Virginia Erosion and Sediment Control Law and Regulations, and the Virginia Stormwater Management Handbook, Latest Edition.

F. An approved plan may be changed by the Administrator when:

1. The inspection reveals that the plan is inadequate to satisfy applicable regulations; or

2. The person responsible for carrying out the plan finds that because of changed circumstances or for other reasons the approved plan cannot be effectively carried out, and proposed amendments to the plan, consistent with the requirements of this ordinance are agreed to by the Administrator and the person responsible for carrying out the plans.



G. Variances: The Administrator may waive or modify any of the standards that are deemed to be too restrictive for site conditions, by granting a variance. A variance may be granted under these conditions:

1. At the time of plan submission, an applicant may request a variance to become part of the approved erosion and sediment control plan. The applicant shall explain the reasons for requesting variances in writing. Specific variances which are allowed by the Administrator shall be documented in the plan.

2. During construction, the person responsible for implementing the approved plan may, with the property owner's written permission, request a variance in writing from the Administrator. The Administrator shall respond in writing within 10 calendar days either approving or disapproving such a request. If the Administrator does not approve a variance within 10 calendar days of receipt of the request, the request shall be considered to be disapproved. Following disapproval, the applicant may resubmit a variance request with additional documentation.

H. In order to prevent further erosion, the County may require approval of a plan for any land identified in the local program as an erosion impact area.

I. When land-disturbing activity will be required of a contractor performing construction work pursuant to a construction contract, the preparation, submission, and approval of an erosion and sediment control plan shall be the responsibility of the owner.

J. In accordance with the procedure set forth by § 62.1-44.15:55E of the Code of Virginia, any person engaging in the creation and operation of wetland mitigation banks in multiple jurisdictions, which have been approved and are operated in accordance with applicable federal and state guidance, laws, or regulations for the establishment, use, and operation of mitigation banks, pursuant to a permit issued by the Department of Environmental Quality, the Marine Resources Commission, or the U.S. Army Corps of Engineers, may, at the option of that person, file general erosion and sediment control specifications for wetland mitigation banks annually with the state board for review and approval consistent with guidelines established by the state board.

§ 9-7. Stormwater Management Plan; Contents of Plan

A. The Stormwater Management Plan, required in § 9-4 of this Ordinance, must apply the stormwater management technical criteria set forth in § 9-11 of this Ordinance to the entire land-disturbing activity, consider all sources of surface runoff and all sources of subsurface and groundwater flows converted to subsurface runoff, and include the following information:

1. Information on the type and location of stormwater discharges; information on the features to which stormwater is being discharged including surface waters or karst features, if present, and the predevelopment and post development drainage areas;

2. Contact information including the name, address, and telephone number of the owner and the tax map number and parcel number of the property or properties affected;



3. A narrative that includes a description of current site conditions and final site conditions

4. A general description of the proposed stormwater management facilities and the mechanism through which the facilities will be operated and maintained after construction is complete;

5. Information on the proposed stormwater management facilities, including:

a. The type of facilities;

b. Location, including geographic coordinates;

c. Acres treated; and

d. The surface waters or karst features, if present, into which the facility will discharge.

6. Hydrologic and hydraulic computations, including runoff characteristics;

7. Documentation and calculations verifying compliance with the water quality and quantity requirements of § 9-11 of this ordinance.

8. A map or maps of the site that depicts the topography of the site and includes:

a. All contributing drainage areas;

b. Existing streams, ponds, culverts, ditches, wetlands, other water bodies, and floodplains;

c. Soil types, geologic formations if karst features are present in the area, forest cover, and other vegetative areas;

d. Current land use including existing structures, roads, and locations of known utilities and easements;

e. Sufficient information on adjoining parcels to assess the impacts of stormwater from the site on these parcels;

f. The limits of clearing and grading, and the proposed drainage patterns on the site;

g. Proposed buildings, roads, parking areas, utilities, and stormwater management facilities; and

h. Proposed land use with tabulation of the percentage of surface area to be adapted to various uses, including but not limited to planned locations of utilities, roads, and easements.

B. Individual lots in new residential, commercial, or industrial developments shall not be considered separate land-disturbing activities. Where the land-disturbing activity results from the construction of a single-family residence, an agreement in lieu of a plan may be substituted for a stormwater management plan if executed by the Administrator. A registration statement shall not be required for coverage under the General Permit for Discharges of Stormwater from Construction Activities for construction activity involving a single-family detached residential structure, within or outside a common plan of development or sale.



C. If an operator intends to meet the water quality and/or quantity requirements set forth in § 9-11 of this Ordinance through the use of off-site compliance options, where applicable, then a letter of reservation from the off-site provider must be included. Approved off-site options must achieve the necessary nutrient reductions prior to the commencement of the applicant's land-disturbing activity except as otherwise allowed by § 62.1-44.15:35 of the Code of Virginia.

D. Elements of the stormwater management plans that include activities regulated under

Chapter 4 (§54.1-400 et seq.) of Title 54.1 of the Code of Virginia shall be appropriately sealed and signed by a professional registered in the Commonwealth of Virginia pursuant to Article 1 (§ 54.1-400 et seq.) of Chapter 4 of Title 54.1 of the Code of Virginia.

E. A stormwater management plan that is approved for a residential, commercial, or industrial subdivision shall govern the development of the individual parcels, including those parcels developed under subsequent owners

§ 9-8. Pollution Prevention Plan; Contents of Plans

A. Pollution Prevention Plan, required by 9VAC25-870-56, shall be developed, implemented, and updated as necessary and must detail the design, installation, implementation, and maintenance of effective pollution prevention measures to minimize the discharge of pollutants. At a minimum, such measures must be designed, installed, implemented, and maintained to:

1. Minimize the discharge of pollutants from equipment and vehicle washing, wheel wash water, and other wash waters. Wash waters must be treated in a sediment basin or alternative control that provides equivalent or better treatment prior to discharge;

2. Minimize the exposure of building materials, building products, construction wastes, trash, landscape materials, fertilizers, pesticides, herbicides, detergents, sanitary waste, and other materials present on the site to precipitation and to stormwater; and

3. Minimize the discharge of pollutants from spills and leaks and implement chemical spill and leak prevention and response procedures.

B. The pollution prevention plan shall include effective best management practices to prohibit the following discharges:

1. Wastewater from washout of concrete, unless managed by an appropriate control;

2. Wastewater from washout and cleanout of stucco, paint, form release oils, curing compounds, and other construction materials;

3. Fuels, oils, or other pollutants used in vehicle and equipment operation and maintenance; and

4. Soaps or solvents used in vehicle and equipment washing.



C. Discharges from dewatering activities, including discharges from dewatering of trenches and excavations, are prohibited unless managed by appropriate controls.

§ 9-9. Additional Control Measures to Address a TMDL

In addition to the requirements of §9-6 through §9-8 of this chapter, if a specific Waste Load Allocation (WLA) for a pollutant has been established in a TMDL implementation plan and is assigned to stormwater discharges from a construction activity, additional control measures must be identified and implemented by the operator so that discharges are consistent with the assumptions and requirements of the WLA in a state board approved plan.

§ 9-10. Review of Submitted Plans

A. The Administrator shall determine the completeness of a plan in accordance with this Ordinance, and shall notify the applicant, in writing, of such determination, within 15 calendar days of receipt. If the plan is deemed to be incomplete, the above written notification shall contain the reasons the plan is deemed incomplete.

B. The Administrator shall have an additional 30 calendar days from the date of the communication of completeness to review the plan, except that if a determination of completeness is not made within the time prescribed in subsection (A) of this section, then plan shall be deemed complete and the Administrator shall have 30 calendar days from the date of submission to review the plan.

C. The Administrator shall review any plan that has been previously disapproved, within

45 calendar days of the date of resubmission.

D. During the review period, the plan shall be approved or disapproved and the decision communicated in writing to the person responsible for the land-disturbing activity or his designated agent. If the plan is not approved, the reasons for not approving the plan shall be provided in writing. Approval or denial shall be based on the plan's compliance with the requirements of this Ordinance.

E. If a plan meeting all requirements of this Ordinance is submitted and no action is taken within the time provided above in subsection (B) of this section for review, the plan shall be deemed approved.

F. Approved stormwater plans may be modified as follows:

(1) Modifications to an approved stormwater management plan shall be allowed only after review and written approval by the Administrator. The Administrator shall have 60 calendar days to respond in writing either approving or disapproving such request.

(2) The Administrator may require that an approved stormwater management plan be amended, within a time prescribed by the Administrator, to address any deficiencies noted during inspection.

G. The Administrator shall require the submission of a construction record drawing for permanent stormwater management facilities. The Administrator may elect not to require construction record



drawings for stormwater management facilities for which recorded maintenance agreements are not required pursuant to Section 9-12 (B).

§ 9-11. Technical Criteria for Regulated Land Disturbing Activities

A. To protect the quality and quantity of state water from the potential harm of unmanaged stormwater runoff resulting from land-disturbing activities, the County hereby adopts the technical criteria for regulated land-disturbing activities set forth in Part II B of the Regulations, as amended, expressly to include 9VAC25-870-62 [technical criteria]; 9VAC25-870-63 [water quality design criteria requirements]; 9VAC25-870-65 [water quality compliance]; 9VAC25-870-66 [water quantity]; 9VAC25-870-69 [offsite compliance options]; 9VAC25-870-72 [design storms and hydrologic methods]; 9VAC25-870-74 [stormwater harvesting]; 9VAC25-870-76 [linear development project]; and, 9VAC25-870-85 [stormwater management impoundment structures or facilities]; 9VAC25-870-92 [comprehensive plans]; 9VAC25-870-93 [grandfathered projects]; 9VAC25-870-94 [applicability]; 9VAC25-870-95 [general]; 9VAC25-870-96 [water quality]; 9VAC25-870-97 [stream channel erosion]; 9VAC25-870-98 [flooding]; and 9VAC25-870-99 [regional plans], which shall apply to all land-disturbing activities regulated pursuant to this Ordinance, except as expressly set forth in Subsection (B) of this Section.

Notwithstanding the above references to specific sections of 9VAC25-870-60, the technical criteria are modified to include the following:

1. Stormwater runoff shall be calculated by the following methods unless an alternative method for a specific project has been approved by the Administrator:

a. Using the U.S. Department of Agriculture's Natural Resources Conservation Service (NRCS) synthetic 24-hour rainfall distribution and models, including, but not limited to TR-55 and TR-20; hydrologic and hydraulic methods developed by the U.S. Army Corps of Engineers; or other standard hydrologic and hydraulic methods.

b. The Rational Method may be used for evaluating peak discharges or the Modified Rational Method for evaluating volumetric flows to stormwater conveyances with drainage areas of 200 acres or less.

2. Pre-development and post-development runoff rates shall be verified by

calculations that are consistent with good engineering practices and performed with methods approved and illustrated in the Virginia Stormwater Management Handbook. Calculations and designs must be prepared by a licensed professional engineer, a land surveyor – B, or certified landscape architect.

3. Retention or detention facilities shall be designed according to the standards and specifications in the Virginia Stormwater Management Handbook as amended. Stricter regulations may be enforced in areas



where the board of supervisors have established a general drainage improvement program. Development within these areas must also be in compliance with §9-13 (A).

