## COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF CLEAN WATER

# ANNUAL MUNICIPAL SEPARATE STORM SEWER SYSTEM (MS4) STATUS REPORT

FOR THE PERIOD July 1, 2022 TO JUNE 30, 2023

GENERAL INFORMATION								
Permittee Name: City of Co	nnellsville		NPE	DES Permit No.:	PAI136	110		
Mailing Address: 110 North	110 North Arch Street		Effective Date: Novem		ber 1, 2018			
City, State, Zip: Connellsv	ille, PA 15425		Ехр	Expiration Date: Octobe		r 31, 2023		
MS4 Contact Person: Vern Ohle	r		Ren	newal Due Date:	May 4,	2023		
Title: City Clerk	City Manager		Mur	nicipality:	City of 0	Connellsville		
Phone: (724) 628	-2020		Cou	ınty:	Fayette			
Email: connellsvi	llecityclerk@gmail	.com						
Co-Permittees (if applicable):			ı					
Appendix(ces) that permittee is subje	ct to (select all that	apply):						
☐ Appendix A ☐ App	endix B 🔲 Appe	ndix C	] App	endix D 🗌 Appe	ndix E	Appendix F	=	
	WATER QU	JALITY II	NFO	RMATION				
Are there any discharges to waters w	ithin the Chesapeal	ke Bay Wa	atersh	ed?	⊠ No			
Identify all surface waters that receiv (see instructions).	e stormwater discha	arges from	the p	permittee's MS4 an	d provide	the requeste	d information	
Receiving Water Name	Ch. 93 Class.	Impaire	d?	Cause(s)		TMDL?	WLA?	
Youghiogheny River	HQ	No				No	No	
Connell Run	WWF	No				No	No	
Opossum Run	WWF	Yes		Organic Enrich	ment	No	No	
Mounts Creek WWF No			No		No	No		
Trump Run WWF Yes			Acid Mine Drainage No		No	No		
Youghiogheny River	WWF	Yes	Acid Mine Drainage N		No	No		

GENERAL MINIMUM CONTROL MEASURE (MCM) INFORMATION							
Have you completed all MCM activities required by the permit	for this reporting period?	⊠ Yes □ No					
List the current entity responsible for implementing each MCM	of your SWMP, along with co	ntact name and phor	ne number.				
МСМ	Entity Responsible	Contact Name	Phone				
#1 Public Education and Outreach on Storm Water Impacts	City of Connellsville	Vern Ohler	724) 628- 2020				
#2 Public Involvement/Participation	City of Connellsville	Vern Ohler	724) 628- 2020				
#3 Illicit Discharge Detection and Elimination (IDD&E)	City of Connellsville	Vern Ohler	724) 628- 2020				
#4 Construction Site Storm Water Runoff Control	DEP						
#5 Post-Construction Storm Water Management in New Development and Redevelopment	City of Connellsville and DEP	Vern Ohler	724) 628- 2020				
#6 Pollution Prevention / Good Housekeeping	City of Connellsville	Vern Ohler	724) 628- 2020				
MCM #1 - PUBLIC EDUCATION AND C	OUTREACH ON STORM V	WATER IMPACTS					
BMP #1: Develop, implement and maintain a written Publi	c Education and Outreach P	rogram.					
1. For new permittees only, has the written PEOP been deve	eloped and implemented withi	n the first year of perr	mit coverage?				
⊠ Yes □ No							
2. Date of latest annual review of PEOP: September 2023	Were updates made?	☐ Yes ⊠ No					
3. What were the plans and goals for public education and c	outreach for the reporting perio	d?					
The City of Connellsville's plan and goal was to continue to reach out and educate the public on the importance of proper stormwater management. Posted on their website is a link that lists all of the Minimumn Control Measures and explains the Best Management Practices under each Minimun Control Measure. Also, activities were planned such as cleanup days which were announced at council meetings and posted on the City of Connellsville's website. Posters/Fliers at City Hall. MS4 stormwater educational announcements were made at several televised council meetings. The City purchased a street sweeper within this permit cycle and uses it on a weekly basis.							
4. Did the MS4 achieve its goal(s) for the PEOP during the r	reporting period?	s 🗌 No					
5. Identify specific plans and goals for public education and	outreach for the upcoming yea	ar:					
The city will continue to plan cleanup days and ways to	educate the public about st	ormwater managem	ent.				
BMP #2: Develop and maintain lists of target audience groups present within the areas served by your MS4.							
For new permittees only, have the target audience lists coverage?							
⊠ Yes □ No							
Date of latest annual review of target audience lists: Sept	ember 2023 Were update	s made?	⊠ No				
BMP #3: Annually publish at least one educational item on your Stormwater Management Program.							

