

MS4 Annual Reporting - Account Manager View

2023 Annual MS4 Report - General Information

Report Status: Submitted

Permittee: WEST EARL TWP LANCASTER CNTY | NPDES Permit No.: PAG133535

Facility Name: MS4 WEST EARL TWP

Facility Address: Facility Address:

Facility ID: 646107

County: Lancaster

Municipality: West Earl Twp
Effective Date: 07/01/2018

Expiration Date:

Renewal Due Date: 09/30/2024

MS4 Contact: SARA SERVICE

Title: STORM WATER COOD

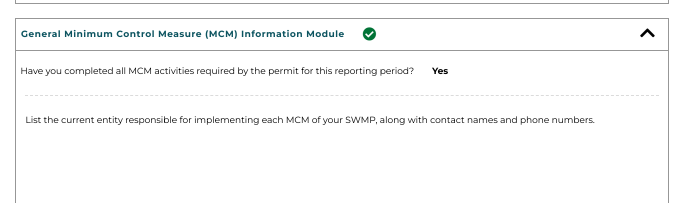
Phone: 717-859-3201

Email: sservice@westearItwp.org

MS4 Report (Current Version)

Appendix Selection					
You must review each	appendix and select th	ne appropriate appendi	ces below.		
Appendix A	✓ Appendix B	Appendix C	Appendix D	✓ Appendix E	Appendix F

Water Quality Information Module	②				^
Are there any discharges to waters within the Chesapeake Bay Watershed? Yes					
Identify all surface waters that receive stormwater discharges from the permittee's MS4 and provide the requested information.					
Receiving Water Name	Ch. 93 Class	Impaired	Cause(s)	TMDL	WLA
Conestoga River	WWF, MF	Yes	Nutrients, Pathogens, Siltation	No	No
Cocalico Creek	WWF, MF	Yes	Nutrients, Siltation	No	No
Groff Creek	WWF, MF	Yes	Nutrients, Siltation	No	No



МСМ	Entity Responsible	Contact Name	Phone Number
#1 Public Education and Outreach on Stormwater Impacts	West Earl Twp	Sara Service	717-859-3201
#2 Public Involvement / Participation	West Earl Twp	Sara Service	717-859-3201
#3 Illicit Discharge Detection and Elimination (IDD&E)	West Earl Twp	Brian Brandt	717-859-3201
	West Earl Twp	Neil Stoltzfus	717-859-3201
#4 Construction Site Stormwater Runoff Control	West Earl Township	Brian Brandt	717-859-3201
#5 Post-Construction Stormwater Management in New Development and Redevelopment	West Earl Twp	Sara Service	717-859-3201

MCM #1 – Public Education & Outreach on	Stormwater Impacts Mode	ule 🔮	^
BMP #1: Develop, implement and maintain a v	vritten Public Education and	Outreach Program.	
For new permittees only, has the written PEOP of permit coverage?	been developed and impleme	nted within the first year	Not Applicable
2. Date of latest annual review of PEOP:	08/03/2023	Were updates made?	Yes
3. What were the plans and goals for public educ	ation and outreach for the rep	orting period?	
Provide general PCSM requirements handor O&M verification forms. Provide BMP education once to communicate requirements and reit related to the Township's PRP requirements Pathogens Pollutant Control Measures. See	tion information to HOAs and inforce education information s. Target at least one specific	I meet individually (or in sma n provided to them. Continue audience group from the TA	all groups) with them at least e education and outreach
4. Did the MS4 achieve its goal(s) for the PEOP d	uring the reporting period?		Yes
5. Identify specific plans and goals for public edu	cation and outreach for the up	coming year:	
West Earl Township will continue to distribu conjunction with the Township's monitoring provide education and awareness on the se to be developed regarding the Turtle Hill Re	g of PCSM Facilities in the Co diment and nutrient reduction estoration Project for distribu	calico Creek & Conestoga Cron requirements to all group tion in 1st QTR 2024.	eek Watersheds. Continue to s listed in the TAG. Flyer/mailer
BMP #2: Develop and maintain lists of target a	audience groups present with	in the areas served by your	MS4.
1. For new permittees only, have the target audie first year of permit coverage?	nce lists been developed and i	mplemented within the	Not Applicable
Date of latest annual review of target audience lists:	08/03/2023	Were updates made?	No
BMP #3: Annually publish at least one educati	onal item on your Stormwate	r Management Program.	