4. Except for by right agricultural development, in cases of additions or incremental development, the pre-developed condition with respect to water quantity calculations submitted to demonstrate compliance with 9 VAC 25-870-66 C (Flood Protection) and D (sheet flow) shall be the condition that existed on January 1, 1990, and the pre-developed condition with respect to water quality calculations submitted to demonstrate compliance with 9 VAC 25-870-63 shall be the ground condition that existed on June 30, 2014. Stormwater detention or retention facilities may be required for proposed development where the sum of the currently proposed land disturbance and the existing impervious and semi-impervious surface is 10,000 square feet or greater and where there is a net increase in runoff between pre-developed and post-developed conditions. Existing stormwater management facilities must be verified adequate through calculations regardless of the type of development or the size of the addition or incremental development. (Ord. 10/28/15; Ord. 6/28/17)

5. Natural channel characteristics shall be preserved to the maximum extent practicable.

6. For manmade or restored conveyance systems, bottom slopes shall, where reasonably possible, be no less than 1%. Side slopes shall be no steeper than 3:1. If side slopes of 3:1 cannot be achieved, the easement shall be piped.

7. All well-defined manmade or restored conveyance systems across lots one-half (1/2) acre or less in area shall be installed within drainage easements on lot lines. For the purposes of this section a well-defined channel is a channel with side slopes steeper than 3:1 and deeper than 2 feet or otherwise would be difficult to maintain with normal lawn equipment.

8. Construction of stormwater management facilities within a Federal Emergency Management Agency (FEMA) designated 100-year floodplain shall be avoided to the extent possible. When this is unavoidable, all stormwater management facility construction shall be in compliance with all applicable regulations under the National Flood Insurance Program, 44 CFR Part 59, and Chapter 25, Division H, Article XLVII, Floodplain Overlay Districts and the Augusta County Code. These stormwater management facilities shall be designed and located, to the extent practical, to provide an unrestricted release up to at least the 25-year flood elevation of the receiving state water.



9. Any stormwater management facilities that are designed to have a permanent pool of water constructed in or adjacent to residential and commercial zoning areas shall be constructed with an aquatic bench or have a minimum of a six-foot fence installed around the perimeter of the facility.

10. Stormwater management facilities designed to detain or retain water on a temporary or permanent basis shall not be built on multiple lots, but located on one lot under single ownership. An access easement of sufficient width given site specific conditions, must be provided.

11. A construction record drawing for permanent stormwater management facilities shall be submitted to the Administrator. The construction record drawing shall be appropriately sealed and signed by a professional registered in the Commonwealth of Virginia, certifying that the stormwater management facilities have been constructed in accordance with the approved plan.

B. Until June 30, 2019, any land-disturbing activity for which a currently valid proffered or conditional zoning plan, preliminary or final subdivision plat, preliminary or final site plan or zoning with a plan of development, or any document determined by the County as being equivalent thereto, was approved by the County prior to July 1, 2012, and for which no coverage under a state permit has been issued prior to July 1, 2014 shall be considered grandfathered by the Administrator and shall not be subject to the technical criteria of Part II B [of the Regulations], but shall be subject to the technical criteria of Part II C [of the Regulations] and Chapter 18 of this Code as it existed at the time of such approval for those areas that were included in the approval, provided that the Administrator finds that such proffered or conditional zoning plan, preliminary or final subdivision plat, preliminary or final site plan or zoning with a plan of development, or any document determined by the County as being equivalent thereto, (i) provides for a layout as defined in 9VAC25-870-10 and (ii) the resulting land-disturbing activity will be compliant with the requirements of Part II C [of the Regulations]. In the event that the Locality-approved document is subsequently modified or amended in a manner such that there is no increase over the previously approved plat or plan in the amount of phosphorus leaving each point of discharge of the land-disturbing activity through stormwater runoff, and such that there is no increase over the previously approved plat or plan in the volume or rate of runoff, the grandfathering shall continue as before.

1. Until June 30, 2019, for local, state, and federal projects for which there has been an obligation of local, state, or federal funding, in whole or in part, prior to July 1, 2012, or for which DEQ has approved a stormwater management plan prior to July 1, 2012; a state permit has not been issued prior to July 1, 2014, and land disturbance did not commence prior to July 1, 2014 such projects shall be considered grandfathered by the County and shall not be subject to the technical requirements of Part II B of the Regulations, but shall be subject to the technical requirements of Part II C of the Regulations for those areas that were included in the approval.



2. For land-disturbing activities grandfathered under this Subsection shall remain subject to the Part II C [of the Regulations] for one additional state permit cycle. After such time, portions of the project not under construction shall become subject to the technical requirements of Subsection (a) above.

C. In cases where governmental bonding or public debt financing has been issued for a project prior to July 1, 2012, such project shall be subject to the technical requirements Part IIC of the Regulations.

D. The Administrator may grant exceptions to the technical requirements of Part II B or Part II C of the Regulations, provided that (i) the exception is the minimum necessary to afford relief, (ii) reasonable and appropriate conditions are imposed so that the intent of the Act, the Regulations, and this Ordinance are preserved, (iii) granting the exception will not confer any special privileges that are denied in other similar circumstances, and (iv) exception requests are not based upon conditions or circumstances that are self-imposed or self-created. Economic hardship alone is not sufficient reason to grant an exception from the requirements of this Ordinance.

1. Exceptions to the requirement that the land-disturbing activity obtain required VSMP authority permit shall not be given by the Administrator, nor shall the Administrator approve the use of a BMP not found on the Virginia Stormwater BMP Clearinghouse Website, or any other control measure duly approved by the Director.

2. Exceptions to requirements for phosphorus reductions shall not be allowed unless offsite options otherwise permitted pursuant to 9VAC25-870-69 have been considered and found not available.

E. Nothing in this Section shall preclude an operator from constructing to a more stringent standard at their discretion.

§ 9-12. Long-Term maintenance of permanent stormwater facilities

A. The Administrator shall require the provision of long-term responsibility for and maintenance of stormwater management facilities and other techniques specified to manage the quality and quantity of runoff. Such requirements shall be set forth in an instrument recorded in the local land records and shall at a minimum:

1. Be submitted to the Administrator for review and approval prior to the approval of the stormwater management plan;

2. Be stated to run with the land;

3. Provide for all necessary access to the property for purposes of maintenance and regulatory inspections;

4. Provide for inspections and maintenance and the submission of inspection and maintenance reports to the Administrator;



5. Be enforceable by all appropriate governmental parties; and

6. Be recorded among the land records prior to release of bonds.

B. At the discretion of the Administrator, such recorded instruments need not be required for stormwater management facilities designed to treat stormwater runoff primarily from an individual residential lot on which they are located, provided it is demonstrated to the satisfaction of the Administrator that future maintenance of such facilities will be addressed through an enforceable mechanism at the discretion of the Administrator.

C. If a recorded instrument is not required pursuant to Subsection 9-12 (B), the Administrator shall develop a strategy for addressing maintenance of stormwater management facilities designed to treat stormwater runoff primarily from an individual residential lot on which they are located. Such a strategy may include periodic inspections, homeowner outreach and education, or other method targeted at promoting the long-term maintenance of such facilities. Such facilities shall not be subject to the requirement for an inspection to be conducted by the Administrator.

D. For all types of development, the owner (s) or developer shall be responsible for maintenance of stormwater management facilities. In residential subdivisions only, the County may assume long-term maintenance of stormwater detention facilities and drainage easements from the developer in accordance with the provisions of the agreement required by Paragraph F below after eighty-five percent (85%) of the lots within the development have been built upon.

E. In residential subdivisions only, for final plats recorded on or after January 1, 2014 and where no homeowners association is required by this code, the County will assume both routine and long-term maintenance of stormwater detention or retention facilities in accordance with the percentage requirements of the above Paragraph D and in accordance with the provisions of the agreement required by Paragraph F below if the facility:

1. Has a capacity of at least fifteen thousand (15,000) cubic feet, and

2. Is located on property dedicated to the County.

F. For all types of development, including residential development, the responsibility of the property owner or developer and their successors for maintenance shall be set forth in a legal stormwater agreement which shall be recorded by the property owner or developer. This agreement is separate and distinct from any agreements and bonding required in accordance with a site plan or §21-36 (Subdivision). The agreement shall provide that:

1. The County will periodically conduct inspections to ensure stormwater management facilities are being properly maintained.

2. If deficiencies are found, the owner or developer and its successors will correct the deficiencies in a timely manner.



3. If applicable under Paragraph D above, the developer and its successors shall contact the county when the percentage requirement is met. At that time the county will conduct a final inspection and the developer and its successors will be notified of the results of the inspection. Any deficiencies shall be corrected by developer and its successors. If there are no deficiencies the county will accept the facilities for long term maintenance by written certificate. For purposes of this chapter, long term maintenance is defined as maintenance other than routine maintenance, such as the repair of erosion and failures that do not occur on a regular basis.

4. The property owners of all stormwater management facilities and easements shall be responsible for routine maintenance. For purposes of this chapter, routine maintenance is defined as mowing so that vegetation never exceeds the height limitation imposed in §15-22 of this code for the underlying zoning district and lot size, and removing debris and trash that occurs on a regular basis.

5. If the property owners fail to perform routine maintenance, the county reserves the right to complete the work. In such event the cost or expenses thereof shall be chargeable to and paid by the lot owners of such property and may be collected by the county as taxes and levies are collected.

§9-13. General drainage improvement programs and multi-jurisdictional systems.

A. When the board of supervisors has established a general drainage improvement program for an area having related and common drainage problems and within which the land owned or controlled by the subdivider or developer is located, the subdivider or developer shall pay a pro rata share of the cost of providing reasonable drainage facilities located outside the property limits of the land owned or controlled by the subdivider or developer but necessitated or required, at least in part, by the construction or improvement of the subdivision or development.

B. Where stormwater resulting from a project flows into another political jurisdiction, final approval of the proposed development may be deferred until the county and the other jurisdiction mutually agree that the proposed system will be satisfactory.

§9-14. Monitoring and inspections, Notice to Comply

A. The Administrator shall inspect the land-disturbing activity during construction in accordance with the County's VESCP Alternate Inspection Program for:

- 1. Compliance with the approved stormwater management plan;
- 2. Compliance with the approved erosion and sediment control plan;
- 3. Development, updating, and implementation of a pollution prevention plan; and
- 4. Development and implementation of any additional control measures necessary to address a TMDL.



B. The Administrator may, at reasonable times and under reasonable circumstances, enter any establishment or upon any property, public or private, for the purpose of obtaining information or conducting surveys or investigations necessary in the enforcement of the provisions of this Ordinance.

C. In accordance with a performance bond with surety, cash escrow, letter of credit, any combination thereof, or such other legal arrangement or instrument, the Administrator may also enter any establishment or upon any property, public or private, for the purpose of initiating or maintaining appropriate actions which are required by the permit conditions associated with a land-disturbing activity when a permittee, after proper notice, has failed to take acceptable action within the time specified.

D. Pursuant to § 62.1-44.15:40 of the Code of Virginia, the Administrator may require every VSMP authority permit applicant or permittee, or any such person subject to VSMP authority permit requirements under this Ordinance, to furnish when requested such application materials, plans, specifications, and other pertinent information as may be necessary to determine the effect of his discharge on the quality of state waters, or such other information as may be necessary to accomplish the purposes of this Ordinance.

E. Post-construction inspections of stormwater management facilities required by the provisions of this Ordinance shall be conducted by the Administrator pursuant to the Locality's adopted and state board approved inspection program, and shall occur, at minimum, at least once every five (5) years.

