# Stormwater Coalition of Albany County

# City of Watervliet New York

MS4 Permit No. NYR20A087

Annual Evaluation (April, 2020)

Storm Water Management Program Plan (BMPs and Measurable Goals)
2020 to 2021

# A. History of Coalition SWMP Plan Document

The current MS4 Permit (NYSDEC MS4 Permit No. GP-0-15-003) allows regulated entities to collaborate when creating and updating their Stormwater Management Program (SWMP) and Stormwater Management Program Plan (SWMP Plan). For details, see Appendix A MS4 Permit No. GP-0-15-003 Excerpts: Collaboration, SWMP Plan, and Annual Report Requirements.

To that end and dating back to when the Stormwater Coalition of Albany County was formed in 2009 (intermunicipal agreement) the public entities listed below have routinely prepared a Joint Stormwater Management Program document using 'CBI' MS4Web software. The document has historically been referred to as a SWMP Plan. It is a compilation of goals noting planned activities and whether or not the activity was completed.

However, according to the current MS4 Permit, the SWMP Plan in its entirety includes not only the annual tracking of progress meeting measurable goals, but also documents retained by each MS4/municipality verifying that the goals have been met. These include written procedures, outfall inspection data sheets, adopted local laws, procedures related to municipal operations, etc.

This past year as a consequence of software changes and maintenance costs, Coalition members decided to discontinue using *'CBI' MS4Web*. Instead a spreadsheet tracking tool was created which merges the most functional content of the NYSDEC DRAFT MS4 Permit released in 2016 with high priority requirements of the current MS4 Permit. Together these requirements are assumed to be the Best Management Practices each MS4 should implement in order to reduce the discharge of pollutants from their small MS4 to the maximum extent practicable.

For the Stormwater Coalition, updating BMPs and program goals is a collaborative, annual effort. Typically strengths and weaknesses of individual programs are discussed, goals reviewed, often modified, and new goals created to help the MS4/municipality prioritize future activities. Coalition services are discussed as well and goals specific to the Coalition are evaluated, modified, and new goals created as needed. The role of the Coalition is to organize and facility these evaluations and prepare the final document for posting on the Coalition website.

The process itself is best described as an Annual Evaluation and for this reason, rather than refer to this document as a SWMP Plan, it is instead described as an Annual Evaluation, specifically that piece of the all-inclusive SWMP Plan which describes progress meeting measurable goals associated with particular Best Management Practices (BMPs).

## B. Participating MS4s by Type and Coalition Participation

Below is a list of Coalition members who participated in the April 2020 Annual Evaluation. They are grouped by type of MS4 and an Annual Evaluation has been prepared for each Coalition MS4/municipality. There is also an annual evaluation for the Stormwater Coalition. While not a regulated MS4, the Stormwater Coalition is directly involved with permit implementation and goals pertaining to the Coalition are detailed in their annual evaluation. \*Due to Covid-19 restrictions, where indicated the Annual Evaluation will be incorporated at a later date.

| Traditional Non Land Use Control<br>MS4 (County)  | Traditional Land Use Control MS4s (Town, Village, | City)                                    |  |  |  |  |
|---|---|--|--|--|--|--|
| 1. Albany County (NYR20A359)  | 3. City of Albany (NYR20A464)                     | 8. Town of Guilderland (NYR20A211)       |  |  |  |  |
| Non-Traditional MS4 (Public<br>University)  | 4. Town of Bethlehem (NYR20A208)                  | 9. Village of Menands (NYR20A144)*       |  |  |  |  |
| 2. University at Albany-SUNY<br>(NYR20A234)   | 5. City of Cohoes (NYR20A243)                     | 10. Town of New Scotland (NYR20A463)     |  |  |  |  |
|   | 6. Town of Colonie (NYR20A190)                    | 11. Village of Voorheesville (NYR20A210) |  |  |  |  |
|   | 7. Village of Green Island (NYR20A377)            | 12. City of Watervliet (NYR20A087)       |  |  |  |  |
| Not an MS4 (no MS4 Permit No) Inter-municipal Agreement-Memorandum of Understanding for group of MS4s (Basic Services pertaining to MS4 Permit) |   |  |  |  |  |  |
| 13. Stormwater Coalition of Albany  | County  |  |  |  |  |  |