1.	For new permittees only, were stormwater educational and informational items produced and published in print and/or on the Internet within the first year of permit coverage?								
	☐ Yes ☐ No								
2.	Date of latest annual review of educational materials: September 2023 Were updates made? ☐ Yes ☐ No								
3.	Do you have a municipal website? ⊠ Yes □ No (URL: https://www.connellsville.us/)								

If Yes, what MS4-related material does it contain? It contains an educational flyer regarding stormwater, the Homeowners Guide to Stormwater Management, the City's MS4 permit, and three years' worth of prior MS4 reports. Recycling and Clean-up information also contained. 4. Describe any other method(s) used during the reporting period to provide information on stormwater to the public: The City of Connellsvile utilizes a Facebook account to provide the public with information in addition to their council meetings that are televised. 5. Identify specific plans for the publication of stormwater materials for the upcoming year: The City of Connellsville will continue to update their website, Facebook page, and publish flyers to post. BMP #4: Distribute stormwater educational materials to the target audiences. Identify the two additional methods of distributing stormwater educational materials during the previous reporting period (e.g., displays, posters, signs, pamphlets, booklets, brochures, radio, local cable TV, newspaper articles, other advertisements, bill stuffers, posters, presentations, conferences, meetings, fact sheets, giveaways, or storm drain stenciling). - Announcements made at Council Meetings which are publicly televised and reported by the local newspaper - Flyers are displayed at City Hall and stormwater information brochures are available. MCM #1 Comments: MCM #2 - PUBLIC INVOLVEMENT/PARTICIPATION BMP #1: Develop, implement and maintain a written Public Involvement and Participation Program (PIPP) 1. For new permittees only, was the PIPP developed and implemented within one year of permit coverage? ☐ Yes ☒ No 2. Date of latest annual review of PIPP: September 2023 Were updates made? BMP #2: Advertise to the public and solicit public input on ordinances, SOPs, Pollutant Reduction Plans (PRPs) (if applicable) and TMDL Plans (if applicable), including modifications thereto, prior to adoption or submission to DEP: 1. Was an MS4-related ordinance, SOP, PRP or TMDL Plan developed during the reporting period? \( \subseteq \) Yes \( \subseteq \) No 2. If Yes, describe how you advertised the draft document(s) and how you provided opportunities for public review, input and feedback: 3. If an ordinance, SOP or plan was developed or amended during the reporting period, provide the following information:

Ordinance / SOP / Plan Name	Date of Public	Date of Public	Date Enacted or	
	Notice	Hearing	Submitted to DEP	
N/A	N/A	N/A	N/A	