F. Notice to comply

1. If the Administrator determines that there is a failure to comply with the plan, notice shall be served upon the permittee or person responsible for carrying out the plan by registered or certified mail to the address specified in the permit application or in the plan certification, or by delivery at the site of the land-disturbing activities to the agent or employee supervising such activities.

2. The notice shall specify the measures needed to comply with the plan and shall specify the time within which such measures shall be completed. Upon failure to comply within the specified time, the permit may be revoked and the permittee or person responsible for carrying out the plan shall be deemed to be in violation of this ordinance and shall be subject to the penalties provided by this ordinance.

G. Action in case of violation

1. Upon determination of a violation of this ordinance, the Administrator may, in conjunction with or subsequent to a notice to comply as specified in this ordinance, issue an order requiring that all or part of the land-disturbing activities permitted on the site be stopped until the specified corrective measures have been taken.

2. If land-disturbing activities have commenced without an approved plan, the Administrator may, in conjunction with or subsequent to a notice to comply as specified in this ordinance, issue an order



requiring that all of the land-disturbing activities be stopped until an approved plan or any required permits are obtained.

3. Where the alleged noncompliance is causing or is in imminent danger of causing harmful erosion of lands or sediment deposition in waters within the watersheds of the Commonwealth, or where the landdisturbing activities have commenced without an approved plan or any required permits, a stop work order shall be issued without regard to whether the permittee has been issued a notice to comply as specified in this ordinance. Otherwise, such an order may be issued only after the permittee has failed to comply with such a notice to comply.

4. If the alleged violator has not obtained an approved plan or any required permits within seven days from the date of service of the order, the Administrator may issue an order to the owner requiring that all construction and other work on the site, other than corrective measures, be stopped until an approved plan and any required permits have been obtained.

5. The stop work order shall be served upon the owner by registered or certified mail to the address specified in the permit application or the land records of the County.

6. The owner may appeal the issuance of an order to the Augusta County Circuit Court.

7. Any person violating or failing, neglecting or refusing to obey an order issued by the Administrator may be compelled in a proceeding instituted in the Augusta County Circuit Court to obey same and to comply therewith by injunction or other appropriate remedy. Upon completion and approval of corrective action or obtaining an approved plan or any required permits, the stop work order shall immediately be lifted.

8. Nothing in this section shall prevent the Administrator from taking any other action authorized by this ordinance.

§ 9-15. Hearings and appeals

A. Any applicant under the provision of this ordinance who is aggrieved by any action or inaction of the Administrator or its agent pursuant to this ordinance shall have the right to apply for and receive a review of such action by the Board of Supervisors provided an appeal is filed within 30 days from the date of the action. Any applicant who seeks an appeal hearing before the Board of Supervisors shall be heard at the next regularly scheduled Board of Supervisors public hearing provided that the Board of Supervisors and other involved parties have at least 15 days prior notice. In reviewing the agent's actions, the Board of Supervisors shall consider evidence and opinions presented by the aggrieved applicant and agent. After considering the evidence and opinions, the Board of Supervisors may affirm, reverse or modify the action. The Board of Supervisor's decision shall be final, subject only to review by the Circuit Court of Augusta County.

B. A verbatim record of the proceedings of such hearings shall be taken and filed with the Board of Supervisor meeting minutes. Depositions may be taken and read as in actions at law.



C. Final decisions of the Administrator under this ordinance shall be subject to review by the Augusta County Circuit Court, provided an appeal is filed within 30 days from the date of any written decision adversely affecting the rights, duties, or privileges of the person engaging in or proposing to engage in land-disturbing activities. Decisions of the Circuit Court shall be subject to review by the Court of Appeals.

§ 9-16. Penalties, Injunctions, and other legal actions under the VESCP

A. Violators of any VESCP provision of this article shall be guilty of a class I misdemeanor.

B. The adoption of civil penalties according to this schedule shall be in lieu of criminal sanctions and shall preclude the prosecution of such violation as a misdemeanor under subsection (a) of this section (refer to Code of Virginia, § 62.1-44.15:63(A).

1. A civil penalty in the amount listed on the schedule below shall be assessed against the owner of the property where the violation has occurred, for each violation of the respective offenses:

a. Commencement of land disturbing activity without an approved plan as provided in §1-4(A) shall be \$1,000.00/day.

b. A site with an approved erosion and sediment control plan or agreement in lieu of a plan found in violation of any of the 19 Minimum Standards shall be assessed civil penalties as follows:

Single Violation Multiple Violations

(Based on # of violations,

not to exceed amounts below)

1st Inspection: Warning issued Warning issued

2nd Inspection: \$100 \$250

3rd Inspection: \$150 \$500

4th Inspection: \$200 \$1,000

5th Inspection: \$250 \$1,500

6th Inspection: Refer to Co. Atty. Refer to Co. Atty.

c. Failure to obey a stop work order shall be \$100.00/day.

2. The permittee shall be notified of each violation and associate assessment in writing, via certified mail or by delivery at the site of the land-disturbing activities to the agent or employee supervising such activities. This notification shall be sent or posted no later than the first working day after the violation.



3. Each day during which the violation is found to have existed shall constitute a separate offense. However, in no event shall a series of specified violations arising from the same operative set of facts result in civil penalties which exceed a total of \$10,000.00, except that a series of violations arising from the commencement of land-disturbing activities without an approved plan for any site shall not result in civil penalties which exceed a total of \$10,000.00. The assessment of civil penalties according to this schedule shall be in lieu of criminal sanctions and shall preclude the prosecution of such violation as a misdemeanor under subsection (a) of this section.

C. The County, or the owner of property which has sustained damage or which is in imminent danger of being damaged, may apply to the Augusta County Circuit Court to enjoin a violation or a threatened violation of this article, without the necessity of showing that an adequate remedy at law does not exist. However, an owner of property will not apply for injunctive relief unless:

1. He has notified in writing the person who has violated the local program, and the County, that a violation of the local program has caused, or creates a probability of causing, damage to his property, and

2. Neither the person who has violated the local program nor the County has taken corrective action within 15 days to eliminate the conditions which have caused, or create the probability of causing, damage to his property.

D. In addition to any criminal penalties provided under this article, any person who violates any provision of this article may be liable to the County in a civil action for damages.

E. Without limiting the remedies which may be obtained in this section, any person violating or failing, neglecting, or refusing to obey any injunction, mandamus or other remedy obtained pursuant to this section shall be subject, in the discretion of the court, to a civil penalty not to exceed \$2,000.00 for each violation. A civil action for such violation or failure may be brought by the County. Any civil penalties assessed by a court shall be paid into the treasury of the County, except that where the violator is the locality itself, or its agent, the court shall direct the penalty to be paid into the state treasury.

F. With the consent of any person who has violated or failed, neglected or refused to obey any regulation or condition of a permit or any provision of this article, the County may provide an order for the payment of civil charges for violations in specific sums, not to exceed the limit specified in subsection (e) of this section. Such civil charges shall be instead of any appropriate civil penalty which could be imposed under subsection (b) or (e).

G. The County Attorney may, upon request of the Administrator, take legal action to enforce the provisions of this article.

H. Compliance with the provisions of this article shall be prima facie evidence in any legal or equitable proceeding for damages caused by erosion, siltation or sedimentation that all requirements of law have been met, and the complaining party must show negligence in order to recover any damages.



I. A Certificate of Occupancy and/or inspections by the County's building inspection department shall not be granted until all accessed civil penalties are paid and corrections to all erosion and sediment control practices have been made in accordance with the approved plans, notice of violation, stop work order, or agreement in lieu of a plan requirements, and accepted by the County.

J. Any violator may be required to restore land to its undisturbed condition or in accordance with a notice of violation, stop work order, or permit requirements. In the event that restoration is not undertaken within a reasonable time after notice, the County may take necessary corrective action, the cost of which shall be covered by the performance bond, or become a lien upon the property to be collected as taxes or levies, or be billed directly to the land owner.

§9-17. Enforcement

A. If the Administrator determines that there is a failure to comply with the VSMP authority permit conditions or determines there is an unauthorized discharge, notice shall be served upon the permittee or person responsible for carrying out the permit conditions by any of the following: verbal warnings and inspection reports, notices of corrective action, consent special orders, and notices to comply. Written notices shall be served by registered or certified mail to the address specified in the permit application or by delivery at the site of the development activities to the agent or employee supervising such activities.

1. The notice shall specify the measures needed to comply with the permit conditions and shall specify the time within which such measures shall be completed. Upon failure to comply within the time specified, a stop work order may be issued in accordance with Subsection (b) or the permit may be revoked by the Administrator.

2. If a permittee fails to comply with a notice issued in accordance with this Section within the time specified, the Administrator may issue an order requiring the owner, permittee, person responsible for carrying out an approved plan, or the person conducting the land-disturbing activities without an approved plan or required permit to cease all land-disturbing activities until the violation of the permit has ceased, or an approved plan and required permits are obtained, and specified corrective measures have been completed.

Such orders shall become effective upon service on the person by certified mail, return receipt requested, sent to his address specified in the land records of the locality, or by personal delivery by an agent of the Administrator. However, if the Administrator finds that any such violation is grossly affecting or presents an imminent and substantial danger of causing harmful erosion of lands or sediment deposition in waters within the watersheds of the Commonwealth or otherwise substantially impacting water quality, it may issue, without advance notice or hearing, an emergency order directing such person to cease immediately all land-disturbing activities on the site and shall provide an opportunity for a hearing, after reasonable notice as to the time and place thereof, to such person, to affirm, modify, amend, or cancel such emergency order. If a person who has been issued an order is not complying with the terms thereof, the Administrator may institute a proceeding for an injunction, mandamus, or other appropriate remedy in accordance with Subsection 9- 17 (c).



B. In addition to any other remedy provided by this Ordinance, if the Administrator or his designee determines that there is a failure to comply with the provisions of this Ordinance, they may initiate such informal and/or formal administrative enforcement procedures in a manner that is consistent with the enforcement provisions contained in §1-12 of this chapter, *mutatus mutandus*.

C. Any person violating or failing, neglecting, or refusing to obey any rule, regulation, ordinance, order, approved standard or specification, or any permit condition issued by the Administrator may be compelled in a proceeding instituted in the Circuit Court of Augusta County by the County to obey same and to comply therewith by injunction, mandamus or other appropriate remedy.

D. Any person who violates any VSMP related provision of this Ordinance or who fails, neglects, or refuses to comply with any order of the Administrator, shall be subject to a civil penalty not to exceed \$32,500 for each violation within the discretion of the court. Each day of violation of each requirement shall constitute a separate offense.

1. Violations for which a penalty may be imposed under this Subsection shall include but not be limited to the following:

- a. No state permit registration;
- b. No SWPPP;
- c. Incomplete SWPPP;
- d. SWPPP not available for review;
- e. No approved erosion and sediment control plan;
- f. Failure to install stormwater BMPs or erosion and sediment controls;
- g. Stormwater BMPs or erosion and sediment controls improperly

installed or maintained;

- h. Operational deficiencies;
- i. Failure to conduct required inspections;
- j. Incomplete, improper, or missed inspections; and

k. Discharges not in compliance with the requirements of Section 9 VAC 25-880- 70 of the general permit.

2. The Administrator may issue a summons for collection of the civil penalty and the action may be prosecuted in the appropriate court.

3. In imposing a civil penalty pursuant to this Subsection, the court may consider the degree of harm caused by the violation and also the economic benefit to the violator from noncompliance.