# C. Annual Evaluation (Individual MS4)

| Watervliet_C                                 |   | MS4 Permit No: NY          | R20A087  | DATA from AR2019 (3/2019 to 3/2020) and Other Sou  | irces   |  |   |  |   |   |                       |             |  |  |
|--|---|----------------------------|--|--|---|--|---|--|---|---|-----------------------|-------------|--|--|
| мсмз   |   | MCM 4                      |  |  |   |  |   | MCM5   |   | мсм6  |                       |             |  |  |
| # Map'd OF                                   | 77  | # SWPPP Reviewed           | 0  | Of active sites, # inspected once during reporting year  | 0% (0 active)                                       | # of Enf   | orcement Actions - By Type                    | # of PCSMPs in Inventory                         | Total: 42 (3 Other)                               | Total # Muni Owned<br>Facilities                | 14                    |             |  |  |
| % Map'd                                      | 100   | # Constr Pmt<br>Authorized | Total: 0   | Of active sites, # inspected more than once during reporting year  | 0% (0 active)                                       | Verbal and/or email warning  |   |  | Private: 3  | # Muni Facility - To Assess -<br>Tri Annual     | 7                     |             |  |  |
| # ORIs                                       | 49  |                            | Private:   | MS4 inspection procedures: frequency of CGP inspections?   |   | Notice of Violation  |   |  | MS4 Owned: 42                                     | # of Muni Facilities -<br>Assessed- Report'g Yr | 0                     |             |  |  |
| # IDDE<br>Eliminated                         | 0   |                            | MS4 owned:   | actual frequency (met? not met?)   |   | Stop Work Order  |   | # PCSMPs Inspected in Report'g<br>Yr (By Whom?)  | Private   | Catch Basins                                    | Total \$              | 562         |  |  |
| # IDDE<br>Enforcmnt                          |   |                            |  | isues?   |   | Court Action (Fines,<br>Penalties  |   |  | MS4 Owned : 42                                    |   | Inspected             | 29          |  |  |
| Enforcmnt Type                               | 1   | # Constr Pmt Active        | Total: 0   | # of construction site enforcement actions by MS4?   |   | Withhold buillding permits, C of O   |   |  |   |   | Cleaned, if necessary | 29          |  |  |
|  |   |                            | Private:   | by whom?   |   | Contract Terminated  |   | # PCSMPs Maintained in<br>Report'g Yr (By Whom?) | Private   | Sweeping  | Lots: # acres         | 17          |  |  |
|  |   |                            | MS4 owned:   |  |   | Other  |   |  | MS4 Owned: 42                                     |   | Streets:#<br>Miles    | 918         |  |  |
| Watervliet_C                                 |   | MS4 Permit No: NY          | R20A087  | Name(s) of SWMP Preparer(s): Dave Dressel and Nam  | ncy Heinzen   | Evaluation Date: April 7,  | 2020  |  |   | Other:  |                       |             |  |  |
|  |   |                            | Coalition SWMP April,  | 2019 Annual Eval Document  |   |  | Coalition SWMP April, 2020 Annual Evaluation  |  |   |   |                       |             |  |  |
|  |   |                            |  | Measurable Goals from that document are described here. The<br>of progress meeting Measurable Goals replaces the April 201 |   | This s   | preadsheet tracking of MS4 Permit requirement | s (BMPs) and documentation of prog               | ress meeting Measurable Goals replaces the April, | 2019 'CBI' MS4Web SWMP Mod                      | ule format.           |             |  |  |
| 2019 SWMP<br>Document                        |   | ВМР                        | es = 2016 DRAFT MS4 Permit   | Requirments  | 2019/2020 Measurable Goals =<br>MS4Web 'Activities' | Progress Meeting Goals  BMPs = MS4 Permit Requirements (DRAFT 2016 or GP-0-15-003 end April, 2017) |   |  |   |   |                       |             |  |  |
| Key  | Table of Contents from                                    | m Draft MS4 Permit         | Appendix A SWMP Recording Requirements   | Appendix C Compliance Schedule   | Individual MS4 - Priority Activites for 2019/2020   | s  | tatus Past Goals                              |  | New Measurable Goals                              |   | Responsi              | ble Parties |  |  |
| MS4Webs: BMP<br>Detail   MCM<br>[Text: No. ] | Part Title.   | Permit Section<br>No.      | Required Record  | Deliverable  | City of Watervliet                                  | 2019/2020 Activity<br>Measurable Goal<br>Met?  | Comments                                      | BMP Category                                     | Goal  | Due Date  | MS4                   | Coalition   |  |  |
| No. 1  | Part I. Permit Coverage and Limitations                   | Part I.B.1.                | Administrative<br>Requirements: All<br>documentation necessary to<br>demonstrate Elibility |  |   |  |   |  |   |   |                       |             |  |  |
| No. 2  | Part II. Obtaining Permit<br>Coverage                     | Part II.A                  | Administrative<br>Requirements: Notice of<br>Intent  | Submit NOI to Continue Coverage (30 days)  |   |  |   |  |   |   |                       |             |  |  |
| No. 3  | Part IV. Stormwater<br>Management Program<br>Requirements | Part IV.A.2                | Administrative<br>Requirements: Compliance<br>Schedule and related<br>reports              |  |   |  |   |  |   |   |                       |             |  |  |

| Watervliet_C                                 |   | MS4 Permit No: NY     | R20A087   | Name(s) of SWMP Preparer(s): Dave Dressel and Name  | ncy Heinzen   | Evaluation Date: April 7,                      | 2020  |                                    |  | Other:                       |             |              |
|--|---|-----------------------|---|---|---|--|---|------------------------------------|--|------------------------------|-------------|--------------|
|  |   | L                     | Coalition SWMP April,   | 2019 Annual Eval Document   |   |  |   | Coalition SWMP April,              | 2020 Annual Evaluation   |                              |             |              |
|  |   |                       |   | leasurable Goals from that document are described here. The of progress meeting Measurable Goals replaces the April 20:   |   | This s   | preadsheet tracking of MS4 Permit requirements  | s (BMPs) and documentation of prog | ress meeting Measurable Goals replaces the April, 2  | 2019 'CBI' MS4Web SWMP Mod   | ule format. |              |
| 2019 SWMP<br>Document                        |   | ВМР                   | s = 2016 DRAFT MS4 Permit   | Requirments   | 2019/2020 Measurable Goals =<br>MS4Web 'Activities'   | Pr   | ogress Meeting Goals  | ВМІ                                | Ps = MS4 Permit Requirements (DRAFT 2016 o   | r GP-0-15-003 end April, 201 | 17)         |              |
| Key  | Table of Contents from                                    | n Draft MS4 Permit    | Appendix A SWMP Recording Requirements  | Appendix C Compliance Schedule  | Individual MS4 - Priority Activites for 2019/2020   | s  | tatus Past Goals  |                                    | New Measurable Goals   |                              | Respons     | ible Parties |
| MS4Webs: BMP<br>Detail   MCM<br>[Text: No. ] | Part Title.   | Permit Section<br>No. | Required Record   | Deliverable   | City of Watervliet  | 2019/2020 Activity-<br>Measurable Goal<br>Met? | Comments  | BMP Category                       | Goal   | Due Date                     | MS4         | Coalition    |
| No. 4  | Part IV. Stormwater<br>Management Program<br>Requirements | Part IV. B.1          | Administrative<br>Requirements: SWMP<br>Coordinator   | Designate a SWMP Coordinator (30 days)  |   |  |   |                                    |  |                              |             |              |
|  |   |                       |   | SWMP Coordinator receives 4 hours stormwater management training of Department endorsed training in stormwater management and the requirements of this permit (1year) |   |  |   |                                    |  |                              |             |              |
| No. 5  | Part IV. Stormwater<br>Management Program<br>Requirements | Part IV.B.2           | Administrative<br>Requirements: Inter-<br>municipal agreements and<br>other legal authorities | Update agreements with 3rd party contractors, coalitions or other entities where resources are shared (1 year)  | Maintain representation on the Coalition Board of Directors; decide budget (staffing, operation expenses), pay dues, attend Working Group meetings; implement Coalition work plan, implement grant work plan, support Albany County as Lead Applicant of NYSDEC WQIP program grant. | Goal Met                                       |   | Administrative                     | Maintain representation on the<br>Coalition Board of Directors;<br>decide budget (staffing, operation<br>expenses), pay dues, attend<br>Working Group meetings;<br>implement Coalition work plan | 3/9/2021                     | х           | х            |
|  |   |                       |   |   |   |  | No Goal. Other Activities: City f<br>Watervliet has a shared services<br>agreement with V/Menands,<br>C/Cohoes, and V/Green Island.<br>Includes stormwater services | Administrative                     |  |                              |             |              |