1. For new permittees only, were stormw published in print and/or on the Interne			Not Applicable
2. Date of latest annual review of educational materials:	08/03/2023	Were updates made?	Yes
3. Do you have a municipal website? URL: www.westearltwp.org If <u>Yes</u> , what MS4-related material do	Yes Des it contain?		
	es, brochures, pamphlets, and fact sh and links to websites divided into spec		
4. Describe any other method(s) used d	uring the reporting period to provide in	formation on stormwater to the	e public:
Articles published in the Township the Groff Creek Watershed.	newsletter published 3 times per year	. MS4 educational materials I	mailed to owners of BMPs in
5. Identify specific plans for the publicat	ion of stormwater materials for the upco	oming year:	
	n the Township's newsletters. Target a nship website will be updated as new		
(e.g., displays, posters, signs, pamphle	nethods of distributing stormwater ed ets, booklets, brochures, radio, local ca erences, meetings, fact sheets, giveaw	able TV, newspaper articles, o	ther advertisements, bill
Identify the two additional methods of oposters, signs, pamphlets, booklets, broopresentations, conferences, meetings, fa	chures, radio, local cable TV, newspaper	articles, other advertisements,	
	orms were distributed to owners of BN t published on the front page of the To		hed, and A Homeowner's
MCM #1 Comments:			
-	nary – O&M Verification Forms Distribu native outreach methods to the O&M \ 9 goal summary.		· ·
MCM #1 Attachments:			
File Name	Document Type	Short Description	
ATTACHMENT - SWMP Goal Summary info.pdf	Other	SWMP Goal Summary	
MCM1_OUTREACH PLANS_August2023Updates.docx	Public Education and Outreach Program Plan	Changes made to current P	EOP
TAG-Outreach Matrix_WEarl 21- 22.pdf	Target Audience List	TAG update	
Facebook-post-December2022.jpg	Stormwater Educational Materials	SWMP education	
2022 fall newsletter.pdf	Stormwater Educational Materials	SWMP education	
2022 winter newsletter.pdf	Stormwater Educational Materials	SWMP education	

File Name	Document Type	Short Description
2023 Spring.pdf	Stormwater Educational Materials	SWMP education

MCM #2 – Public Involvement/Participation Module	^
BMP #1: Develop, implement and maintain a written Public Involvemen	and Participation Program (PIPP)
For new permittees only, was the PIPP developed and implemented withit coverage?	n one year of permit Yes
2. Date of latest annual review of PIPP: 08/03/2023	Were updates made? Yes
BMP #2: Advertise to the public and solicit public input on ordinances, to TMDL Plans (if applicable), including modifications thereto, prior to ado	
1. Was an MS4-related ordinance, SOP, PRP or TMDL Plan developed during	the reporting period? No
2. If $\underline{\textbf{Yes}}$, describe how you advertised the draft document(s) and how you p	ovided opportunities for public review, input and feedback:
Not applicable	
3. If an ordinance, SOP or plan was developed or amended during the repor	ting period, provide the following information:
Ordinance/SOP/Plan Name Date of Public	Notice Date of Public Date Enacted or Submitted to DEP
No data availabl	e in table
BMP #3: Regularly solicit public involvement and participation from the outreach methods. 1. At least one public meeting or other MS4 event must be held during the speriod to solicit participation and feedback from target audience groups. We have the solicit participation and feedback from target audience groups.	-year permit coverage
held during the reporting period?	as this meeting of event.
If <u>Yes</u> , Date of Meeting or Event: 08/03/2022	
2. Report instances of cooperation and participation in MS4 activities; prese organizations; and similar instances of participation or coordination with or	·
Note: Multiple meetings held during previous reporting periods. The are open to the public. These meetings are quarterly and held to disc PRP projects.	
3. Report activities in which members of the public assisted or participated including education activities or efforts such as cleanups, monitoring, storm	· ·
Township staff worked with 7 small stormwater project applicants to the best fit for their construction projects. Township staff also worke conservation plans in conjunction with a joint stream restoration progrant in 2022, in the Groff Creek Watershed.	with Landowners and Team AG to update 3 farm
MCM #2 Comments:	
West Earl plans to partner with the Conestoga River Club for cleanup	s and water quality sampling along the Conestoga River.