4. Any civil penalties assessed by a court as a result of a summons issued by the Locality shall be paid into the treasury of the County to be used for the purpose of minimizing, preventing, managing, or mitigating pollution of the waters of the locality and abating environmental pollution therein in such manner as the court may, by order, direct.

E. Notwithstanding any other civil or equitable remedy provided by this Section or by law, any person who willfully or negligently violates any provision of this Ordinance, any order of the Administrator, any condition of a permit, or any order of a court shall, be guilty of a misdemeanor punishable by confinement in jail for not more than 12 months or a fine of not less than \$2,500 nor more than \$32,500, or both.

§9-18. Permits; Fees; Security for Performance

A. No person may engage in a land disturbing activity until they have acquired the necessary permits, have paid all applicable fees per the current policy of the Board of Supervisors, posted the required bond and installed all perimeter controls, unless the proposed land-disturbing activity is specifically exempt from the provisions of this ordinance.

B. Fees for a land disturbing permit when a SWM permit is not also required.

An administrative fee shall be paid to the County at the time of submission of the land disturbance permit application. The land disturbance permit fee is separate from all other fees paid to other departments in the County. The following fee is hereby adopted and shall be applied to land disturbance permits:

1. Land disturbance: where no more than one acre disturbed -- \$500.00

2. Fees for applications requiring sediment basins -- \$100.00 each basin

3. Fees for applications requiring stream crossings -- \$100.00 each crossing

4. Fee for applications requiring storm water detention or retention facilities -- \$250.00 each facility

5. Additional fee for applications requiring newly constructed storm water conveyance channels -- \$50.00 for each channel

6. Additional fee for each resubmittal of the required erosion and sediment control plan due to the owner's failure to include required information -- \$100.00

C. Fees for coverage under the general permit shall be imposed in accordance with Table 1. When a site or sites has been purchased for development within a previously permitted common plan of development or sale, the applicant shall be subject to fees in accordance with the disturbed acreage of their site or sites according to Table 1.

 Table 1: Fees for coverage for new sites and sites purchased for development within a previously permitted common plan of development or sale



Type of Permit	Total Fee Amount	State Share (28%)	County Share (72%)
Agreement in lieu of a plan of a SWPPP and/or Erosion and Sediment Control Plan in the construction of a single family dwelling	\$250	N/A	\$250
VSMP General / Stormwater Management - Small Construction Activity/Land Clearing (Areas within common plans of development or sale with land disturbance acreage less than 1 acre.)	\$600	\$81.00	\$519.00
VSMP General / Stormwater Management - Small Construction Activity/Land Clearing (Sites or areas within common plans of development or sale with land disturbance acreage equal to or greater than 1 acre and less than 5 Acres)	\$2,700	\$756	\$1,944
VSMP General / Stormwater Management – Large Construction Activity/Land Clearing (Sites or areas within common plans of development or sale with land disturbance acreage equal to or greater than 5 acres and less than 10 acres)	\$3,400	\$952	\$2,448
VSMP General / Stormwater Management – Large Construction Activity/Land Clearing [Sites or areas within common plans of development or sale with land disturbance acreage equal to or greater than 10 acres and less than 50 acres]	\$4,500	\$1,260	\$3,240
VSMP General / Stormwater Management – Large Construction Activity/Land Clearing (Sites or areas within common plans of development or sale with land disturbance acreage equal to or greater than 50 acres and less than 100 acres)	\$6,100	\$1,708	\$4,392
VSMP General / Stormwater Management – Large Construction Activity/Land Clearing (Sites or areas within common plans of development or sale with land disturbance acreage equal to or greater than 100 acres) Ord. 10/28/15)	\$9,600	\$2,688	\$6,912

D. Fees for the modification or transfer of registration statements from the general permit issued by the County shall be imposed in accordance with Table 2. If the permit modifications result in changes to stormwater management plans that require additional review by the County, such reviews shall be subject to the fees set out in Table 2. The fee assessed shall be based on the total disturbed acreage of the site. In addition to the general permit modification fee, modifications resulting in an increase in total disturbed acreage shall pay the difference in the initial permit fee paid and the permit fee that would have applied for the total disturbed acreage in Table 1.

Table 2: Fees for the modification or transfer of registration statements for the General Permit for Discharges of Stormwater from Construction Activities

Type of Permit	Fee Amount
VSMP General / Stormwater Management – Small Construction Activity/Land	\$20
Clearing (Areas within common plans of development or sale with land disturbance acreage less than 1 acre)	



VSMP General / Stormwater Management – Small Construction Activity/Land	\$200
Clearing (Sites or areas within common plans of development or sale with land	
disturbance acreage equal to or greater than 1 and less than 5 acres)	
VSMP General / Stormwater Management – Large Construction Activity/Land	\$250
Clearing (Sites or areas within common plans of development or sale with land	
disturbance acreage equal to or greater than 5 acres and less than 10 acres)	
VSMP General / Stormwater Management – Large Construction Activity/Land	\$300
Clearing (Sites or areas within common plans of development or sale with land	
disturbance acreage equal to or greater than 10 acres and less than 50 acres)	
VSMP General / Stormwater Management – Large Construction Activity/Land	\$450
Clearing (Sites or areas within common plans of development or sale with land	
disturbance acreage equal to or greater than 50 acres and less than 100 acres)	
VSMP General / Stormwater Management – Large Construction Activity/Land	\$700
Clearing (Sites or areas within common plans of development or sale with land	
disturbance acreage equal to or greater than 100 acres)	

E. Permit maintenance fees. (9VAC-870-830):

The following annual permit maintenance shall be imposed in accordance with Table 3, including fees imposed on expired permits that have been administratively continued. With respect to the general permit, these fees shall apply until the permit coverage is terminated.

Table 3: Permit Maintenance Fees Type of Permit	Fee
	Amount
VSMP General / Stormwater Management – Small Construction Activity/Land Clearing (Areas within common plans of development or sale with land disturbance acreage less than 1 acre)	\$50
VSMP General / Stormwater Management – Small Construction Activity/Land Clearing (Sites or areas within common plans of development or sale with land disturbance equal to or greater than 1 acre and less than 5 acres)	\$400
VSMP General / Stormwater Management – Large Construction Activity/Land Clearing (Sites or areas within common plans of development or sale with land disturbance acreage equal to or greater than 5 acres and less than 10 acres)	\$500
VSMP General / Stormwater Management – Large Construction Activity/Land Clearing (Sites or areas within common plans of development or sale with land disturbance acreage equal to or greater than 10 acres and less than 50 acres)	\$650
VSMP General / Stormwater Management – Large Construction Activity/Land Clearing (Sites or areas within common plans of development or sale with land disturbance acreage equal to or greater than 50 acres and less than 100 acres)	\$900
VSMP General / Stormwater Management – Large Construction Activity/Land Clearing (Sites or areas within common plans of development or sale with land disturbance acreage equal to or greater 100 acres)	\$1,400

General permit coverage maintenance fees shall be paid annually to the County, by the anniversary date of general permit coverage. No permit will be reissued or automatically continued without payment of the required fee. General permit coverage maintenance fees shall be applied until a Notice of Termination is effective.



F. The fees set forth in Sections C-E, above shall apply to:

1. All persons seeking coverage under the general permit.

2. All permittees who request modifications to or transfers of their existing registration statement for coverage under a general permit.

3. Persons whose coverage under the general permit has been revoked shall apply to DEQ for an Individual Permit for Discharges of Stormwater from Construction Activities.

4. Permit and permit coverage maintenance fees outlined under Section E may apply to each general permit holder.

5. County departments, groups, organizations or agencies specified in the County of Augusta Fee Waiver Policy approved by the Board of Supervisors will pay 28% of any required VSMP fee to the state in accordance with the fee schedule in §9-16, item C.

G. No permit application fees will be assessed to:

1. Permittees who request minor modifications to permits as defined in Section 9-3 of this chapter. Permit modifications at the request of the permittee resulting in changes to stormwater management plans that require additional review by the Administrator shall not be exempt pursuant to this section.

2. Permittees whose permits are modified or amended at the initiative of DEQ, excluding errors in the registration statement identified by the Administrator or errors related to the acreage of the site.

H. All incomplete payments will be deemed as nonpayments, and the applicant shall be notified of any incomplete payments. Interest may be charged for late payments at the underpayment rate set forth in §58.1-15 of the Code of Virginia and is calculated on a monthly basis at the applicable periodic rate. A 10% late payment fee shall be charged to any delinquent (over 90 days past due) account. The County shall be entitled to all remedies available under the Code of Virginia in collecting any past due amount.

I. No land-disturbing permit shall be issued until the applicant submits with his application approved erosion and sediment control plan and certification that the plan will be followed and all perimeter erosion and sediment control measures have been installed, inspected and approved by the Administrator.

J. All applicants for permits will provide to the Administrator a performance bond, cash escrow, or an irrevocable letter of credit acceptable to the Administrator and the County Attorney, to ensure that measures could be taken by the plan approving authority at the applicant's expense should the applicant fail, after proper notice, within the time specified to initiate or maintain appropriate conservation measures required of him by the approved plan as a result of his land-disturbing activity.

The amount of the bond or other security for performance shall not exceed the total of the estimated cost to initiate and maintain appropriate conservation action based on unit price for new public or private sector construction in the locality and a reasonable allowance for estimated administrative costs and inflation which shall not exceed twenty-five percent of the cost of the conservation action.



Should it be necessary for the plan approving authority to take such conservation action, the Administrator may collect from the applicant any costs in excess of the amount of the surety held.

Once the Administrator approves the conservation plan and receives a completed application for land disturbing permit, applicable fees and the required surety bond, the Administrator will issue a Perimeter Erosion and Sediment Control Permit. The owner may then install all perimeter controls as detailed in the approved erosion plan as indicated by Virginia Code, § 9VAC25-870-40 (4). Once perimeter controls are functional and seeded/stabilized, the Administrator will inspect erosion measures. If installed measures are satisfactory to the Administrator, a land disturbing permit shall be issued.

Within sixty (60) days of adequate stabilization, as determined by the Administrator in any project or section of a project, such bond, cash escrow or letter of credit, or the unexpended or unobligated portion thereof, shall be either refunded to the applicant or terminated, based upon the percentage of stabilization accomplished in the project or project section. These requirements are in addition to all other provisions relating to the issuance of permits and are not intended to otherwise affect the requirements for such permits.