Wvliet\_NYR20A087\_April2020\_Eval

Stormwater Coalition of Albany County

| Watervliet_C                                 |  | MS4 Permit No: NYF    | R20A087   | Name(s) of SWMP Preparer(s): Dave Dressel and Name   | ncy Heinzen   | Evaluation Date: April 7,                     | 2020   |                                  |   | Due Date MS4 Coalition      |              |              |  |  |  |  |  |  |
|--|--|-----------------------|---|--|---|---|--|----------------------------------|---|-----------------------------|--------------|--------------|--|--|--|--|--|--|
|  |  |                       | Coalition SWMP April,   | 2019 Annual Eval Document  |   |   |  | Coalition SWMP April,            | 2020 Annual Evaluation                                  |                             |              |              |  |  |  |  |  |  |
|  |  |                       |   | easurable Goals from that document are described here. The of progress meeting Measurable Goals replaces the April 201 |   | This  | spreadsheet tracking of MS4 Permit requirements  | (BMPs) and documentation of prog | ress meeting Measurable Goals replaces the April, 2     | 2019 'CBI' MS4Web SWMP Mod  | lule format. |              |  |  |  |  |  |  |
| 2019 SWMP<br>Document                        |  | ВМР                   | s = 2016 DRAFT MS4 Permit F   | Requirments  | 2019/2020 Measurable Goals =<br>MS4Web 'Activities' | Pı  | ogress Meeting Goals   | вм                               | Ps = MS4 Permit Requirements (DRAFT 2016 o              | r GP-0-15-003 end April, 20 | 17)          |              |  |  |  |  |  |  |
| Key  | Table of Contents from   | n Draft MS4 Permit    | Appendix A SWMP<br>Recording Requirements   | Appendix C Compliance Schedule   | Individual MS4 - Priority Activites for 2019/2020   | 5   | status Past Goals  |                                  | New Measurable Goals                                    |                             | Respons      | ible Parties |  |  |  |  |  |  |
| MS4Webs: BMP<br>Detail   MCM<br>[Text: No. ] | Part Title.  | Permit Section<br>No. | Required Record   | Deliverable  | City of Watervliet                                  | 2019/2020 Activity<br>Measurable Goal<br>Met? | Comments   | BMP Category                     | Goal  | Due Date                    | MS4          | Coalition    |  |  |  |  |  |  |
|  |  |                       |   |  |   |   | No Goal. Other Activities: Updated the Coalition IMA so that interested MS4s can share a staff person dedicated to implementing their program. Job Title: Coaliton Stormwater Program Technician - shared between 4 MS4s, one is C/Watervliet. | Administrative                   | Secure Stromwater Program Tech staffing for Wvliet      | 12/31/2020                  | х            | х            |  |  |  |  |  |  |
| No. 6  |  | Part. IV.B.3          | Administrative<br>Requirements: Staffing and<br>staff development programs<br>and organization charts | Develop staffing plan/organizational chart (6 months)  | 1. Update organizational chart                      | Goal Met                                      |  | Administrative                   | Update organizational chart as needed                   | 3/9/2021                    | х            |              |  |  |  |  |  |  |
| No. 7  | Part IV. Stormwater<br>Management Program<br>Requirements                          |                       | Administrative<br>Requirements: Enforcement<br>Response Plan &<br>Documentation of cases              | Develop system to track enforcement (1 year)   |   |   | Wvliet completed a Procedures<br>and Forms Compendium (April,<br>2016) which includes several<br>Enforcement Response Plan<br>requirements (current MS4<br>Permit requirements)  |                                  |   |                             |              |              |  |  |  |  |  |  |
|  |  |                       |   | Develop Enforcement Response Plan (3 years)  |   |   |  |                                  |   |                             |              |              |  |  |  |  |  |  |
| No. 8  | Part V. Program<br>Evaluation,<br>Recordkeeping,<br>Reporting and<br>Certification |                       | Administrative<br>Requirements: Annual<br>Evaluation  |  |   |   | _  | Administrative                   | Complete Annual Evaluation -<br>SWMP Update (May, 2020) | 6/1/2020                    | х            | х            |  |  |  |  |  |  |
| No. 9  | Part V. Program<br>Evaluation,<br>Recordkeeping,<br>Reporting and<br>Certification |                       | Administrative<br>Requirements: Annual<br>Reports   |  |   |   |  | Administrative                   | Complete Annual Report by June<br>1, 2020               | 6/1/2020                    | х            | х            |  |  |  |  |  |  |