3800-FN	<b>II-BCW0491</b>	9/2017
<b>Annual</b>	<b>MS4 Status</b>	Report

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	BMP #3: Regularly solicit public involvement and participation from the target audience groups using available listribution and outreach methods.								
1.	At least one public meeting or other MS4 event must be held during the 5-year permit coverage period to solicit participation and feedback from target audience groups. Was this meeting or event held during the reporting period?								
2.	Report instances of cooperation and participation in MS4 activities; presentations the permittee made to local watershed and conservation organizations; and similar instances of participation or coordination with organizations in the community.								
	N/A								
3.	Report activities in which members of the public assisted or participated in the meetings and in the implementation of the SWMP, including education activities or efforts such as cleanups, monitoring, storm drain stenciling, or others.								
	The City of Connellsville held cleanup days in October of 2022 and April 2023. The city conducts a curbside pick-up recycling program for the residents. There was a City-wide volunteer clean up day hosted by the Rec Board in April 2022 in which trash, litter and illegal dumping was collected and properly disposed.								
МС	M #2 Comments:								
	MCM #3 – ILLICIT DISCHARGE DETECTION AND ELIMINATION (IDD&E)								
	IP #1: Develop and implement a written program for the detection, elimination, and prevention of illicit discharges of the regulated small MS4.								
int									
int	o the regulated small MS4.								
int	o the regulated small MS4.  For new permittees only, was the written IDD&E program developed within one year of permit coverage?  ☑ Yes □ No								
1. 2. BN and	o the regulated small MS4.  For new permittees only, was the written IDD&E program developed within one year of permit coverage?  ☑ Yes ☐ No								
1. 2. BN and	For new permittees only, was the written IDD&E program developed within one year of permit coverage?  Yes No  Date of latest annual review of IDD&E program: September 2023 Were updates made? Yes No  IP #2: Develop and maintain map(s) that show permittee and urbanized area boundaries, the location of all outfalls d, if applicable, observation points, and the locations and names of all surface waters that receive discharges from								
1. 2. BN and the	For new permittees only, was the written IDD&E program developed within one year of permit coverage?  Yes No  Date of latest annual review of IDD&E program: September 2023 Were updates made? Yes No  IP #2: Develop and maintain map(s) that show permittee and urbanized area boundaries, the location of all outfalls d, if applicable, observation points, and the locations and names of all surface waters that receive discharges from one outfalls. Outfalls and observation points shall be numbered on the map(s).								
1. 2. BN and the	For new permittees only, was the written IDD&E program developed within one year of permit coverage?  Yes No  Date of latest annual review of IDD&E program: September 2023 Were updates made? Yes No  IP #2: Develop and maintain map(s) that show permittee and urbanized area boundaries, the location of all outfalls d, if applicable, observation points, and the locations and names of all surface waters that receive discharges from use outfalls. Outfalls and observation points shall be numbered on the map(s).  Have you completed a map(s) that includes all components of BMP #2? Yes No								
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1.  2.  BM and the	The regulated small MS4.  For new permittees only, was the written IDD&E program developed within one year of permit coverage?  Yes No  Date of latest annual review of IDD&E program: September 2023 Were updates made? Yes No  IP #2: Develop and maintain map(s) that show permittee and urbanized area boundaries, the location of all outfalls d, if applicable, observation points, and the locations and names of all surface waters that receive discharges from use outfalls. Outfalls and observation points shall be numbered on the map(s).  Have you completed a map(s) that includes all components of BMP #2? Yes No  If Yes and you are a new permittee and have not submitted the map(s) previously, attach the map(s) to this report.  If No, date by which permittee expects map(s) to be completed:								
into 1.  2.  BM and the 1.	For new permittees only, was the written IDD&E program developed within one year of permit coverage?  Yes No  Date of latest annual review of IDD&E program: September 2023 Were updates made? Yes No  IP #2: Develop and maintain map(s) that show permittee and urbanized area boundaries, the location of all outfalls d, if applicable, observation points, and the locations and names of all surface waters that receive discharges from one outfalls. Outfalls and observation points shall be numbered on the map(s).  Have you completed a map(s) that includes all components of BMP #2? Yes No  If Yes and you are a new permittee and have not submitted the map(s) previously, attach the map(s) to this report.  If No, date by which permittee expects map(s) to be completed:  Date of last update or revision to map(s): 2003 (Outfall map)/2017(MS4 System Map)								
1. 2. BM and the 1. 2. 3.	For new permittees only, was the written IDD&E program developed within one year of permit coverage?  Yes No  Date of latest annual review of IDD&E program: September 2023 Were updates made? Yes No  P#2: Develop and maintain map(s) that show permittee and urbanized area boundaries, the location of all outfalls d, if applicable, observation points, and the locations and names of all surface waters that receive discharges from see outfalls. Outfalls and observation points shall be numbered on the map(s).  Have you completed a map(s) that includes all components of BMP #2? Yes No  If Yes and you are a new permittee and have not submitted the map(s) previously, attach the map(s) to this report.  If No, date by which permittee expects map(s) to be completed:  Date of last update or revision to map(s): 2003 (Outfall map)/2017(MS4 System Map)  Total No. of Outfalls in MS4: 82  Total No. of Outfalls Mapped: 82								