AUGUSTA COUNTY STORMWATER AND EROSION CONTROL PROGRAM PERMIT REQUIREMENTS

V2 - April 17, 2014

Augusta County MS4 Program Plan Appendix

<u>V2 – Apríl 17, 20</u>	14			Appendix
	ESC Plan & Land Disturbing Permit Required	SWM Plan and VSMP Permit Required	Pollution Prevention Plan Required	Additional Control Measures - TMDL
Development < 10,000 ft ² and not part of a common plan of development disturbing ≥ 10,000 ft ² .	NO	NO	NO	NO
Development < 10,000 ft ² , and IS part of a common plan of development disturbing \geq 10,000 ft ² but \leq 1 acre.	YES	NO	NO	YES
Development < 10,000 ft ² , and IS part of a common plan of development disturbing \geq 1 acre.	YES	YES	YES	YES
Development \ge 10,000 ft ² and < 1 acre and IS NOT part of a common plan of development disturbing \ge 1 acre.	YES	NO	NO	YES
Development disturbing ≥ 1 acre or IS part of a common plan of development disturbing ≥ 1 acre	YES	YES	YES	YES

Agreement-In-Lieu of an Erosion and Sediment Control Plan and SWPPP may be permitted for construction of Single Family Dwelling



Appendix 4.2 - Tabular Rating System for Inspections

Project Name:	ESC#:	Date	
Distance to Watercourse	Rating	Soil Erodibility (based on K factor)	Rating
Less that 50 feet	5	Low (0.23 and lower)	1
50 feet to 150 feet	3	Moderate (0.24 - 0.36)	3
Greater than 150 feet	0	High (0.37 and higher)	5
Score		Score	
Buffer:		Buffer Vegetation Condition	
0 - 50 feet - 5	5	Very Good	0
50 - 100 feet - 3	3	Dense Grass, Hay Field Good	1
150 - 300 feet - 1	1	Avg. Grass, Forest, Good Pasture Fair	3
Greater than 300 feet - 0	0	Poor Grass, Fair Pasture Poor Bare Soil, Pavement, Poor Grass	5
Score		Score	
Distance from Disturbance to		Critical Slope	
Downstream Adjacent Property		Greater than 15% and Greater than or = to 75' slope length or	
Less than 50 feet - 5		Is the slope:	If. YES 3
	5	0-7%, Greater than or Equal to 300' slope length or	If, NO 0
50 feet to 150 feet - 3	3	7-15%, Greater than or Equal to 150' slope length?	
Greater than 150 feet - 0	0		
Score		Score	
Stage of Construction		Presence of Large Scale Measures	
Clearing & Grubbing	5	Sediment Basin	3
Rough Grading	4	Sediment Trap	2
Building Construction	3	Diversion / Slope Drain	1
Finish Grading	2	-	
Final Stabilization	1		
Score		Score	
Crossing Water Course		Approximate Disturbed Acreage	
YES - No rating - MUST inspect at a minim	um 2-	<1 acre	0
week frequency	_	1 to 3 acre	3
		3 to 5 acres	5
NO - 0		> 5acres No rating - MUST inspect	
		at a minimum 2-week frequency	
Score		Score	

Augusta County Tabular Rating System - Inspections

Total Score: _____

Initials:_____.

OVERALL RATING INSPECTION (Total of the above 10 categories) RETURN FREQUENCY If is 34+ then - Once every 2-Weeks* If is 28-34 then - Once every 4-Weeks* If is 21-27 then - Once every 8-Weeks* If is 20 or less then - None - Monitor on complaint basis

* - In addition, inspection will be provided at the beginning and completion of projects.



Appendix 5.1 – Stormwater BMP Maintenance Form

FACILITY ID:		DATE://	Assessed by:				
NAME:			HANDHELD/				
ADDRESS:			GPS ID:				
Рното IDs:							
SECTION 1- BA	CKGROUND INFORMATION	(GIS)					
BMP TYPE :	•		YEAR CONSTRUCTED:				
Dry Detention Pond	l 🗌 Dry Swale	Wetland	OWNERSHIP				
Extended Detention	Pond 🗌 Wet Swale	E Level Spreader	Public Private Unknown				
□ Wet Pond	Grass Cha	nnel 🔄 WQ Inlet					
Filter (specify:		Proprietary Device					
Infiltration (specify							
Check if structure							
-		CHARACTERIZATION					
DRAINAGE AREA:	(acres) IMPERVIOUS COVE						
CONTRIBUTING DRAIN. Industrial		l percentages should sum up to 100%.	WATER QUALITY VOL (FROM DESIGN PLAN): (ft ³)				
industrial Forested	Orban/r Institutional Golf cou	lesidential Suburban/Res rse Park	(TROM DESIGN FLAN):(IT)				
Crop	Pasture Other:						
SECTION 2- FIE	LD VISIT						
Rain in last 48 hrs?		uidence of high water table (e.g. evoessi	ve soil saturation)? 🗌 Yes 🗌 No				
		DESIGN ELEMENTS					
FACILITY SIZE:	OBSERVED WQ STO (ft ³)	RAGE VOL: HYDRAULIC CONFIGURATION	DESIGN STORM(S):				
Length:(ft)	<u>(</u> fr)	On-line Facility	Water Quality				
Width:(ft) Surface Area:(ft	23	□ Off-line Facility					
Depth of WQ storage	(ft)		Unknown				
BMP SIGNAGE: (check							
None		Stormwater Education 🗌 No Tr	respassing 🔲 Wildlife Habitat				
Public Property	Do Not Mow	Other:					
	OUTI	ET CHARACTERISTICS					
PRIMARY OUTLET	1	Pipe Riser Weir Lar	ze Storm Overflow 🗌 Open channel				
STRUCTURE:	Large Storm By-pass Othe						
0 F		nd Drain 🔲 Inverted outlet pipe 🔲 🗌	Hooded outlet 🗌 Anti-vortex device				
OUTLET FEATURES:	Perforated pipe Gravel Di	aphragm 🗌 Micropool outlet 🗌 Mu	ultiple outlet levels				
	Outlet includes restrictor?	Yes No					
OUTLET STRUCTURE		Slight Moderate Severe					
CONDITIONS:		Slight Moderate Severe					
	Structural Problems: None						
CONDITIONS AT		ver 🗌 Surface channel 🔲 Road ditcl	h 🗌 Other:				
OUTFALL:	Unknown						
Active Erosion:	None Slight Moderate		None Slight Moderate Severe				
Trash:	None Slight Moderate	_	None Slight Mpderate Severe				
Sedimentation:	None Slight Moderate	Severe Other WQ Problems:	None Slight Moderate Severe				
P							
Emergency Spillway T	ype: Channel Kiser Over	flow Weir Other:					
1							



	SOIL OR FILTER MEDIA							
Soil mix Organic material	RATION MEDIA: (check all that apply) (in) (in							
SOIL MEDIA SAMPLE: Dominant Soil Type Is the soil homogenous	Note - Complete during site investigation, if applicable Comments: Clay Loam Yes No							
	VEGETATION							
GENERAL OBSERVA								
Landscape								
Aquatic Be								
Invasive Sp								
Plant Diver								
	ent: Hardwood (in) Pine Straw (in) Other (in) of BMP Surface Area by trees: Well Shaded Some Shading No Shading N/A							
Tune degree of shading	INLET CHARACTERISTICS							
INLET #1:	Elevation difference between bottom of inlet							
INLET #1: Diameter/Width:	TYPE OF INLET: Open Channel Closed Pipe and BMP surface:							
(in)	Sheet Flow Curb Cut Other: (in)							
INLET SUBMERSION:								
Complete	INLET CONDITIONS: Comments: Inlet Erosion None Slight Moderate Severe							
Partial	Inlet Clogging None Slight Moderate Severe							
□ None	Structural Problems None Slight Moderate Severe							
INLET #2: Diameter/Width:	TYPE OF INLET: Open Channel Closed Pipe Sheet Flow Curb Cut Other:							
(in) INLET SUBMERSION:	(II)							
Complete	Inlet Erosion None Slight Moderate Severe							
Partial	Inlet Clogging None Slight Moderate Severe							
□ Partial □ None	Structural Problems None Slight Moderate Severe							
Trees on Deservoire	PRETREATMENT							
TYPE OF PRETREATMEN None Sediment Forebay (Grass Channel Riprap Channel or	ft ³) Grass Filter Strip Is pretreatment functioning? Yes No ft ³) Plunge Pool? Is sediment removal necessary? Yes No Stone Diaphragm Signs of pretreatment bypass? Yes No							
	GENERAL DESIGN							
BMP FEATURES (check Maintenance Access Fence Multi-cell Micropool Impermeable Liner	all that apply) Underdrain Clean Out Observation Well Is water present in observation well? Yes No Depth: ft							
CONVEYANCE THROUG No Defined Channe Low Flow Channel Concrete Er	H BMP							



PERFORMANCE							
GENERAL P	ROBLEMS: (che	ck all that apply)					
GENERAL PROBLEMS: (check all that apply) Maintenance Needed Permanent Pools not stable Maintenance Needed Permanent Pools not stable							
Water By			ion within Facil		Inadequate vegetation		
Water By			sition within Fa	-	Dead or Diseased Vegetation		
Incorrect]			propriate Pondia	-	_	y invasive plants	
Short-circ	uiting of treatmen		ged Pond Drain	-		Embankment	
	ffective treatment		ged Media		☐ Failing st	tructural components	
Ineffective	e pretreatment	Inap	oropriate media	material	□ Safety is:	•	
Others	-	Inap	propriate underl	ying soil (inf	iltration)		
WATER QUAL	LITY IN FACILITY		-	EVIDENCI			
Algae		None Slight Moder	ate 🗌 Severe		Geese		
Odor		None Slight Moder	ate Severe		Animal Burrows		
Turbio	dity 🔲	None Slight Moder	ate Severe		Mosquitoes		
Color		Normal Abnormal:			BMP Alteration		
Pro	BLEM	1=None	2 - Fi		3-SEVERAL	4-SEVERE	
Тт	ASH	No evidence of trash	A few piece		Trash accumulation nea		
15	CASH	The endence of an an	throughou		inlet/outlet	BMP used for storage	
BMP BAN	K EROSION	No noticeable erosion	Slight e		Moderate erosion	Banks severely eroded,	
Dial Dia	A LRODION		< 5% of ban	k affected	~15% of bank affected		
	D	No sediment	Areas of min	or sediment	Areas of some	Lots of deposition	
SEDIMENT	DEPOSITION	deposition	deposition		deposition, may be severe near inlet/outlet	resulting in pond bottom s clogging	
		0.10/ 73/75 0	1-3% BMP surface slope				
	FACE	0-1% BMP surface	or steeper slopes with		3-5% BMP surface slop with no check dams.	>5% surface slope;	
SL	SLOPE slope		check d	lams,	with no check dams,		
SIDE SLOPES BMP side slopes 3:1		BMP side slopes 3:1 or flatter	BMP side s	lopes 2:1	Steep BMP side slopes	s Risk of side slope failure	
<u> </u>		or hand	10 11		Moderate structural		
STRUCTURAL		No evidence of	Minor problems (e.g., bank slump, eroded		problems -failure	Structural failures (e.g.,	
SIRC	CICKAL	structural damage	channels)		pending	bank failure, blowout)	
		High visibility, near	Some visibi	lity near	Limited visibility, near	r No visibility, behind	
VISI	BILITY	high-traffic areas	traffic		low traffic areas	buildings or fences	
Access	SIBILITY	Maintained access	Access area o	lesignated,	Access for vehicles no	t Access for vehicles not	
ACCES	SIBILITY	area for vehicles	but not ma		designated	possible	
		No mowing	Mowing alo		M M M M	BMP bottom has large	
V	EG	in/around BMP	edges but a mow in BM		Mowed turf vegetation	areas of bare soil	
Co	OVER	Dense plant cover	Plant cover.		Some plant cover,	Sparse vegetative cover	
		(>75%)	50-75	5%	25-50%	· (<25%),	
	TREES	Healthy and	Slightlys	tressed	Stressed	Dead	
		established					
	GROUND	Healthy and established	Slightly s	tressed	Stressed	Dead	
VEG	COVER						
HEALTH	IH SHRUBS Healthy and established Slightly stressed		tressed	Stressed	Dead		
	EMERGENT	Healthy and					
	WETLAND	established	Slightly s	tressed	Stressed	Dead	
OVERALL		NCE SCORE (circle or	ne number)		1	1	
	nt design and	BMP is well desi		BMP is ad	equately designed,	Poor BMP design, severe	
	n, no general	undersized or			eral problems with performance problem		
				failure			
10	9	8 7	6	5	4 3	2 1	
	-		-	-	. ,	- 1	