Three updated farm conservation plans attached. Also attached is an update to MCM 2. MCM #2 Attachments: File Name Document Type Short Description Burkholder Darvin - Ag ES Updated conservation plan for Jay Burkholder Farm at Other Complete V1.pdf 187 Turtle Hill Road, Ephrata. King, Daniel - Ag E&S Plan Updated conservation plan for Daniel King Farm at 147 Other Complete V1.pdf Turtle Hill Road, Ephrata. Zimmerman, Ervin Ag E&S Plan Updated conservation plan for Ervin Zimmerman Farm Other Complete V1.pdf at 400 W Metzler Road, Ephrata. MCM2_OUTREACH Other **Outreach Plan Update** PLANS_August2023Updates.pdf Involvement Matrix_WEarl_22-Other **Public Involvement Matrix** 23.pdf

MCM #3 – Illicit Disc	harge Detection an	d Eliminatio	n (IDD&E)	•			^
BMP #1: Develop and regulated small MS4.	implement a written	program for ti	ne detectio	n, elimination, and prev	ention of illicit	discharge	es into the
1. For new permittees of	nly, was the written ID	D&E program (developed v	vithin one year of permit	coverage?		Not Applicable
2. Date of latest annual program:	review of IDD&E	08/03/20	23	Were upo	dates made?	Yes	
	n points, and the loca	ations and nar	nes of all s	anized area boundaries urface waters that recei			
1. Have you completed a	a map(s) that includes	all componen	ts of BMP #	2?			Yes
If Yes and you are a r	new permittee and ha	ve not submitt	ed the map	(s) previously, attach the	map(s) to this re	eport.	
If <u>No</u> , date by which	permittee expects ma	p(s) to be com	pleted:				
2. Date of last update or	r revision to map(s):		01/02/202	3			
3. Total No. of Outfalls in	n MS4:	53		Total No. of Outfalls Ma	pped:		53
4. Total No. of Observati	ion Points:	6		Total No. of Observatio	n Points Mappe	d:	6
		-	-	that have not been previous proposed for the next re	- '		No
If <u>Yes</u> , select:	Existing Outfall(s) Id	entified	No	New Outfa	II(s) Proposed	h	lo
develop and maintain or operated by the pe	map(s) that show the rmittee (including roa em), including private	e entire storm ads, inlets, pip ly-owned com	sewer coll ing, swales ponents of	ner on the same map or ection system within th , catch basins, channels f the collection system v components.	e permittee's ju , and any othe	urisdiction compone	that are owned ents of the storm