per juri and col	IP #3: In conjunction with the map(s) created under BMP #2 (either on the same map or on a different mittee shall develop and maintain map(s) that show the entire storm sewer collection system within the isdiction that are owned or operated by the permittee (including roads, inlets, piping, swales, catch basing any other components of the storm sewer collection system), including privately-owned componelection system where conveyances or BMPs on private property receive stormwater flows from upstreamed components.	permittee's s, channels, ents of the
1.	Have you completed a map(s) that includes all components of BMP #3? ☐ Yes ☐ No	
	If Yes and you are a new permittee and have not submitted the map(s) previously, attach the map(s) to this rep	oort.
	If No, date by which permittee expects map(s) to be completed:	
2.	If Yes to #1, is the map(s) on the same map(s) as for outfalls and receiving waters? $\square$ Yes $\square$ No	
3.	Date of last update or revision to map(s): 2022	
dis illic or nec	IP #4: Conduct dry weather screenings of MS4 outfalls to evaluate the presence of illicit discharges. charges are present, the permittee shall identify the source(s) and take appropriate actions to remove or cit discharges. The permittee shall also respond to reports received from the public or other agencies of confirmed illicit discharges associated with the storm sewer system, as well as take enforcement cessary. The permittee shall immediately report to DEP illicit discharges that would endanger users of me the discharge, or would otherwise result in pollution or create a danger of pollution or would damage	correct any f suspected action as downstream
twic obs are	new permittees, all identified outfalls (and if applicable observation points) must be screened during dry weat ce within the 5-year period following permit coverage. For existing permittees, all identified outfalls (and servation points) must be screen during dry weather at least once within the 5-year period following permit cover as where past problems have been reported or known sources of dry weather flows occur on a continual basis, screened annually during each year of permit coverage.	if applicable rage and, for
1.	How many unique outfalls (and if applicable observation points) were screened during the reporting period?	62
2.	Indicate the percentage of all outfalls screened in the past five years.	100%
3.	Indicate the percent of outfalls screened during the reporting period that revealed dry weather flows:	48%
4.	Did any dry weather flows reveal color, turbidity, sheen, odor, floating or submerged solids?   Yes  No	
5.	If Yes for #4, attach all sample results to this report with a map identifying the sample location. Explain the correctaken in the attachment.	tive action(s)
6.	Do you use the MS4 Outfall Field Screening Report form (3800-FM-BCW0521) provided in the permit?	
	If No, attach a copy of your screening report form.	
	P #5: Enact a Stormwater Management Ordinance or SOP to implement and enforce a stormwater negram that includes prohibition of non-stormwater discharges to the regulated small MS4.	nanagement
1.	Do you have an ordinance (municipal) or SOP or other mechanism (non-municipal) that prohibits nor discharges? $\boxtimes$ Yes $\square$ No	n-stormwater
	If Yes, indicate the date of the ordinance or SOP: 2/15/12	
2.	If Yes to #1, is the ordinance or SOP consistent with DEP's 2022 Model Stormwater Management Ordinance BCW0100j) with respect to authorized non-stormwater discharges?   Yes  No	e (3800-PM-
	If Yes to #2 and the ordinance or SOP has not been submitted to DEP previously, attach the ordinance or SOF	P.

3.	Were there a	any violations of the ordinance or SOP durin	ng the reporting period?	? ☐ Yes ☒ No				
	If Yes to #3, c	complete the table below (attach additional sho	eets as necessary).					
Vi	olation Date	Nature of Violation	Responsible Party	Enforcement Taken				
4.		ove any waiver or variance during the reportin an ordinance or SOP?   Yes   No	ng period that allowed an	n exception to non-stormwater discharge				
	If Yes to #4, id	dentify the entity that received the waiver or va	ariance and the type of	non-stormwater discharge approved.				
BN	IP #6: Provide	e educational outreach to public employe	es, business owners a	and employees, property owners, the				
		nd elected officials (i.e., target audiences) a						
1.	Was IDD&E-r period? ☐ Y	related information distributed to public empl Yes $oxtimes$ No	oyees, businesses, and	the general public during the reporting				
	If Yes, what w	vas distributed?						
2	2. In there a well publicated method for ampleyons, businesses and the public to report atomorphism in side atom.							
۷.	<ol> <li>Is there a well-publicized method for employees, businesses and the public to report stormwater pollution incidents?</li> <li>         ∑ Yes   No     </li> </ol>							
3.		ain documentation of all responses, action tak	cen and the time require	ed to take action? ⊠ Ves. □ No				
		<u> </u>	ten, and the time require	cu to take action:				
MC	M #3 Comme	nts:						
		MCM #4 - CONSTRUCTION SITE S	STORMWATER RUN	NOFF CONTROL				
Are	you relying on	n PA's statewide program for stormwater asso	ciated with construction	activities to satisfy this MCM?				
$\boxtimes$	Yes 🗌 No							
(If	Yes, respond to	o questions for BMP Nos. 1, 2 and 3 only in this	s section. If No, respond	d to questions for all BMPs in this section)				
dis	turbance activ	mittee may not issue a building or other per vities requiring an NPDES permit unless t (i.e., not expired) under 25 Pa. Code Chap	the party proposing th					
		ing period, did you comply with 25 Pa. Codo EP or a county conservation district (CCD) has						
	☐ Yes ☐	No 🗵 Not Applicable (no building permit ap	pplications received)					