				FIELD NOTES
Good or Interesting I Photo #'s:	Design Fe	ATURES:		FIELD NOTES
POOR OR PROBLEMATIC	Design F	FATURES:		
<u>Рното #'s:</u>	DESIGNT	EATORES.		
SECTION 3 – DESI Plan Available: As				ON
Do field observations match				cribe any differences.
Soil type in facility				If no, describe:
Pretreatment type and size				
Signage	□ N/A	🗌 Yes	🗆 No	If no, describe:
Low-flow channel	□ N/A	🗌 Yes	No No	If no, describe:
Dimensions/volume	□ N/A	🗌 Yes	□ No	If no, describe:
Inlet type, #, and sizing	□ N/A	🗆 Yes	🗆 No	If no, describe:
Outlet type, #, and sizing	□ N/A	🗌 Yes	🗆 No	If no, describe:
Vegetation composition	□ N/A	🗆 Yes	🗆 No	If no, describe:
Other features	□ N/A	🗌 Yes	🗌 No	If no, describe:



Obstructed Adequate Riprap

AUGUSTA *	C DEPARTM CC				
Location of Facility:				Inspectors	Name:
Inspection Date:				Type of Faci	lity:
	Yes/No	Repair	Investigate	Comments	
EMBANKMENT CREST				1	
Visual Settlement					
Misalignment					
Cracking					
Trees/Shrubs					
EMBANKMENT SLOPES		1	ł	L	
Erosion					
Adequate Groundcover					
Trees, Shrubs or other					
Cracks, Settlement or					
Bulges					
Rodent holes					
ABUTMENTS					
Erosion					
Seepage					
Cracks					
SEEPAGE					
Seepage along					
embankment					
EMERGENCY SPILLWAY				1	
Eroding or Back cutting					
Obstructed					
Leaking					
PRINCIPAL SPILLWAY					
BARREL				1	
Seepage into Conduit					
Debris Present					
Displaced or Offset Joints					
OUTLET PROTECTION					

COMMONWEALTH OF VIRGINIA

Appendix 5.2 – Stormwater Easement Checklist COUNTY OF AUGUSTA



F					
Undercutting at Outlet					
Outlet Channel Scour					
Sediment Accumulation					
BASIN LOW FLOW				·	
CHANNEL					
Erosion					
Adequate Vegetation					
Obstructed					
BASIN BOTTOM & SIDE				·	
SLOPES					
Erosion					
Adequate Vegetation					
Sediment Accumulation					
Floating Debris					
High Water Marks					
Trees, Shrubs, or other					
INFLOW CHANNELS/PIPES				·	
Erosion					
Adequate Stabilization					
Undercutting					
Sediment Accumulation					
Obstructed					
OVERALL CONDITION OF				L. C.	
FACILITY	G	OOD	NEEDS MAINTENANCE		NEEDS REPAIR



Appendix 6.1 County Owned Lands SWPPP and NMP

Property ID	SWPPP	NMP
Mill Place Industrial Park	No	Yes
Augusta Co Government Center Complex	Yes	Yes
Augusta Co Library – Fishersville	No	Yes
Does Not Need Implementation Plan		
Co10 Fire House (1026 Richmond Road,	No	No
Staunton)		
Courthouse Complex (E Johnston St,	No	No
Staunton)		
Verona Park	No	No

High-Priority/High Potential Facilities Checklist

Complete one form for each facility your department owns/operates.

- Address: ______
- Tax Map #:_____
- Department:
- Person Completing This Form:______

Describe activities that occur at this facility:

1) Does this facility include any of the following?

Check all that apply:

- □ Composting facilities
- Equipment storage and maintenance facilities
- □ Materials storage yards
- □ Pesticide storage facilities
- □ Public works yards
- □ Recycling facilities
- □ Salt storage facilities
- □ Solid waste handling and transfer facilities
- □ Vehicle storage and maintenance yards



□ Other/not sure (Describe:

)

If none checked, stop here.

If any checked above, you have a "high-priority facility". Continue to Section #2:

2) Does this facility include any of the following?

Check all that apply:

□ Areas where residuals from using, storing or cleaning machinery or equipment remain and are exposed to stormwater

□ Materials or residuals on the ground or in stormwater inlets from spills or leaks

□ Material handling equipment (except adequately maintained vehicles)

□ Materials or products that would be expected to be mobilized in stormwater runoff during loading/unloading or transporting activities (e.g., rock, salt, fill dirt)

□ Materials or products stored outdoors (except final products intended for outside use where exposure to stormwater does not result in the discharge of pollutants)

□ 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

U Waste material except waste in covered, non-leaking containers (e.g., dumpsters)

Application or disposal of process wastewater (unless otherwise permitted)

□ 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

If any checked above, you have a facility with a high potential for polluting. A Stormwater Pollution Prevention Plan (SWPPP) is required.

FOR ADMIN USE ONLY	Date:
High-Priority Facility	High-potential for pollutant discharges
SWPPP Completed	Date:



Appendix 6.2 Good Housekeeping VEEP

The County operates as a Virginia Environmental Excellence Program (VEEP) and as such the program covers standard operating procedures that seek to minimize or prevent discharges from certain municipal operations. The VEEP program brakes down aspects of the Government Center operations and covers vehicle usage and maintenance, gasoline and solvents, acids, salt storage, and CFC emissions. All aspects are reviewed and resubmitted with the VEEP on a three year cycle along with one audit conducted in house. Training for the program and high priority aspects are conducted biannual along with individual training for new hires. Added training for IDDE is conducted biannual to appropriate staff.

The County will continue to maintain and update the Government Center VEEP as needed and will add all appropriate high potential facilities as they are identified. VEEP documents are kept with the Environmental Programs Manager and with appropriate department head staff.



Appendix 6.3 County Training Plan for Good Housekeeping

Augusta County

Environmental Program: Training Schedule

What and When

Date	September 2018
Official Document Location:	Environmental Programs Manager's office
Area of Application:	County of Augusta Employees

Objectives, Targets and Actions

Activity/Product/Service:	All Employees have access to MS4 and VEEP Education
Policy Commitment:	MS4 and VEEP training for employees and in-depth training for high priority employees.
Objective:	Training plan that insures coverage and understanding.
Target:	Meet MS4 and VEEP programs training requirements.
Program Review:	Yearly
Target Status:	On-going

Standard Operating Procedure (SOPs)

1.0 Purpose

The purpose of this SOP is to outline and organize training programs for MS4 and VEEP.

2.0 Scope

2.1 The MS4 requires training to applicable field personnel involved in recognition and reporting of illicit



discharges, in and around maintenance and public works facilities, apply pesticides and herbicides, plan reviewers, inspectors, program administrators for erosion and sediment control, and construction site operators, in and around recreational facilities, appropriate emergency response employees in compliance with the General Permit.

2.2 The VEEP program requires training to new employees along with yearly training to all applicable personnel along with confirmation of understanding from all contractors working on VEEP pertinent land.

3.0 Responsibilities

The Environmental Programs Manager and the MS4 Coordinator are responsible for managing records of employee in house training and records of said training.

The Environmental Programs Manager and the MS4 Coordinator are responsible for recording employee certificates related to job requirements.

The Employee is responsible for maintain certifications, continuing education, and records for job specific training.

4.0 Training/ Certificates

Each department has separate standards for how soon an employee is required to obtain their certification.

Parks and Rec and Maintenance employees are handled by the Department heads.

Engineer and Building Inspection employees' training/certification is overseen by the Head of Engineer and Head of Building Inspections.

Each employee is responsible for retaining and maintaining certification on all job required training, and will maintain an appropriate material for certificate recognition long with continuing education documentation. Employees will notify the MS4 Coordinator or the Environmental Programs Manager if a new certificate is acquired or if certificates have expired and there is no plan on recertifying.

Yearly review with each representative, and enquiring upon new employee during New Employee VEEP Training will keep the Environmental Programs Manager and the MS4 Coordinator records up to date.

5.0 In House Training

Twice a year, March and August works best for Maintenance staff, December and June works best for Community Development, and emails can cover all staff including part time and seasonal employees.

Engineer Staff Meetings will be used as training as all aspects of the MS4 are discussed.

Review of VEEP and MS4/IDDE programs will be conducted at biannual in-house training conducted by the MS4/ Environmental Program Manager.

All records of these events should be stored in: \\Acgcfile01\acgc\departments\Community Development\groups\CD\COMDEV\Engineering\SWM\MS4\MCM 6\Training

6.0 Tracking/Records

The training needs date, participants, and agendas/presentations. These will be stored as follows

Agendas: \\Acgcfile01\acgc\departments\Community

Development\groups\CD\COMDEV\Engineering\SWM\MS4\MCM 6\Training

Member Attendance:

file:///\\Acgcfile01\acgc\departments\Community%20Development\groups\CD\COMDEV\Engineering\S WM\MS4\MCM%206\Training\Good%20Housekeeping%20signin.docx

Training Log:

file:///\\Acgcfile01\acgc\departments\Community%20Development\groups\CD\COMDEV\Engineering\S WM\MS4\MCM%206\Training\Ms4%20Training.xlsx



Chesapeake Bay TMDL Action Plan

MS4 General Permit Registration Number VAR040131

Updated: February 2023

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A. Introduction

The Augusta County of Augusta developed this Chesapeake Bay TMDL Action Plan (Action Plan) in pursuant of the Special Conditions for the Chesapeake Bay TMDL (General Permit Part II) for the Augusta County's Municipal Separate Storm Sewer System (MS4) Permit. In the Development of this Action Plan, the Augusta County utilized the Department of Environmental Quality's Chesapeake Bay TMDL Special Condition Guidance Documents (GM 15-2005 and GM 16-2006), the General VPDES Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems and the Virginia Stormwater Management Handbook Volume II - Virginia DEQ. Furthermore, the use of in-house aerial imagery, Virginia Geographic Information Network (VGIN), and other in-house GIS data was used to meet the technical requirements for the Action Plan.

Contact Information

Principal Executive Officer

Title:	Augusta County Administrator
Name:	Timothy Fitzgerald
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	PO Box 590
	Verona, VA 24482
Phone:	(540) 245-5610
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Duly Authorized Representatives

Title:	MS4 Coordinator
Name:	Morgan Shrewsbury
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	Verona, VA 24482
Phone:	(540) 245-5700
Email:	mshrewsbury@co.augusta.va.us
Title	Augusta County Engineer
Title:	Augusta County Engineer
Name:	Doug Wolfe, P.E.
Address:	18 Government Center Lane

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B. Chesapeake Bay TMDL Action Plan

1. Current Program and Existing Legal Authority (General Permit Part I)

The Augusta County has reviewed the existing MS4 Program Plan, the backing legal authorities to support the plan, and the Augusta County's ability to meet compliance standards for the Special Conditions for approved TMDL. The Augusta County only required TMDL is the Chesapeake Bay TMDL. The existing MS4 Program Plan with the addition of this Action Plan and existing legal authorities will allow the Augusta County to ensure compliance with Special Conditions outlined in the General Permit.

Several components of the Augusta County's MS4 Program will be used to meet the Special Condition. The established legal documents that will be used to assist the Augusta County in meeting the Special Conditions for the approved TMDLs are located within Chapter 9 of the Augusta Augusta County Code Environmental Articles I. and II. As well as Chapter 25. Zoning Division J. Administration and Enforcement Article LXVII. Site Plan Review.