1. Have you completed a map(s) that includes all components of BMP #3? Yes	
If <u>Yes</u> and you are a new permittee and have not submitted the map(s) previously, attach the map(s) to this report.	
If <u>No</u> , date by which permittee expects map(s) to be completed:	
2. If $\underline{\textbf{Yes}}$ to #1, is the map(s) on the same map(s) as for outfalls and receiving waters?	Yes
3. Date of last update or revision to map(s): 07/27/2022	
BMP #4: Conduct dry weather screenings of MS4 outfalls to evaluate the presence of illicit discharges. If any illicit present, the permittee shall identify the source(s) and take appropriate actions to remove or correct any illicit dispermittee shall also respond to reports received from the public or other agencies of suspected or confirmed illicit associated with the storm sewer system, as well as take enforcement action as necessary. The permittee shall im DEP illicit discharges that would endanger users downstream from the discharge, or would otherwise result in p danger of pollution or would damage property.	scharges. The it discharges imediately report to
For new permittees, all identified outfalls (and if applicable observation points) must be screened during dry weather at the 5-year period following permit coverage. For existing permittees, all identified outfalls (and if applicable observation screen during dry weather at least once within the 5-year period following permit coverage and, for areas where past pure ported or known sources of dry weather flows occur on a continual basis, outfalls must be screened annually during excoverage.	points) must be roblems have been
1. How many unique outfalls (and if applicable observation points) were screened during the reporting period?	8
2. Indicate the percentage of all outfalls screened in the past five years.	82 %
3. Indicate the percent of outfalls screened during the reporting period that revealed dry weather flows:	0 %
4. Did any dry weather flows reveal color, turbidity, sheen, odor, floating or submerged solids?	No
5. If <u>Yes</u> for #4, attach all sample results to this report with a map identifying the sample location. Explain the corrective attachment.	e action(s) taken in the
6. Do you use the MS4 Outfall Field Screening Report form (3800-FM-BCW0521) (http://www.depgreenport.state.pa.us/elibrary/GetFolder?FolderID=2740) provided in the permit?	Yes
If <u>No</u> , attach a copy of your screening report form.	
BMP #5: Enact a Stormwater Management Ordinance or SOP to implement and enforce a stormwater management includes prohibition of non-stormwater discharges to the regulated small MS4.	ent program that
1. Do you have an ordinance (municipal) or SOP or other mechanism (non-municipal) that prohibits non-stormwater discharges?	Yes
If <u>Yes</u> , indicate the date of the ordinance or SOP:	
Date of the Ordinance Borough/Township Name?	
09/12/2022 West Earl Township	
2. If <u>Yes</u> to #1, is the ordinance or SOP consistent with DEP's 2022 Model Stormwater Management Ordinance (3800-PMBCW0100j) with respect to authorized non-stormwater discharges?	Yes
If <u>Yes</u> to #1 and the ordinance or SOP has not been submitted to DEP previously, attach the ordinance or SOP.	

3. Were there any violations of the ordinance or SOP during the reporting period?	
If <u>Yes</u> to #3, complete the table below (attach additional sheets as necessary).	
Violation Date Nature of Violation Responsible Party Enforcement Taker	n
No data available in table	
4. Did you approve any waiver or variance during the reporting period that allowed an exception to non-stormwater discharge provisions of an ordinance or SOP?	
If <u>Yes</u> to #4, identify the entity that received the waiver or variance and the type of non-stormwater discharge approved.	
Not applicable.	
BMP #6: Provide educational outreach to public employees, business owners and employees, property owners, the general and elected officials (i.e., target audiences) about the program to detect and eliminate illicit discharges.	public
Nas IDD&E-related information distributed to public employees, businesses, and the general public during the reporting period? Yes	
If <u>Yes</u> , what was distributed?	
IDD&E training webinar for Township Staff on February 3, 2023 in conjunction with review of the IDD&E reporting form. DIDD&E article on illegal dumping via the Township newsletter on September 13, 2022 (digital publication only - posted to Township website at www.westearltwp.org & the Township's Facebook page at https://www.facebook.com/WestEarlTow	the
2. Is there a well-publicized method for employees, businesses and the public to report stormwater pollution incidents?	
3. Do you maintain documentation of all responses, action taken, and the time required to take action? Yes	
MCM #3 Comments:	
Remaining outfalls targeted for inspection for 4th QTR 2023 See attached updated IDD&E Plan.	
MCM #3 Attachments:	
File Name Document Type Short Description	

MCM #4 - Construction Site Stormwater Runoff Control



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Are you relying on PA's statewide program for stormwater associated with construction activities to satisfy this MCM?