BMP #2: A municipality or county which issues building or other permits shall notify DEP or the applicable CCD within 5 days of the receipt of an application for a permit involving an earth disturbance activity consisting of one acre or more, in accordance with 25 Pa. Code § 102.42.							
During the reporting period, did you comply with 25 Pa. Code § 102.42 (relating to notifying DEP/CCD within 5 days of receiving an application involving an earth disturbance activity of one acre or more)?							
☐ Yes ☐ No ☒ Not Applicable (no building permit applications received)							
BMP #3: Enact, implement and enforce an ordinance or SOP to require the implementation and maintenance of E&S control BMPs, including sanctions for non-compliance, as applicable.							
1. Do you have an ordinance (municipal) or SOP or other mechanism (non-municipal) that requires implementation and maintenance of E&S control BMPs? ⊠ Yes ☐ No							
If Yes, indicate the date of the ordinance or SOP: 2/15/2012							
2. If Yes to #1, is the ordinance or SOP consistent with DEP's 2022 Model Stormwater Management Ordinance (3800-PM-BCW0100j)? ☐ Yes ☒ No							
3. If Yes to #2 and the ordinance or SOP has not been submitted previously, attach a copy of the ordinance or SOP.							
BMP #4: Review Erosion and Sediment (E&S) control plans to ensure that such plans adequately consider water quality impacts and meet regulatory requirements.							
Specify the number of E&S Plans you reviewed during the reporting period: N/A - County Conservation District							
BMP #5: Conduct inspections regarding installation and maintenance of E&S control measures during earth disturbance activities. Maintain records of site inspections, including dates and inspection results, in accordance with the record retention requirements in this permit.							
Specify the number of E&S inspections you completed during the reporting period: 0							
BMP #6: Conduct enforcement when installation and maintenance of E&S control measures during earth disturbance activities does not comply with permit and/or regulatory requirements.							
Specify the number of enforcement actions you took during the reporting period for improper E&S: 0							
BMP #7: Develop and implement requirements for construction site operators to control waste at construction sites that may cause adverse impacts to water quality. The permittee shall provide education on these requirements to construction site operators.							
Specify the method(s) by which you are educating construction site operators on controlling waste at construction sites:							
BMP #8: Develop and implement procedures for the receipt and consideration of public inquiries, concerns, and information submitted by the public to the permittee regarding local construction activities.							
1. A tracking system has been established for receipt of public inquiries and complaints. ☐ Yes ☒ No							
2. Specify the number of inquiries and complaints received during the reporting period: 0							
MCM #4 Comments:							