As of July 1, 2014, the Augusta County serves as a local Virginia Stormwater Management Program (VSMP) Authority. The Augusta County has consolidated the relevant ordinances into a single chapter titled: Environment. Within this chapter, there are two Articles. Article I, *Regulation of Stormwater and Erosion and Sediment Control* and Article II *Illicit Discharge Detection and Elimination*. ARTICLE I. *Regulation of Stormwater and Erosion and Sediment Control* covers the Storm Water Permit and Land Disturbing Permit along with Erosion and Sediment (E&S) Control Plan and Long-Term maintenance of permanent stormwater facilities. The Engineering staff of the Department of Community Development is responsible for the implementation and enforcement of the VSMP permit that includes the E&S Control Program. Engineering staff attends training to obtain certification at various levels provided by the Department of Environmental Quality (DEQ). This includes program administration, site inspection, and plan review. The Augusta County Ordinance reflects all state minimum standards. The article details the standard operating procedures that are followed when reviewing and approving E&S Control Plans, inspecting and monitoring land disturbing activities, and assessing penalties and injunctions. The Virginia Erosion and Sediment Control Handbook, latest edition, provides guidance for E&S measures and minimum standards (MS-19).

Engineering staff is responsible for enforcement of the Chapter 9 "Environment". The chapter is divided as such:

ARTICLE I. Regulation of Stormwater and Erosion and Sediment Control

- § 9-1. Purpose and authority.
- § 9-2. Definitions.
- § 9-3. Programs Established.
- § 9-4. Storm Water Permit and Land Disturbing Permit Requirement; Exemptions.
- § 9-5. Stormwater Pollution Prevention Plan; Contents of Plan.
- § 9-6. Erosion & Sediment Control Plan; Contents of Plan.
- § 9-7. Stormwater Management Plan; Contents of Plan.
- § 9-8. Pollution Prevention Plan; Contents of Plans.
- § 9-9. Additional Control Measures to Address a TMDL.
- § 9-10. Review of Submitted Plans.
- § 9-11. Technical Criteria for Regulated Land Disturbing Activities.
- § 9-12. Long-Term maintenance of permanent stormwater facilities.

§ 9-13. General drainage improvement programs and multi-jurisdictional systems.

§ 9-14. Monitoring and inspections, Notice to Comply.

- § 9-15. Hearings and appeals.
- § 9-16. Penalties, Injunctions, and other legal actions under the VESCP.
- § 9-17. Enforcement.
- § 9-18. Permits; Fees; Security for Performance.

ARTICLE II. Illicit Discharge Detection and Elimination

- § 9-30. Purpose and Authority
- § 9-31. Applicability.
- § 9-32. Definitions.
- § 9-33. Prohibited Discharges.
- § 9-34. Inspections and Monitoring.
- § 9-35. Enforcement and Penalties.
- § 9-36. Civil charges.

2. New or Modified Legal Authority (General Permit Part II)

New or modified legal authorities, such as ordinances, permits, policy, specific contract language, orders, and interjuridictional agreements, implemented or needing to be implemented to meet the requirements of Part II A 3, A 4, and A 5.

Modified legal authorities for the Augusta County Ordinance to reflect with state regulation changes on none significant sources of pollutants.

3. Estimated Existing Source Loads and Calculated Total Pollutant of Concern (POC) Required Reductions (General Permit Part II A 3)

An estimate of the annual POC loads discharged from the existing sources as of June 30, 2009, based on the Chesapeake Bay Watershed Model Progress Run 5.3.2.

Using the best data available at the time, the Augusta County estimated the existing source. How sources were calculated is provided below. In future years, the Augusta County may update the estimate of annual POC loads when new aerial photography or improved data sources are available.

The Chesapeake Bay TMDL pollutant removal estimates provided with the Chesapeake Bay TMDL Action Plan is based on the:

- Delineation of MS4 Service Area. This delineation was completed by mapping Augusta Countyowned storm sewer system and removal of other MS4 operators regulated area from the 2010 Census Urbanized Area.
- A delineation of forested areas within the MS4 area. Land Cover Data from Virginia Geographic Information Network 2016 completed this. This was refined using 2009 aerial photography and ArcGIS. 'Forested' areas based on the March, 2015 Chesapeake Bay TMDL draft guidance.
- A delineation of agricultural areas within the MS4 area. Land Cover Data from Virginia Geographic Information Network 2016 completed this. This was refined using 2009 aerial photography, zoning data, and ArcGIS. 'Forested' areas based on the March, 2015 Chesapeake Bay TMDL draft guidance.
- Impervious area delineation of parcels and Land Cover Data from Virginia Geographic Information Network 2016. This was refined using 2009 aerial photography and ArcGIS.

The Chesapeake Bay TMDL pollutant removal estimates does not include VDOT, City of Staunton, or City of Waynesboro which have MS4 permits. Properties that have VPDES Industrial Stormwater permits have been removed based on VDEQ provided data.

In future years, the Augusta County may update the estimate of annual POC loads when improved data sources are available.

Land Use Data	
Agricultural land	1,172
Entering State waters Without Conveyance System	3,042
Forested	574
Identified Conveyance System	2,674
Open Water	18
Other MS4	1,380
Land Cover Data	
Barren	30
Cropland	182
Forest	988
Impervious Extracted	1,261
Impervious Local Datasets	719
NWI/Other	17
Open Water	17
Pasture	1,814
Shrub/Scrub	113
Tree	742
Turf Grass	2,999

Total Land in MS4 Regulated	2498
Area	
Pervious MS4 Regulated	1362
Impervious MS4 Regulated	847
Land	

Existing Source Loads

Table 4

The Augusta County's source loads were calculated using *Table 3b: Calculation for Estimating Existing Source Loads and Reduction Requirements for the Potomac River Basin* in the 2018-2023 General Permit. The Augusta County's MS4 General Permit required POC reductions (40% of L2 Scoping Run) were calculated using the created MS4 regulated area data.

Table 2								
	Calculation Sheet for Estimating Existing Source Loads and Reduction Requirements for the Potomac							
River Basin								
		A	В	С	D	E	F	G
Pollutant	Subsource	Loading rate (lbs/ac/yr)1	Existing developed lands as of 6/30/09 served by the MS4 within the 2010 CUA	Load (lbs/yr)3	Percentage of MS4 required Chesapeake Bay total L2 loading reduction	Percentage of L2 required reduction by 6/30/2023	40% cumulative reduction required by 6/30/2023 (lbs/yr)4	Sum of 40% cumulative reduction (lb/yr)5
Nitrogen	Regulated urban impervious	16.86	847	14,281	9%	40%	514	843
	Regulated urban pervious	10.07	1,362	13,711	6%	40%	329	
Phosphorus	Regulated Urban Impervious	1.62	847	1,372	16%	40%	88	104
	Regulated urban pervious	0.41	1,362	558	7.25%	40%	16	
Total suspended solids	Regulated urban impervious	1171.32	847	992,156	20%	40%	79,373	87,750
	Regulated urban pervious	175.8	1,362	239,363	8.75%	40%	8,378	
1Edge of strea	am loading rate	based on the	e Chesape	ake Bay Wa	atershed Mo	odel Prog	gress 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 F = Column C x Column D x Column E. 5Column G = The sum of the subsource cumulative reduction required by 6/30/23 (lbs/yr) as calculated in Column F								

4. BMPs to be Implemented Prior to Permit Expiration

The list of BMPs to be implemented prior to July 1, 2023 (permit expiration), to meet the cumulative reductions calculated based on the permit methodology and shown below in Table 7

Appendix B outlines the Augusta County's proposed BMPs that to be implemented to meet the required reductions outlined above in Table 2. Where available more in-depth information, including percent removal efficiencies for each pollutant of concern, is located in the appendix item for each BMP.

Additional BMPs necessary to meet the required reductions will be identified based on the Stormwater Improvement Plan. This TMDL Action Plan will use the adaptive management approach so that if better practices are identified, the Augusta County may substitute alternative practices. Any substitutions or additions will be reported to DEQ in future annual reports and this TMDL Action Plan submittal. Permanent and temporary water quality trading credits and all planned BMP projects and programs be outlined in Appendix B: Summary Sheet of Planned BMPs.

5. Future projects, and associated acreage that qualify as grandfathered and methods, if developed, to offset increased loads from grandfathered projects (Part II A 5)

No later than the expiration date of this permit, 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 Augusta County has two projects inside the MS4 area and is considered Grandfathered projects from DEQ. The projects have not been started and load reductions will be addressed when or if the development is ever planned.

Molla Mill Office Park, ESC11009, was originally submitted in 2011 and has yet been readdressed the proposed 4.80 acres project. The project has been moved to on hold until further notice statues. The second project Community Fellowship Church, ESC08006, has a total of 18.42 acres to be disturbed for construction and with plans approved on 11/10/2008. The Church has already build in a different location and the project has been moved to on hold until further notice statues.

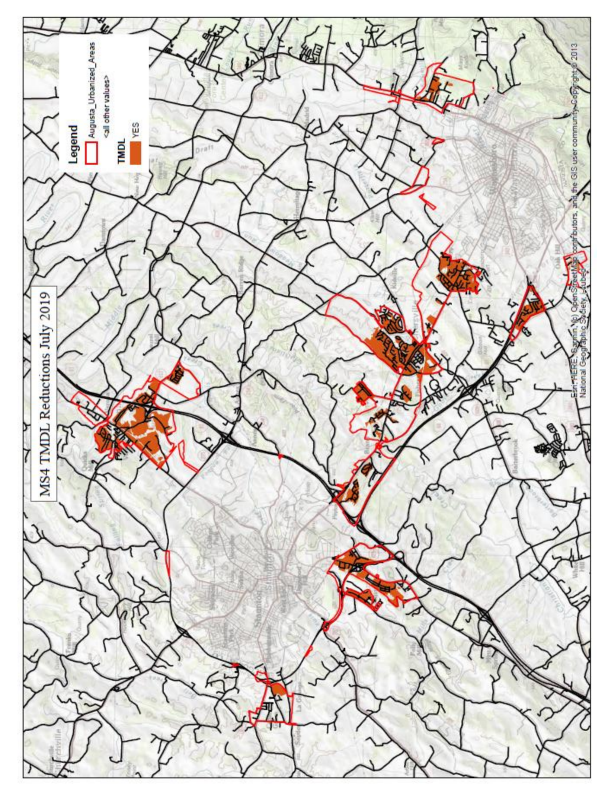
6. Public Comments on Draft Action Plan (GENERAL PERMIT REQUIREMENTS) (General Permit Section I.C.2.a.(12))

An opportunity for receipt and consideration of public comment regarding the draft Chesapeake Bay TMDL Action Plan.

The Augusta County will present the Draft Action Plan at the Augusta County Board of Supervisors and will be open for comment for a minimum of 15-day comment period before being approved. Public comment periods will be noted as applicable.

Appendix A: MS4 Boundary and TMDL Applicable Lands

A Map showing the updated 2019 MS4 boundary land applicable for TMDL reductions.