| Watervliet_C                                 |   | MS4 Permit No: NY     | R20A087  | Name(s) of SWMP Preparer(s): Dave Dressel and Name   | ncy Heinzen   | Evaluation Date: April 7,                     | 2020   |                                  |   | Other:                       |             |              |
|--|---|-----------------------|--|--|---|---|--|----------------------------------|---|------------------------------|-------------|--------------|
|  |   |                       | Coalition SWMP April,  | 2019 Annual Eval Document  |   |   |  | Coalition SWMP April             | , 2020 Annual Evaluation  |                              |             |              |
|  |   |                       |  | easurable Goals from that document are described here. The of progress meeting Measurable Goals replaces the April 20:   |   | This :  | spreadsheet tracking of MS4 Permit requirements        | (BMPs) and documentation of prog | ress meeting Measurable Goals replaces the April, 2                               | 019 'CBI' MS4Web SWMP Mod    | ule format. |              |
| 2019 SWMP<br>Document                        |   | ВМР                   | s = 2016 DRAFT MS4 Permit F  | Requirments  | 2019/2020 Measurable Goals =<br>MS4Web 'Activities' | Pr  | ogress Meeting Goals                                   | ВМ                               | Ps = MS4 Permit Requirements (DRAFT 2016 o  | r GP-0-15-003 end April, 201 | 7)          |              |
| Key  | Table of Contents from                                    | n Draft MS4 Permit    | Appendix A SWMP<br>Recording Requirements  | Appendix C Compliance Schedule   | Individual MS4 - Priority Activites for 2019/2020   | S   | Status Past Goals                                      |                                  | New Measurable Goals  |                              | Respons     | ible Parties |
| MS4Webs: BMP<br>Detail   MCM<br>[Text: No. ] | Part Title.   | Permit Section<br>No. | Required Record  | Deliverable  | City of Watervliet                                  | 2019/2020 Activity<br>Measurable Goal<br>Met? | Comments   | BMP Category                     | Goal  | Due Date                     | MS4         | Coalition    |
| No. 10                                       |   | No Part No            | Administrative<br>Requirements: MS4<br>Correspondence with the<br>Dept   |  |   |   |  |                                  | Review existing Department correspondence, organize, and retaion as needed.       | 3/9/2021                     | х           |              |
| Special Cond                                 | litions   |                       |  |  |   | Special Conditions                            |  |                                  |   |                              |             |              |
| No. 11                                       | Part III. Special<br>Conditions                           | Part III.A.3          | Special Conditions:<br>Corrective actions<br>implemented to correct a<br>violation of Water Quality<br>Standards |  |   |   | No Water Quality violations for<br>City related to MS4 |                                  |   |                              |             |              |
| Mapping                                      |   |                       |  |  |   | Mapping                                       |  |                                  |   |                              |             |              |
| No. 12                                       | Part IV. Stormwater<br>Management Program<br>Requirements | Part IV.C.            |  | Update map to show locaton of the entire small MS4 system (i.e. catch basins type of convveyance, outfalls); surface waters; impaired waters; areas of concern; post construction SMPs; municipal facilities; location of confirmed or suspected illicit discharges. (5 years or 8 years in phases from 2019 DEC powerpoint) |   |   | Completed storm, combined, and other mapping (~2018)   | Mapping                          | Continue to update all relevant infrastructure mapping as projects are completed. | 3/9/2021                     | x           | х            |