### MCM #5 - POST-CONSTRUCTION STORM WATER MANAGEMENT IN NEW DEVELOPMENT AND REDEVELOPMENT BMP #1: Enact, implement and enforce an ordinance or SOP to require post-construction stormwater management from new development and redevelopment projects, including sanctions for non-compliance. Do you have an ordinance (municipal) or SOP or other mechanism (non-municipal) that requires implementation and maintenance of post-construction stormwater management (PCSM) BMPs? X Yes X No. If Yes, indicate the date of the ordinance or SOP: 2/15/2012 2. If Yes to #1, is the ordinance or SOP consistent with DEP's 2022 Model Stormwater Management Ordinance (3800-PM-BCW0100j)? ☐ Yes ☒ No 3. If Yes to #2 and the ordinance or SOP has not been submitted previously, attach a copy of the ordinance or SOP. BMP #2: Develop and implement measures to encourage and expand the use of Low Impact Development (LID) in new development and redevelopment. Measures should also be included to encourage retrofitting LID into existing development. Enact ordinances consistent with LID practices and repeal sections of ordinances that conflict with LID practices. Do you have an ordinance (municipal) or SOP or other mechanism (non-municipal) that encourages and expands the use of LID in new development and redevelopment? X Yes No If Yes, indicate the date of the ordinance or SOP: 2/15/2012 2. If Yes to #1, is the ordinance or SOP consistent with DEP's 2022 Model Stormwater Management Ordinance (3800-PM-BCW0100j)? ☐ Yes ☒ No If Yes to #2 and the ordinance or SOP has not been submitted previously, attach a copy of the ordinance or SOP. BMP #3: Ensure adequate O&M of all post-construction stormwater management BMPs that have been installed at development or redevelopment projects that disturb greater than or equal to one acre, including projects less than one acre that are part of a larger common plan of development or sale. 1. Do you have an inventory of all PCSM BMPs that were installed to meet requirements in NPDES Permits for Stormwater Discharges Associated with Construction Activities approved since March 10, 2003? X Yes No If Yes to #1, complete Table 1 on the next page. 2. Has proper O&M occurred during the reporting period for all PCSM BMPs? ☐ Yes ☐ No 3. If No to #2, explain what action(s) the permittee has taken or plans to take to ensure proper O&M. If you are relying on PA's statewide program for stormwater associated with construction activities, you may skip to MCM #6, otherwise complete all questions for BMPs #4 - #6 in this section. BMP #4: Require the implementation of a combination of structural and/or non-structural BMPs that are appropriate to the local community, that minimize water quality impacts, and that are designed to maintain pre-development runoff conditions. 1. Specify the number of PCSM Plans reviewed during the reporting period for projects disturbing greater than or equal to one acre (including projects less than one acre that are part of a larger common plan of development or sale): 0 2. Has a tracking system been established and maintained to record qualifying projects and their associated BMPs?

#### **PCSM BMP INVENTORY**

**Table 1**. To complete the information needed for MCM #5, BMP #3, list all <u>existing structural BMPs</u> that discharge stormwater to the permittee's MS4 that were installed to satisfy PCSM requirements for earth disturbance activities under Chapter 102, and provide the requested information (see instructions).

BMP No.	BMP Name	DA (ac)	Entity Responsible for O&M	Latitude	Longitude	Date Installed	O&M Requirements	NPDES Permit No.
1	Widewaters Retention Pond	8	Owner	40°01'14"	79°36′11″	2004	Yes	
2	Comfort Inn Retention Pond	0.96	Owner	40°01'14"	79°35'46"	2015	Yes	E26-373
3	Dollar General Detention Basin	1.11	Roy Dewitt - Owner	40°00'26"	79°35'33"	2019	Yes	
4	Connellsville High School Detention Basin		Connellsville Area School District	40°01'27"	79°34'30"			
5	Connellsville Area Middle School Detention Basin		Connellsville Area School District	40°01'14"	79°34'15"			
6				0 1 11	0 , ,,			
7				0 1 11	0 , ,,			
8				0 , "	0 , ,,			
9				0 , "	0 , ,,			
10				0 , "	0 , ,,			
11				0 , "	0 , ,,			
12				0 , "	0 , ,,			
13				0 , "	0 , ,,			
14				0 , "	0 , ,,			
15				0 1 11	0 , "			