Yes

(If Yes, respond to questions for BMP Nos. 1, 2 and 3 only in this section. If No, respond to questions for all BMPs in this section)

BMP #1: Develop, implement and maintain a written Public Involvement and Participation Program (PIPP)

During the reporting period, did you comply with 25 Pa. Code § 102.43 (relating to withholding building or other permits or approvals until DEP or a county conservation district (CCD) has approved NPDES permit coverage)? Note: If no building permit applications were received you may select Not Applicable.

Yes

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)? Note: If no building permit applications were received you may select Not Applicable.

Not Applicable

BMP #3: Enact, implement and en including sanctions for non-compl		equire the implementation and I	maintenance of E&S control BMPs,
1. Do you have an ordinance (munici and maintenance of E&S control BM		n (non-municipal) that requires im	plementation Yes
If Yes , indicate the date of the orc	inance or SOP:		
Date of the Ordinance	Borough/Township Name?		
09/12/2022	West Earl Township		
2. If Yes to #1, is the ordinance or SOF PMBCW0100j)?	onsistent with DEP's 2022 M	odel Stormwater Management Ord	dinance (3800- Yes
3. If <u>Yes</u> to #1 and the ordinance or So			nnce or SOP. consider water quality impacts and
meet regulatory requirements.	ment (Las) control plans to en	sale that such plans adequately	consider water quality impacts and
Specify the number of E&S Plans	you reviewed during the report	ing period:	
Not Applicable			
BMP #5: Conduct inspections rega Maintain records of site inspectior this permit.	=		uring earth disturbance activities. he record retention requirements in
Specify the number of E&S inspec	ctions you completed during th	e reporting period:	
Not Applicable			
BMP #6: Conduct enforcement wh not comply with permit and/or reg		nce of E&S control measures duri	ng earth disturbance activities does
Specify the number of enforceme	ent actions you took during the	reporting period for improper E&S	:
Not Applicable			
BMP #7: Develop and implement r adverse impacts to water quality.			t construction sites that may cause o construction site operators.
Specify the method(s) by which y	ou are educating construction	site operators on controlling waste	at construction sites:
Not Applicable			
BMP #8: Develop and implement p			s, concerns, and information
1. A tracking system has been establi	shed for receipt of public inqui	ies and complaints.	Not Applicable
2. Specify the number of inquiries an	d complaints received during t	he reporting period:	
Not Applicable			
MCM #4 Comments:			
See attached for updates.			

MCM #4 Attachments:

CM #5 – Post-Construction S	tormwater Water Management in New Development & Redevelopment N	Aodule 🕢 .
	nforce an ordinance or SOP to require post-construction stormwater manageme t projects, including sanctions for non-compliance.	nt from new
	cipal) or SOP or other mechanism (non-municipal) that requires implementation tion stormwater management (PCSM) BMPs?	Yes
If Yes , indicate the date of the o	rdinance or SOP:	
Date of the Ordinance	Borough/Township Name?	
9/12/2022	West Earl Township	
f <u>Yes</u> to #1, is the ordinance or S0 -BCW0100j)?	DP consistent with DEP's 2022 Model Stormwater Management Ordinance (3800-	Yes
Yes to #1 and the ordinance or	SOP has not been submitted previously, attach a copy of the ordinance or SOP.	
d redevelopment. Measures sh	t measures to encourage and expand the use of Low Impact Development (LID) in ould also be included to encourage retrofitting LID into existing development. End repeal sections of ordinances that conflict with LID practices.	-
o you have an ordinance (munic use of LID in new development	cipal) or SOP or other mechanism (non-municipal) that encourages and expands and redevelopment?	Yes
f Yes , indicate the date of the o	rdinance or SOP:	
ate of the Ordinance	Borough/Township Name?	
9/12/2022	West Earl Township	
Yes to #1, is the ordinance or SOBCW0100j)?	DP consistent with DEP's 2022 Model Stormwater Management Ordinance (3800-	Yes
Yes to #1 and the ordinance or	SOP has not been submitted previously, attach a copy of the ordinance or SOP.	
•	of all post-construction stormwater management BMPs that have been installed turb greater than or equal to one acre, including projects less than one acre that r sale.	•
•	CSM BMPs that were installed to meet requirements in NPDES Permits for with Construction Activities approved since March 10, 2003?	Yes
f <u>Yes</u> to #1, complete Table 1 in t	the next module.	
las proper O&M occurred during	g the reporting period for all PCSM BMPs?	No
3. If No to #2, explain what actio	n(s) the permittee has taken or plans to take to ensure proper O&M.	
Township Engineer. 75% of PC completion during 3rd Quarte	cilities under construction/implementation during the permit year have been ins SM BMPs have been inspected during the permit cycle with the remaining insper r 2023. Landowner outreach has been initiated for a portion of these facilities. Ou reach material that have been mailed.	ctions targeted for