| Watervliet_C   |  | MS4 Permit No: NYR | R20A087  | Name(s) of SWMP Preparer(s): Dave Dressel and Na  | ncy Heinzen   | Evaluation Date: April 7,                     | 2020   |                                   |  | Other:                        |              |              |
|--|--|--------------------|--|---|---|---|--|-----------------------------------|--|-------------------------------|--------------|--------------|
|  |  |                    | Coalition SWMP April,  | 2019 Annual Eval Document   |   |   |  | Coalition SWMP April,             | 2020 Annual Evaluation   |                               |              |              |
|  |  |                    |  | easurable Goals from that document are described here. The<br>of progress meeting Measurable Goals replaces the April 201                         |   | This s  | preadsheet tracking of MS4 Permit requirements | (BMPs) and documentation of progr | ress meeting Measurable Goals replaces the April,  | 2019 'CBI' MS4Web SWMP Mod    | lule format. |              |
| 2019 SWMP<br>Document                                |  | ВМР                | s = 2016 DRAFT MS4 Permit F  | Requirments   | 2019/2020 Measurable Goals =<br>MS4Web 'Activities'   | Pr  | ogress Meeting Goals                           | ВМЕ                               | Ps = MS4 Permit Requirements (DRAFT 2016 o   | or GP-0-15-003 end April, 20: | 17)          |              |
| Key  | Table of Contents from   | Draft MS4 Permit   | Appendix A SWMP<br>Recording Requirements  | Appendix C Compliance Schedule  | Individual MS4 - Priority Activites for 2019/2020   | s   | tatus Past Goals                               |                                   | New Measurable Goals   |                               | Respons      | ible Parties |
| MS4Webs: BMP<br>Detail   MCM<br>[ <i>Text:</i> No. ] | Part Title.  Permit Section No.  Required Record  D  D  D  D  D  D  D  D  D  D  D  D  D      |                    |  | Deliverable   | City of Watervliet  | 2019/2020 Activity<br>Measurable Goal<br>Met? | Comments                                       | BMP Category                      | Goal   | Due Date                      | MS4          | Coalition    |
| MCM 1 - Pub  | Public Education and Outreach  |                    |  |   |   | MCM 1 - Public Edu                            | cation and Outreach                            |                                   |  |                               |              |              |
| No. 13   | Part VI. Minimum<br>Control Measures<br>(MCMs) A. MCM 1-<br>Public Education and<br>Outreach |                    | MCM1 Public Education and<br>Outreach: Pollutant of<br>Concern, Geographic Areas<br>of Concern and waterbodies<br>of concern | Program Development and Implementation ( 1 year) .  |   |   |  |                                   |  |                               |              |              |
|  | Part VI. Minimum<br>Control Measures<br>(MCMs) A. MCM 1-<br>Public Education and<br>Outreach | Part VI.A.1.       | MCM1 Public Education and<br>Outreach: Defined goals of<br>the Educational program   | Develop and implement program to educated public about significant stormwater issues that are relevant to the MS4. See Part VI.A.1 for guidelines | Continue to distribute stormwater literature Keep Vliet Neat Day and Electronic Waste Collection Day. | Goal Met                                      |  | MCM 1 Public Education            | Continue to distribute stormwater literature to Keep Vliet Neat Day, Electronic Waste Collection Day, or other venues. | 3/9/2021                      | х            |              |
|  |  |                    |  |   | Continue to maintain stormwater brochure rack; replenish as needed.                                   | Goal Met                                      |  | MCM 1 Public Education            | Continue to maintain stormwater brochure rack; replenish as needed.  | 3/9/2021                      | х            |              |
|  |  |                    |  |   |   |   |  | MCM 1 Public Education            | Mail informational flyer in water bills regarding what to NOT flush, references water quality                          | 3/9/2021                      | х            |              |

| Watervliet_C   |  | MS4 Permit No: NYF    | R20A087  | Name(s) of SWMP Preparer(s): Dave Dressel and Nar   | ncy Heinzen  | Evaluation Date: April 7,  | 2020   |                                   |  | Other:                        |             |              |
|--|--|-----------------------|--|---|--|--|--|-----------------------------------|--|-------------------------------|-------------|--------------|
|  |  |                       | Coalition SWMP April,  | 2019 Annual Eval Document   |  |  |  | Coalition SWMP April,             | 2020 Annual Evaluation   |                               |             |              |
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| MS4Webs: BMP<br>Detail   MCM<br>[ <i>Text:</i> No. ] | Part Title.  | Permit Section<br>No. | Required Record  | Deliverable   | City of Watervliet   | 2019/2020 Activity- Measurable Goal Met?  MCM 2 - Public Participation |  | BMP Category                      | Goal   | Due Date                      | MS4         | Coalition    |
| MCM 2 - Pub  | olic Participation   |                       |  |   |  | MCM 2 - Public Participation   |  |                                   |  |                               |             |              |
| No. 15   | Part VI. Minimum<br>Control Measures<br>(MCMs) B. MCM 2-<br>Public Participation | Part VI.B.1           | MCM 2 Public Participation:<br>Opportunities provided to<br>the public for participation<br>in the program | Implementation of SWIMP See Part  | Support and track # of volunteers who participate in Keep Vliet Neat Day   | Goal Met   |  | M/M/M/ / Public                   | Support and track # of volunteers<br>who participate in Keep Vliet Neat<br>Day or similar event              | 3/9/2021                      | х           |              |
|  |  |                       |  |   | Support Coalition WAVE monitoring-<br>post volunteer recruitment flyer   | Goal Met   | Flyer posted at City Hall                      | MCM 2 Public Participaion         | Support Coalition WAVE<br>monitoring- post volunteer<br>recruitment flyer if organized                       | 3/9/2021                      | х           |              |
|  |  |                       |  |   | 3. Support a City wide tree planting event scheduled for Spring, 2019. An estimated 56 trees will be planted on the same day by volunteers and City staff. This beautification project will also help to protect water quality and reduce stormwater runoff. | Goal Met   | ? Trees planted, ? Volunteer, ? Event date     | MCM 2 Public<br>Participaion      | Support a City wide tree planting event scheduled for 2020-multiple volunteers, pitch water quality benefits | 3/9/2021                      | х           |              |