16		0 , "	0 , ,,		

ins ins be	IP #5: Ensure that controls are installed that shall prevent or minimize water quality impacts. The permittee shall spect all qualifying development or redevelopment projects during the construction phase to ensure proper stallation of the approved structural PCSM BMPs. A tracking system (e.g., database, spreadsheet, or written list) shall implemented to track the inspections conducted and to track the results of the inspections (e.g., BMPs were, or were t, installed properly).
1.	During the reporting period have you inspected all qualifying development and redevelopment projects during the construction phase to ensure proper installation of approved structural BMPs?
	☐ Yes ☐ No ☒ Not Applicable (no qualifying projects during reporting period)
2.	Has a tracking system been established and maintained to record results of inspections?
	☐ Yes ☐ No
	IP #6: Develop a written procedure that describes how the permittee shall address all required components of this CM.
pla	ve you developed a written plan that addresses: 1) minimum requirements for use of structural and/or non-structural BMPs in ns for development and redevelopment; 2) criteria for selecting and standards for sizing stormwater BMPs; and 3) plementation of an inspection program to ensure that BMPs are properly installed? 🛛 Yes 🗌 No
MC	CM #5 Comments:
	MCM #6 - POLLUTION PREVENTION / GOOD HOUSEKEEPING
ge	MCM #6 – POLLUTION PREVENTION / GOOD HOUSEKEEPING  IP #1: Identify and document all operations that are owned or operated by the permittee and have the potential for nerating pollution in stormwater runoff to the MS4. This includes activities conducted by contractors for the rmittee.
ge pe	IP #1: Identify and document all operations that are owned or operated by the permittee and have the potential for nerating pollution in stormwater runoff to the MS4. This includes activities conducted by contractors for the
ge pe	IP #1: Identify and document all operations that are owned or operated by the permittee and have the potential for nerating pollution in stormwater runoff to the MS4. This includes activities conducted by contractors for the rmittee.  Have you identified all facilities and activities owned and operated by the permittee that have the potential to generate
<ul><li>ge</li><li>pe</li><li>1.</li><li>2.</li></ul>	IP #1: Identify and document all operations that are owned or operated by the permittee and have the potential for nerating pollution in stormwater runoff to the MS4. This includes activities conducted by contractors for the rmittee.  Have you identified all facilities and activities owned and operated by the permittee that have the potential to generate stormwater runoff into the MS4? ☑ Yes ☐ No
ger per 1. 2. 3. BM dis	IP #1: Identify and document all operations that are owned or operated by the permittee and have the potential for nerating pollution in stormwater runoff to the MS4. This includes activities conducted by contractors for the rmittee.  Have you identified all facilities and activities owned and operated by the permitee that have the potential to generate stormwater runoff into the MS4? ☑ Yes ☐ No  When was the inventory last reviewed? September 2023
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ge pe 1. 2. 3. BM discon	IP #1: Identify and document all operations that are owned or operated by the permittee and have the potential for nerating pollution in stormwater runoff to the MS4. This includes activities conducted by contractors for the rmittee.  Have you identified all facilities and activities owned and operated by the permittee that have the potential to generate stormwater runoff into the MS4? ☑ Yes ☐ No  When was the inventory last reviewed? September 2023  When was it last updated? September 2023  IP #2: Develop, implement and maintain a written O&M program for all operations that could contribute to the scharge of pollutants from the MS4, as identified under BMP #1. This program shall address stormwater collection or inveyance systems within the regulated MS4.
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ge pe 1. 2. 3. BM dis co. 1. 2. BM pre	IP #1: Identify and document all operations that are owned or operated by the permittee and have the potential for nerating pollution in stormwater runoff to the MS4. This includes activities conducted by contractors for the rmittee.  Have you identified all facilities and activities owned and operated by the permittee that have the potential to generate stormwater runoff into the MS4? ☑ Yes ☐ No  When was the inventory last reviewed? September 2023  When was it last updated? September 2023  IP #2: Develop, implement and maintain a written O&M program for all operations that could contribute to the scharge of pollutants from the MS4, as identified under BMP #1. This program shall address stormwater collection or inveyance systems within the regulated MS4.  Have you developed a written O&M program for the operations identified in BMP #1? ☑ Yes ☐ No  Date of last review or update to written O&M program: The written O&M program was reviewed in September 2023  IP #3: Develop and implement an employee training program that addresses appropriate topics to further the goal of eventing or reducing the discharge of pollutants from operations to the regulated small MS4. All relevant employees
ge per 1. 2. 3. BM discontant	TP #1: Identify and document all operations that are owned or operated by the permittee and have the potential for nerating pollution in stormwater runoff to the MS4. This includes activities conducted by contractors for the mittee.  Have you identified all facilities and activities owned and operated by the permitee that have the potential to generate stormwater runoff into the MS4?  Yes  No  When was the inventory last reviewed? September 2023  When was it last updated? September 2023  TP #2: Develop, implement and maintain a written O&M program for all operations that could contribute to the incharge of pollutants from the MS4, as identified under BMP #1. This program shall address stormwater collection or inveyance systems within the regulated MS4.  Have you developed a written O&M program for the operations identified in BMP #1? Yes No  Date of last review or update to written O&M program: The written O&M program was reviewed in September 2023  TP #3: Develop and implement an employee training program that addresses appropriate topics to further the goal of eventing or reducing the discharge of pollutants from operations to the regulated small MS4. All relevant employees discontractors shall receive training.