(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).

Not Applicable

2. Has a tracking system been established and maintained to record qualifying projects and their associated BMPs?

Not Applicable

BMP #5: Ensure that controls are installed that shall prevent or minimize water quality impacts. The permittee shall inspect all qualifying development or redevelopment projects during the construction phase to ensure proper installation of the approved structural PCSM BMPs. A tracking system (e.g., database, spreadsheet, or written list) shall be implemented to track the inspections conducted and to track the results of the inspections (e.g., BMPs were, or were not, 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?

Not Applicable

2. Has a tracking system been established and maintained to record results of inspections?

Not Applicable

BMP #6: Develop a written procedure that describes how the permittee shall address all required components of this MCM.

Have you developed a written plan that addresses: 1) minimum requirements for use of structural and/or non-structural BMPs in plans for development and redevelopment; 2) criteria for selecting and standards for sizing stormwater BMPs; and 3) implementation of an inspection program to ensure that BMPs are properly installed?

Not Applicable

MCM #5 Comments:

MCM #5 Attachments:

File Name	Document Type	Short Description
Ordinance263-SWMO Amendments.pdf	Stormwater Ordinance	Stormwater Ordinance amendments from 2022.
MCM5_OUTREACH PLANS_August2023Updates.pdf	Other	Updates to MCM 5
GroffCreek-BMPs-OUTREACH.pdf	Other	PCSM BMP Owner Outreach Materials example

PCSM BMP Inventory Table





Table 1. To complete the information needed for MCM #5, BMP #3, list all existing structural BMPs 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.

Note: Any BMP data entered/uploaded will be prepopulated in the next reporting year.

You may enter your BMPs manually or upload them using our template.

14913	Infiltration Practices	01/01/2018	04/03/2019	~	Yes	40.15	-76.2175	0
BMP No.	BMP Name	Date Installed	Date of Latest Inspection	Satisfactory	Active	Lattitude	Longitude	Drain Area

BMP No.	BMP Name	Date Installed	Date of Latest Inspection	Satisfactory	Active	Lattitude	Longitude	Drain Area
Entity	Responsible for O&M:	O&M Requireme	nts:	Permit Number:	Desc	ription:		
Privat	te Property Owner	Per design, PA B	MP Manual	NA				
10284	Infiltration Practices	04/15/2016	04/03/2019	~	Yes	40.1497	-76.2175	
Entity	Responsible for O&M:	O&M Requiremen	nts:	Permit Number:	Desc	ription:		
Privat	te Property Owner	Per design, PA B	MP Manual					
10310	Infiltration Practices	01/01/2016	04/03/2019	~	Yes	40.1497	-76.2173	
Entity	Responsible for O&M:	O&M Requireme	nts:	Permit Number:	Desc	ription:		