| Watervliet_C                                 |  | MS4 Permit No: NYF    | R20A087   | Name(s) of SWMP Preparer(s): Dave Dressel and Na  | ncy Heinzen   | Evaluation Date: April 7,                      | 2020   |                                  |   | Other:                       |             |              |
|--|--|-----------------------|---|---|---|--|--|----------------------------------|---|------------------------------|-------------|--------------|
|  |  |                       | Coalition SWMP April,   | 2019 Annual Eval Document   |   |  |  | Coalition SWMP April             | , 2020 Annual Evaluation  |                              |             |              |
|  |  |                       |   | easurable Goals from that document are described here. The of progress meeting Measurable Goals replaces the April 201  |   | This s   | preadsheet tracking of MS4 Permit requirements | (BMPs) and documentation of prog | ress meeting Measurable Goals replaces the April, 2   | 2019 'CBI' MS4Web SWMP Mod   | ule format. |              |
| 2019 SWMP<br>Document                        |  | ВМР                   | s = 2016 DRAFT MS4 Permit F   | Requirments   | 2019/2020 Measurable Goals =<br>MS4Web 'Activities'   | Pr   | ogress Meeting Goals                           | вм                               | Ps = MS4 Permit Requirements (DRAFT 2016 or   | r GP-0-15-003 end April, 201 | .7)         |              |
| Key  | Table of Contents from   | n Draft MS4 Permit    | Appendix A SWMP<br>Recording Requirements   | Appendix C Compliance Schedule  | Individual MS4 - Priority Activites for 2019/2020   | s  | tatus Past Goals                               |                                  | New Measurable Goals  |                              | Responsi    | ible Parties |
| MS4Webs: BMP<br>Detail   MCM<br>[Text: No. ] | Part Title.  | Permit Section<br>No. | Required Record   | Deliverable   | City of Watervliet  | 2019/2020 Activity-<br>Measurable Goal<br>Met? | Comments                                       | BMP Category                     | Goal  | Due Date                     | MS4         | Coalition    |
|  |  |                       |   | Inform public of the opportunities (ex. update website, publish in newsletter, announcement, advertisements). (6 months)  |   |  |  |                                  |   |                              |             |              |
|  |  |                       |   | Identify local Point of Contact to receive and respond to public concerns regarding stormwater management. or compliance. See Part VI.B.1.c. Name or title of this contact and telephone number must be published in public outreach and public participation materials. (6 months) |   |  |  |                                  |   |                              |             |              |
| No. 16                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) B. MCM 2-<br>Public Participation | Part VI.B.2           | MCM 2 Public Participation:<br>Public input comments<br>received on SWMP and<br>annual report |   | Continue to post the DRAFT/FINAL     Annual Report on a website for public comment and post the location of the SWMP as required by the MS4 Permit. The Coalition role and Annual Report requirements may change depending on the release of the updated MS4 Permit and other considerations. | Goal Met                                       |  | MCM 2 Public<br>Participation    | Continue to post the DRAFT/FINAL<br>Annual Report on City and<br>Coalition website for public<br>comment and post the location of<br>the SWMP as required by the MS4<br>Permit. | 3/9/2021                     | х           | х            |
|  |  |                       |   |   | Post FINAL Annual Report on City of Watervliet Water and Sewer web page.  | Goal Met                                       |  | MCM 2 Public<br>Participation    | Post FINAL Annual Report on     City of Watervliet Water and     Sewer web page.  | 3/9/2021                     | х           |              |

| Watervliet_C                                 |   | MS4 Permit No: NY     | R20A087   | Name(s) of SWMP Preparer(s): Dave Dressel and Na   | ncy Heinzen   | Evaluation Date: April 7,                     | 2020   | New Measurable Goals  Responsible Partic  MS4 Coalitie  ments  BMP Category  Goal  Due Date  MS4 Coalitie  mination Part VI. C (towns, villages, cities) and Part VII.C (County, public universities)  ted (current MS4 rmit)  Local Law signed ey (current MS4 MCM 3 IDDE |   |                              |              |              |  |  |  |  |
|--|---|-----------------------|---|--|---|---|--|--|---|------------------------------|--------------|--------------|--|--|--|--|
|  |   |                       | Coalition SWMP April,   | 2019 Annual Eval Document  |   |   |  | Coalition SWMP April,  | , 2020 Annual Evaluation                          |                              |              |              |  |  |  |  |
|  |   |                       |   | easurable Goals from that document are described here. The of progress meeting Measurable Goals replaces the April 201 |   | This s  | preadsheet tracking of MS4 Permit requirements                             | (BMPs) and documentation of prog   | ress meeting Measurable Goals replaces the April, | 2019 'CBI' MS4Web SWMP Mod   | dule format. |              |  |  |  |  |
| 2019 SWMP<br>Document                        |   | ВМР                   | s = 2016 DRAFT MS4 Permit F   | Requirments  | 2019/2020 Measurable Goals =<br>MS4Web 'Activities' | Pr  | ogress Meeting Goals   | вмі  | Ps = MS4 Permit Requirements (DRAFT 2016 o        | or GP-0-15-003 end April, 20 | 17)          |              |  |  |  |  |
| Key  | Table of Contents from  | n Draft MS4 Permit    | Appendix A SWMP<br>Recording Requirements   | Appendix C Compliance Schedule   | Individual MS4 - Priority Activites for 2019/2020   | S   | tatus Past Goals   |  | New Measurable Goals                              |                              | Respons      | ible Parties |  |  |  |  |
| MS4Webs: BMP<br>Detail   MCM<br>[Text: No. ] | Part Title.   | Permit Section<br>No. | Required Record   | Deliverable  | City of Watervliet                                  | 2019/2020 Activity<br>Measurable Goal<br>Met? | Comments   | BMP Category   | Goal  | Due Date                     | MS4          | Coalition    |  |  |  |  |
| MCM 3 - Illici                               | t Discharge Detection and   | d Elimination Part \  | VI. C (towns, villages, cities) and Pa  | rt VII.C (County, public universities)   |   | MCM 3 - Illicit Discharg                      | e Detection and Elimination Part VI. C (to                                 | wns, villages, cities) and Part V  | VII.C (County, public universities)               |                              |              |              |  |  |  |  |
| No. 17                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) C. MCM 3 -<br>Illicit Discharge<br>Detection & Elimination | Part VI.C.1.a         | MCM3 Illicit Discharge<br>Detection & Elimination:<br>Law, ordinance or<br>regulatory mechanism                         |  |   |   | Local Law adopted (current MS4<br>Permit)                                  | MCM 3 IDDE   |   |                              |              |              |  |  |  |  |
| No. 18                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) C. MCM 3 -<br>Illicit Discharge<br>Detection & Elimination | Part VI.C.1.b         | MCM3 Illicit Discharge<br>Detection & Elimination:<br>Certification of equivalency<br>by attorney representing<br>MS4   |  |   |   | Equivalency of Local Law signed<br>by MS4 attorney (current MS4<br>Permit) | MCM 3 IDDE   |   |                              |              |              |  |  |  |  |
| No. 19                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) C. MCM 3 -<br>Illicit Discharge<br>Detection & Elimination |                       | MCM3 Illicit Discharge<br>Detection & Elimination:<br>Education materials on Illicit<br>Discharge prevention<br>program | Update education and outreach to address most common behaviors identified through implmentation of program (1 year)    |   |   |  |  |   |                              |              |              |  |  |  |  |
| No. 20                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) C. MCM 3 -<br>Illicit Discharge<br>Detection & Elimination | Part VI.C.3           | MCM3 Illicit Discharge<br>Detection & Elimination:<br>Hotline reports including<br>name, date of report,<br>location    | Establish a hotline & system to track complaints on illicit discharges (6 months)                                      |   |   |  |  |   |                              |              |              |  |  |  |  |
| No. 21                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) C. MCM 3 -<br>Illicit Discharge<br>Detection & Elimination | Part VI.C.4.a         | MCM3 Illicit Discharge Detection & Elimination:Priority areas based on IDDE Guidance                                    | Part VI.C.4 Identify areas with high<br>discharge potential using Table 14 of IDDE<br>Guidance Manual (6 months)       |   |   |  |  |   |                              |              |              |  |  |  |  |
|  |   |                       |   | Part VI.C.4 Identify High Priority Outfalls<br>(3 years)   |   |   |  |  |   |                              |              |              |  |  |  |  |