3.	Training topics covered:										
4.	4. Name(s) of training presenter(s):										
5.	5. Names of training attendees:										
МС	MCM #6 Comments:										
	POLLU	TANT CO	ITNC	ROL MEASUR	RES (PCMs)						
	icate the status of implementing PCMs in a not applicable.	Appendices	s A, E	3 and/or C by con	npleting the table	below. Skip this section if PCMs					
Tas	k		D	ate Completed	Attached	Anticipated Completion Date					
Sto	rm Sewershed Map(s)										
Sou	rce Inventory										
Inve	estigation of Suspected Sources										
Ord	linance/SOP for Controlling Animal Waste	es									
PCI	M Comments:										
	POLLUTANT R	EDUCTIO	N P	LANS (PRPs)	AND TMDL P	LANS					
1.	Complete this section if the development latest NOI or application or was required										
	Type of Plan	Submiss Date	ion	DEP Approval Date	Surface V	Vaters Addressed by Plan					
☐ Chesapeake Bay PRP (Appendix D)						Chesapeake Bay					
	Impaired Waters PRP (Appendix E)										
	TMDL Plan (Appendix F)										
	Combined Chesapeake Bay / Impaired Waters PRP Chesapeake Bay,										
	Combined PRP / TMDL Plan										
	Joint Plan (if checked, list the name of the	ne MS4 gro	up or	names of all ent	ities participating	in the joint plan below)					
	Joint Plan Participants:										

2.	Identify the pollutants of concern and pol	lutant load reduction require	ements under the permit (se	e instructions).
	Type of Plan	TSS Load Reduction (lbs/yr)	TP Load Reduction (lbs/yr)	TN Load Reduction (lbs/yr)
	Chesapeake Bay PRP (Appendix D)			
	Impaired Waters PRP (Appendix E)			
	TMDL Plan (Appendix F)			
	Combined Chesapeake Bay / Impaired Waters PRP			
	Combined PRP / TMDL Plan			
3. 4.	Date Final Report Demonstrating Achieved Have any modifications to the plan(s) occur If Yes to #4, was the updated plan(s) sub If Yes to #4, did you comply with the pub If Yes to #4, describe the plan modification Summary of progress achieved during re-	curred since DEP approval? omitted to DEP?	☐ Yes ☐ No	k? ☐ Yes ☐ No
6.	Anticipated activities for next reporting po	eriod.		
PR	P/TMDL Plan Comments:			

#### **NEW BMPs FOR PRP/TMDL PLAN IMPLEMENTATION**

**Table 2**. List all <u>new structural BMPs</u> installed and <u>ongoing non-structural BMPs</u> implemented <u>during the reporting period</u> that are being used toward achieving load reductions in the permittee's PRP and/or TMDL Plan (see instructions).

BMP No.	BMP Name	DA (ac)	% Imp.	BMP Extent	Units	Latitude	Longitude	Date Installed or Implemented	Planning Area?	Ch. 102?	Annual Sediment Load Reduction (lbs/yr)
						0 , ,,	0 , ,,				
						0 , ,,	0 , ,,				
						0 , ,,	0 , ,,				
						0 , ,,	0 , ,,				
						0 , "	0 1 11				

#### BMP INVENTORY FOR PRP/TMDL PLAN IMPLEMENTATION

**Table 3**. List all <u>existing structural BMPs</u> that have been installed in <u>prior reporting periods</u> and are eligible to use toward achieving load reductions in the permittee's PRP and/or TMDL Plan (see instructions).

BMP No.	BMP Name	DA (ac)	% Imp.	BMP Extent	Units	Latitude	Longitude	Date Installed	Annual Sediment Load Reduction (lbs/yr)	Date of Latest Inspect -ion	Satis- factory?
						0 , ,,	0 , ,,				
						0 , ,,	0 , ,,				
						0 , ,,	0 , "				
						0 , ,,	0 1 11				
						0 , ,,	0 , ,,				
						0 , ,,	0 , "				

#### **CERTIFICATION**

For PAG-13 Permittees: I have read the latest PAG-13 General Permit issued by DEP and agree and certify that (1) the permittee continues to be eligible for coverage under the PAG-13 General Permit and (2) the permittee will continue to comply with the conditions of that permit, including any modifications thereto. I understand that if I do not agree to the terms and conditions of the PAG-13 General Permit, I will apply for an individual permit within 90 days of publication of the General Permit. I also acknowledge that any facility construction needed to comply with the General Permit requirements shall be designed, built, operated, and maintained in accordance with operative laws and regulations.

For All Permittees: I certify under penalty of law that this report was prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated 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. See 18 Pa. C.S. § 4904 (relating to unsworn falsification).

Vern Ohler	
Name of Responsible Official	Signature
(724) 628-2020	9/8/2023
Telephone No.	Date