MCM #6 - Pollution Prevention / Good Housekeeping Module						
BMP #1: Identify and document all operations that are owned or operated by the permittee and have the potential for generating pollution in stormwater runoff to the MS4. This includes activities conducted by contractors for the permittee.						
I. Have you identified all facilities and activities owne generate stormwater runoff into the MS4?	ed and operated by the permittee that have the p	potential to Yes				
2. When was the inventory last reviewed?	08/03/2023					
3. When was it last updated?	08/03/2023					
BMP #2: Develop, implement and maintain a writ pollutants from the MS4, as identified under BMP the regulated MS4.						
. Have you developed a written O&M program for th	e operations identified in BMP #1?	Yes				
2. Date of last review or update to written O&M progr	ram: 05/01/2023					
BMP #3: Develop and implement an employee tra or reducing the discharge of pollutants from oper receive training.						
l. Have you developed an employee training progran	n?	Yes				
2. Date of last review or update to training program:	08/21/2023					
Date of latest training: 08/02/2023						
3. Training topics covered:						
1. MS4 Committee Meeting-August 2022 2. Eros 18, 2022 4. 2022 PSATS Stormwater Conference	· · · · · · · · · · · · · · · · · · ·	Stormwater Terminology - November				

4. Name(s) of training presenter(s):		
Harman-ARRO Consulting, Dar	yl St. Clair-PennDOT, Juni Alam 8 Ingineering Group. 5. CSI Networl	ademy 3. LCCD & Lancaster Clean Water Partners 4. Various - Mark & Jonathan Robinson-Herbert, Rowland and Grubic, James Wheeler- k 6. Clean Water Academy 7. Wessler Engineering 8. Penn State
5. Names of training attendees:		
Land Studies, Neil Stoltzfus-Ro Admin. Assistant, Amy Carter-I Zoning/Stormwater Coordinate Sara Service-Zoning/Stormwat Township Manager, Neil Stoltz	admaster, Jenna Seesholtz-Town Financial Assistant, Jenna Seesho or. 3. Sara Service-Zoning/Stormw er Coordinator. 6. Sherry Ditzler-A fus-Roadmaster, Sara Service-Zor	andt-Code Enforcement, Emily West-Land Studies, Cory Rathmannship Manager, Ben Craddock-Township Engineer. 2. Sherry Ditzler- bltz-Township Manager, Neil Stoltzfus-Roadmaster, Sara Service- vater Coordinator. 4. Sara Service-Zoning/Stormwater Coordinator. 5. Admin. Assistant, Amy Carter-Financial Assistant, Jenna Seesholtz- ning/Stormwater Coordinator, Joe Kepple-Roadcrew, Kyle Stapleton- ment Admin., Brian Brandt-Code Enforcement. See comments for 7-
Manager, Neil Stoltzfus-Roadm Roadcrew, Jerry Howe-Roadcre Land Studies, Brian Brandt-Cod	naster, Sara Service-Zoning/Storm ew. 8. Sara Service-Zoning/Storm	t, Amy Carter-Financial Assistant, Jenna Seesholtz-Township mwater Coordinator, Brian Brandt-Code Enforcement, Joe Kepple- water Coordinator, Brian Brandt-Code Enforcement. 9. Emily West- padmaster, Ben Craddock-Township Engineer, Jenna Seesholtz- or.
File Name	Document Type	Short Description
MCM6_OUTREACH PLANS_August2023Updates.pdf	Other	Updates to MCM 6

Pollutant Control Measures (PCMs) Module Indicate the status of implementing PCMs in Appendices A, B and/or C by completing the table below. Skip this section if PCMs are not applicable.						
Storm Sewershed Map(s)			06/24/2019			
Source Inventory			06/17/2020			
Investigation of Suspected Sources			04/07/2022			
Ordinance/SOP for Controlling Anim	nal Wastes		09/12/2022			
PCM Comments:						
PCM Attachments:						
File Name	Document Type	;	Short Description			
ATTACHMENT - Pathogens PCM info-updated Sept 2022.pdf	Other		PCM updates			