| Watervliet_C                                 |   | MS4 Permit No: NY     | R20A087  | Name(s) of SWMP Preparer(s): Dave Dressel and Name  | ncy Heinzen   | Evaluation Date: April 7,                               | 2020   |                                 |  | Other:                       |             |             |
|--|---|-----------------------|--|---|---|---|--|---------------------------------|--|------------------------------|-------------|-------------|
|  |   |                       | Coalition SWMP April,  | 2019 Annual Eval Document   |   |   |  | Coalition SWMP April,           | 2020 Annual Evaluation                                       |                              |             |             |
|  |   |                       |  | leasurable Goals from that document are described here. The of progress meeting Measurable Goals replaces the April 201   |   | This :  | spreadsheet tracking of MS4 Permit requirements  | BMPs) and documentation of prog | ress meeting Measurable Goals replaces the April, 2          | 2019 'CBI' MS4Web SWMP Mod   | ule format. |             |
| 2019 SWMP<br>Document                        |   | ВМР                   | s = 2016 DRAFT MS4 Permit  | Requirments   | 2019/2020 Measurable Goals =<br>MS4Web 'Activities'       | Pr  | ogress Meeting Goals   | ВМІ                             | Ps = MS4 Permit Requirements (DRAFT 2016 o                   | r GP-0-15-003 end April, 201 | 17)         |             |
| Key  | Table of Contents from  | Draft MS4 Permit      | Appendix A SWMP<br>Recording Requirements                                      | Appendix C Compliance Schedule  | Individual MS4 - Priority Activites for 2019/2020         | S   | itatus Past Goals  |                                 | New Measurable Goals   |                              | Responsi    | ble Parties |
| MS4Webs: BMP<br>Detail   MCM<br>[Text: No. ] | Part Title.   | Permit Section<br>No. | Required Record  | Deliverable   | City of Watervliet  | 2019/2020 Activity-<br>Measurable Goal Comments<br>Met? |  | BMP Category                    | Goal   | Due Date                     | MS4         | Coalition   |
| No. 22                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) C. MCM 3 -<br>Illicit Discharge<br>Detection & Elimination | Part VI.C.4.b         | MCM3 Illicit Discharge<br>Detection & Elimination:<br>ORI Field Sheets         | Part VI. C.4 Develop outfall inspection procedures (identify individuals responsible for inspections, procedures for recording information as part of outfall inspections, procedures for sampling flowing outfalls, re-inspection of outfalls) (3 years) | 1. Complete ORIs for 20% of total outfalls (new total 77) | Goal Met  | ORI'd all MS4 outfalls resulting<br>from updated storm/combined<br>mapping   | MCM 3 IDDE                      | Complete ORI   | 3/9/2021                     | х           | х           |
|  |   |                       |  | Part VI.C.4 Train individual(s) assigned to outfall inspections and sampling (1.5 years)  |   |   |  | MCM 3 IDDE                      | Train dedicated SW Prog Tech in ORI methods and IDDE program | 3/9/2021                     | х           | х           |
| No. 23                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) C. MCM 3 -<br>Illicit Discharge<br>Detection & Elimination | Part VI.C.4.b.iv      | MCM3 Illicit Discharge<br>Detection & Elimination:<br>Outfall Sampling Results | Part VI.C.4 Develop system for tracking outfall inspections and analyzing data (1.5 years)  |   |   | C/Watervliet completed a<br>Procedures and Forms<br>Compendium (April, 2016) which<br>includes outfall inspection<br>procedures (current MS4 Permit<br>requirements) |                                 |  |                              |             |             |
| No. 24                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) C. MCM3 -<br>Illicit Discharge<br>Detection & Elimination  | Part VI.C.5           | MCM3 Illicit Discharge<br>Detection & Elimination:<br>Track Down procedures    | Part VI.C.3. Develop track down procedures (identifying individuals responsible for track down, procedures to meet Chapter 13 of IDDE Guidance, time frames to act, referral for elimination) (2 years)   |   |   | C/Watervliet completed a<br>Procedures and Forms<br>Compendium (April, 2016) which<br>includes track down procedures<br>(current MS4 Permit<br>requirements)         |                                 |  |                              |             |             |
|  |   |                       |  | Part VI.C.4. Train individual(s) assigned to track down illicit discharges (1 year)   |   |   |  |                                 |  |                              |             |             |