4	Ар	pe	naix			Sneet o		omb	ietea	a
	% of 2023 TSS	Requirement	0.00		76.0	0.94	1.91	% of 2028 TSS Requirement	2.33	
	% of 2023 N % of 2023 TSS	Requirement Requirement	0.29		0.18	0.18	3.63	% of 2028 N % of 2028 TSS Requirement Requirement	0.36	
	% of 2023 P	Requirement	00.0	0.00	0.51	0.49	1.00	% of 2028 P Requirement	1.23	
		\$/LB P	0 NA	0 NA	7745	7745	2531.25		810000 2531.25	
	Estimated	Cost	0	0	410485	394995	805480		810000	
	TSS	(lb./yr.)	0.000	0.000	85373.470	82151.833	167525.303		510430	
	Z	(lb./yr.) (248.050	2507.950	155.710	149.830	3061.540		750	
	TP T	(lb./yr.) (l	0	0	53	51	104		320	
		Type	Septic to Sanitary Connection	Septic to Sanitary Connection	Stream Restoration Credits	Stream Restoration Credits			Stream Restoration	
		Name	Septic to Sanitary Sewer 2019 added	Septic to Sanitary Sewer 2021 added	Stream Cold Springs Nutrient Bank Phase Restoration 1 Credits	Stream Cold Springs Nutrient Bank Phase Restoration 2 Credits	Totals/Avg	Planned Projects	Mt. Solon location 1	

Appendix B: Summary Sheet of Completed and Planned BMPs

Appendix C Calculation of Septic System to Sanitary Sewer System Connection

Credit: Verified septic system to sanitary sewer system connections: 45 connections from 2009-2019U.S. Census Bureau Persons per household: 2.61 Persons per household in the County of Augusta. The assumed average load of TN at the edge of the septic drain field is 9.19 lbs. TN/year/person with an attenuation factor from edge of drain field to edge of stream resulting in a TN load of 3.52 lbs. TN/year/person at the edge of stream.

Total Nitrogen

3.52 lb/TN/year/person * 2.61 persons/household = 9.19 lbs TN/year/household TN Credit = 9.19 lbs TN/year/household * 300 households = 2,756 lbs TN

LID	Address	3,244	2513 JEFFERSON HWY	304	46 GREENVIEW DR
68,022	50 GREENVIEW DR	3,074	74 OLD WHITE BRIDGE	288	17 GREENVIEW DR
62,372	145 CONFEDERATE ST	RD		9 DOD	OGE ST
58,792	520 OLD GREENVILLE RD	3,070 RD	42 OLD WHITE BRIDGE	125 H	ODGE ST
46,342	2078 JEFFERSON HWY	3,050	20 AVON AVE	124 H	ODGE ST
21,408	50 EAST SIDE HWY	3,048	21 AVON AVE	78 HO	DGE ST
21,398	25 EAST SIDE HWY	3,032	55 AVON AVE	80 HO	WARDSVILLE TPKE
18,266	414 PARKERSBURG TPKE	3,026	76 AVON AVE	118 H	ODGE ST
17,660	84 SUNSET BLVD	3,020	78 AVON AVE	66 CO	NFEDERATE ST
17,164	61 FIRST ST	3,000	152 OLD WHITE BRIDGE	10 NO	RTHSIDE DR
17,080	225 ORCHARD RD	RD		59 HO	DGE ST
15,422	25 ROLLA MILL RD	2,958	162 KINGSBURY DR	52 KIN	IGSBURY DR
15,270	73 VERONA COURT BLVD	2,952	143 KINGSBURY DR	29 GIS	SH LN
14,696	457 ROUND HILL DR	2,940	118 KINGSBURY DR	2419 J	IEFFERSON HWY
14,684	137 CONFEDERATE ST	2,924	79 KINGSBURY DR	179 W	AYSIDE DR
14,680	42 MEMORIAL ST	2,922	76 KINGSBURY DR	262 D	RAFT AVE
13,970	33 ADAMS LN	2,870	2352 JEFFERSON HWY	441 R	OUND HILL DR
13,916	200 PACKAGING DR	2,298	46 TINKLING SPRING RD	83 PA	INTER LN
4,036	164 SUNSET DR	2,094	20 OAK ST	95 DO	DGE ST
3,926	12 SOUTH VIEW DR	1,404	1548 JEFFERSON HWY	150 RI	IDGEVIEW DR
3,916	43 GRANDVIEW DR	596	26 BIRCHWOOD RD	1655 J	IEFFERSON HWY
3,318	58 OVERLOOK RD	334	110 GREENVIEW DR	65 GR	EENVIEW DR
3,276	68 WESTOVER DR	320	10 SEBRING CT	114 O	LD WHITE BRIDGE RD

15 KING RICHARD RD	54 MAIN ST
106 AVON AVE	94 MAIN ST
97 PATRIOT DR	92 MAIN ST
98 KINGSBURY DR	98 MAIN ST
2358 STUARTS DRAFT HWY	32 LEA DR
62 FIRST ST	80 MAIN ST
50 AVON AVE	92 GREENVILLE SCHOOL RD
116 CAMBRIDGE DR	57 GREENVILLE SCHOOL RD
521 BATTLEFIELD RD	101 GREENVILLE SCHOOL RD
24 CLICK RD	119 GREENVILLE SCHOOL RD
221 MEDICAL CENTER CIR	130 GREENVILLE SCHOOL RD
45 TURK MOUNTAIN LN	91 GREENVILLE SCHOOL RD
33 ARCHERY LN	123 GREENVILLE SCHOOL RD
904 PATTON FARM RD	39 GREENVILLE SCHOOL RD
115 RIVERSIDE AVE	134 GREENVILLE SCHOOL RD
533 BATTLEFIELD RD	4214 LEE JACKSON HWY
97 VIRGINIA AVE	4224 LEE JACKSON HWY
132 SEAWRIGHT SPRINGS RD	46 WRIGHT LN
37 CRUMMETT LN	33 WRIGHT LN
903 AUGUSTA FARMS RD	45 WRIGHT LN
17 VIA LN	51 WRIGHT LN
3171 STUARTS DRAFT HWY	61 WRIGHT LN
787 JEFFERSON HWY	4263 LEE JACKSON HWY
381 LEE HWY	139 GREENVILLE SCHOOL RD
77 GREENVIEW DR	126 MAIN ST
28 GREENVILLE SCHOOL RD	13 SHULTZ LN
32 GREENVILLE SCHOOL RD	141 MAIN ST
32 GREENVILLE SCHOOL RD 70 MAIN ST	141 MAIN ST 21 GREENVILLE SCHOOL RD
	106 AVON AVE 97 PATRIOT DR 98 KINGSBURY DR 2358 STUARTS DRAFT HWY 62 FIRST ST 50 AVON AVE 116 CAMBRIDGE DR 521 BATTLEFIELD RD 24 CLICK RD 221 MEDICAL CENTER CIR 45 TURK MOUNTAIN LN 33 ARCHERY LN 904 PATTON FARM RD 115 RIVERSIDE AVE 533 BATTLEFIELD RD 115 RIVERSIDE AVE 533 BATTLEFIELD RD 97 VIRGINIA AVE 132 SEAWRIGHT SPRINGS RD 37 CRUMMETT LN 903 AUGUSTA FARMS RD 17 VIA LN 3171 STUARTS DRAFT HWY 381 LEE HWY 77 GREENVIEW DR

4275 LEE JACKSON HWY	26 MAIN ST	20 WEST VIEW ST
4260 LEE JACKSON HWY	20 GRAHAM ST	78 CHURCH ST
4237 LEE JACKSON HWY	17 GRAHAM ST	320 LEE JACKSON HWY
4245 LEE JACKSON HWY	44 STUART AVE	5 ORCHARD DR
71 INDIAN RIDGE RD	4137 LEE JACKSON HWY	997 BATTLEFIELD RD
4277 LEE JACKSON HWY	7 GRAHAM ST	19 TRAP LN
84 INDIAN RIDGE RD	20 CHURCH ST	17 BLACKSMITH SHOP RD
68 INDIAN RIDGE RD	67 MAIN ST	19 BLACKSMITH SHOP RD
87 INDIAN RIDGE RD	115 MAIN ST	4171 LEE JACKSON HWY
2349 LEE HWY	15 CHURCH ST	72 STOVER SCHOOL RD
27 INDIAN RIDGE RD	757 BATTLEFIELD RD	9 SHULTZ LN
148 MAIN ST	12 STOVER SCHOOL RD	20 STOVER SCHOOL RD
922 KEEZLETOWN RD	110 MAIN ST	24 BLACKSMITH SHOP RD
4250 LEE JACKSON HWY	39 CHURCH ST	10 WEST VIEW ST
26 SHULTZ LN	63 GRAHAM ST	20 BLACKSMITH SHOP RD
51 INDIAN RIDGE RD	48 CHURCH ST	37 STOVER SCHOOL RD
111 INDIAN RIDGE RD	31 CHURCH ST	105 OLD STAUNTON RD
93 INDIAN RIDGE RD	76 GRAHAM ST	57 MAIN ST
4136 LEE JACKSON HWY	51 CHURCH ST	7 SHULTZ LN
81 MAIN ST	58 GRAHAM ST	96 GRAHAM ST
109 MAIN ST	43 CHURCH ST	3 CHURCH ST
32 INDIAN RIDGE RD	56 GRAHAM ST	41 PALMER ST
4100 LEE JACKSON HWY	963 LAUREL HILL RD	51 PALMER ST
95 MAIN ST	57 CHURCH ST	70 WEST VIEW ST
713 BATTLEFIELD RD	65 GRAHAM ST	54 EAST SIDE HWY
71 MAIN ST	36 CHURCH ST	1548 JEFFERSON HWY
125 MAIN ST	91 GRAHAM ST	110 GREENVIEW DR
1071 DICES SPRING RD	57 PALMER ST	4033 LEE JACKSON HWY
50 INDIAN RIDGE RD	81 GRAHAM ST	887 SANGERS LN

4129 LEE JACKSON HWY	3337 STUARTS DRAFT HWY	28 [
4201 LEE JACKSON HWY	49 EASTOVER BLVD	200
25 VIRGINIA AVE	13 MARBLE DR	
30 WAYNE AVE	134 WILSON BLVD	
165 LOFTY CIR	2446 STUARTS DRAFT HWY	
58 MAIN ST	57 WAYSIDE DR	
34 WRIGHT LN	21 GRAHAM ST	
73 STOVER SCHOOL RD	114 HOWARDSVILLE TPKE	
13 CELEBRITY LN	159 HOWARDSVILLE TPKE	
41 MIDVALE DR	55 HOWARDSVILLE TPKE	
83 LOCUST GROVE LN	304 LEWIS CREEK RD	
81 ORCHARD HILL CIR	33 ROLLER AVE	
61 FIRST ST	1126 GOOSE CREEK RD	
137 RIDGEVIEW DR	119 RIDGEVIEW DR	
51 MAIN ST	1335 KEEZLETOWN RD	
50 HODGE ST	11 WEYLAND LN	
13 FOREST SPRINGS DR	3265 STUARTS DRAFT HWY	
32 LUMBER YARD LN	30 LADD RD	
156 STUART AVE	58 RIDGEVIEW DR	
147 HODGE ST	22 DODGE ST	
48 STUART AVE	2482 JEFFERSON HWY	
17 GREENVIEW DR	94 HOWARDSVILLE TPKE	
33 ADAMS LN	641 LEE JACKSON HWY	
110 HODGE ST	155 STUART AVE	
505 LEE JACKSON HWY	58 SUNSET DR	
172 ELLIOT ST	109 DODGE ST	
34 VIRGINIA AVE	572 AUGUSTA FARMS RD	
1818 JEFFERSON HWY	16 KINMONT DR	
117 WAYSIDE DR	916 LEE HWY	

28 DRAFT AVE

2003 GOOSE CREEK RD