Complete this section if the developme pplication or was required by the permi					chment to the latest NOI or
Type of Plan	Pending Approval	Submission Date	DEP Approval Date	Surface Waters Addessed by Plan	
Chesapeake Bay PRP (Appendix D)		09/14/2017	06/22/2018	Chesapeake Bay	
Impaired Waters PRP (Appendix E)		09/14/2017	06/22/2018	Conestoga River, C	ocalico Creek, Groff Creel
TMDL Plan (Appendix F)					
Combined Chesapeake Bay / Impaired Waters PRP (include Chesepeake Bay in your entry)					
Combined PRP / TMDL Plan					
oint Plan oint Plan Participants:		necked, list the n below)	ame of the MS4 g	roup or names of all enti	ties participating in the joi
dentify the pollutants of concern and			uirements under t	the permit.	TN Load Reduction
Type of Plan	Select	(lbs/yr)	Reddellon	(lbs/yr)	(lbs/yr)
Chesapeake Bay PRP (Appendix D)	✓	92,353			
Impaired Waters PRP (Appendix E)		92,353			
TMDL Plan (Appendix F)					
Combined Chesapeake Bay / Impaired Waters PRP					
Combined PRP / TMDL Plan					
Date Final Report Demonstrating Achi	evement of I	Pollutant Load R	eductions Due:		09/30/2023
Have any modifications to the plan(s) of	occurred sinc	ce DEP approval	?	Yes	
• If <u>Yes</u> to #4, was the updated plan(s)	submitted t	o DEP?		Yes	
• If <u>Yes</u> to #4, did you comply with the applicable appendix?	public parti	cipation requirer	ments of the	No	
• If <u>Yes</u> to #4, describe the plan modif	cations.				
Public participation was not require 2019.	d as part of	the plan revisio	ns made in 2019.	PRP revisions were app	roved by DEP on July 30,
Summary of progress achieved during	reporting pe	eriod.			
See the PRP attachment for details.					

6. Anticipated activities for next reporting period.

BMPs For PRP/TMDL Plan Implementation Module Tables

See the PRP attachment for details.

PRP/TMDL Comments:

West Earl Township was required top achieve a 10% sediment reduction, 5% total Phosphorus (TP), and 3% total Nitrogen (TN) reduction. Per DEPS's PRP instruction, the PP used the presumptive approach to assume that a 10% sediment reduction would also satisfy the TP and TN reduction requirements. Per the May 2-19 planning area and loading calculations, the 10% sediment requirement for West Earl was 92,353 pounds per year. That 10% reduction in sediment has been achieved. See the PRP attachment for additional details.

PRP/TMDL Plan Attachments:

File Name Document Type Short Description

New BMPs For PRP/TMDL Plan Implementation Table Table 2. List all new structural BMPs installed and ongoing non-structural BMPs implemented during the reporting period that are being used toward achieving load reductions in the permittee's PRP and/or TMDL Plan. If you are a member of a regional PRP, report only those BMPs implemented within your municipal boundary. If you are reporting a joint BMP in which credit is shared with another permittee(s), report only your portion of the BMP credit. Note: Any new BMP data entered will be prepopulated in the next reporting year. Annual Sediment ВМР Date Drain BMP Name Load Satisfactory Active Lattitude Longitude No. Installed Area Reduction (lbs/year) Stream Restoration -10/12/2022 68,891 40.0750 -76.1153 Yes **Default Rate** BMP Extent: Units: % Impervious: BMP in Planning Area: 1535 Feet Bmp Completed for Chapter Collaborative BMP: Retrofit: Date of Latest Inspection: 102: 06/13/2023 No No Yes

BMP Inventory For PRP/TMDL Plan Implementation Table

List MS4 Collaborators

Table 3. All existing structural BMPs that have been installed in prior reporting periods and are eligible to use toward achieving load reductions in the permittee's PRP and/or TMDL Plan



Description:

1 Login to GreenPort and go to launch the MS4 Annual Reporting System.

- 2 Review this MS4 Report.
- 3 Sign the Report.

After the report is signed by all responsible officials, you will be able to submit the report.

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).

WEST EARL TWP LANCASTER CNTY - Signature

Name of Responsible Official:

Signature:

Sara Service



Document Signed

Telephone No.: Date Signed:

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