| Watervliet_C                                 |   | MS4 Permit No: NYF    | R20A087  | Name(s) of SWMP Preparer(s): Dave Dressel and Name   | ncy Heinzen   | Evaluation Date: April 7,                      | 2020  |                                       |  | Other:                        |             |              |
|--|---|-----------------------|--|--|---|--|---|---------------------------------------|--|-------------------------------|-------------|--------------|
|  |   | •                     | Coalition SWMP April,  | 2019 Annual Eval Document  |   |  |   | Coalition SWMP April,                 | 2020 Annual Evaluation                                     |                               |             |              |
|  |   |                       |  | leasurable Goals from that document are described here. The of progress meeting Measurable Goals replaces the April 201  |   | This :   | spreadsheet tracking of MS4 Permit requirements   | (BMPs) and documentation of prog      | ress meeting Measurable Goals replaces the April,          | 2019 'CBI' MS4Web SWMP Mod    | ule format. |              |
| 2019 SWMP<br>Document                        |   | ВМР                   | s = 2016 DRAFT MS4 Permit  | Requirments  | 2019/2020 Measurable Goals =<br>MS4Web 'Activities'                                   | Pr   | ogress Meeting Goals  | вмі                                   | Ps = MS4 Permit Requirements (DRAFT 2016 o                 | or GP-0-15-003 end April, 202 | 17)         |              |
| Key  | Table of Contents from  | n Draft MS4 Permit    | Appendix A SWMP<br>Recording Requirements  | Appendix C Compliance Schedule   | Individual MS4 - Priority Activites for 2019/2020                                     | S  | itatus Past Goals   |                                       | New Measurable Goals                                       |                               | Responsi    | ible Parties |
| MS4Webs: BMP<br>Detail   MCM<br>[Text: No. ] | Part Title.   | Permit Section<br>No. | Required Record  | Deliverable  | City of Watervliet  | 2019/2020 Activity-<br>Measurable Goal<br>Met? |   | BMP Category                          | Goal   | Due Date                      | MS4         | Coalition    |
| No. 25                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) C. MCM 3 -<br>Illicit Discharge<br>Detection & Elimination | Part VI.C.6           | MCM3 Illicit Discharge<br>Detection & Elimination:<br>Illicit Discharge Elimination<br>procedures          | Part VI.C.6 Update procedures for elimination (identifying individuals responsible for contacting responsible party, time frames to act, escalating enforcement, confirm corrective action, tracking progress) (2 years) | Continue to investigate and eliminate suspicious discharges to the stormwater system. |  | C/Watervliet completed a<br>Procedures and Forms<br>Compendium (April, 2016) which<br>includes elimination procedures<br>(current MS4 Permit<br>requirements) |                                       |  |                               |             |              |
| MCM 4 - Cor                                  | nstruction Site Runo  | ff Control            |  |  |   | MCM 4 - Constructi                             | on Site Runoff Control  |                                       |  |                               |             |              |
| No. 26                                       | Part VI. Minimum Control Measures (MCMs) D. MCM 4 - Construction Site Runoff Control                      | Part VI.D.3.a         | MCM 4 Construction Site<br>Runoff Control: Law,<br>ordinance or regulatory<br>mechanism                    | Part VI.D.3 Update the local law and certify that it is equivalent to the new model law (1.5 years)  |   |  | Local Law adopted (current MS4<br>Permit)   |                                       |  |                               |             |              |
| No. 27                                       | Part VI. Minimum Control Measures (MCMs) D. MCM 4 - Construction Site Runoff Control                      | Part VI.D.3.b         | MCM 4 Construction Site<br>Runoff Control: Certification<br>of equivalency by attorney<br>representing MS4 |  |   |  | Equivalency of Local Law signed<br>by MS4 attorney (current MS4<br>Permit)  |                                       |  |                               |             |              |
| No. 28                                       | Part VI. Minimum Control Measures (MCMs) D. MCM 4 - Construction Site Runoff Control                      | Part VID.4            | MCM 4 Construction Site<br>Runoff Control: Education<br>materials on Construction<br>program               |  |   |  |   |                                       |  |                               |             |              |
| No. 29                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) D. MCM 4 -<br>Construction Site<br>Runoff Control          |                       | MCM 4 Construction Site<br>Runoff Control:<br>Construction Site Inventory                                  | Part VI.D.5 Update construction site inventory to track new data elements (i.e. elemnts not explicitly required by GP-0-15-003) (3 years)  |   | Goal Met                                       |   | MCM 4 Construction<br>Run Off Control | Continue to update construction site inventory, as needed. | 3/9/2021                      | х           |              |

| Watervliet_C                                 |  | MS4 Permit No: NYI     | R20A087  | Name(s) of SWMP Preparer(s): Dave Dressel and Na   | ncy Heinzen   | Evaluation Date: April 7,                      | 2020   |                                  |   | Other:                       |              |             |
|--|--|------------------------|--|--|---|--|--|----------------------------------|---|------------------------------|--------------|-------------|
|  |  | •                      | Coalition SWMP April,  | 2019 Annual Eval Document  |   |  |  | Coalition SWMP April,            | 2020 Annual Evaluation                            | 1                            |              |             |
|  |  |                        |  | easurable Goals from that document are described here. The of progress meeting Measurable Goals replaces the April 20  |   | This :   | spreadsheet tracking of MS4 Permit requirements  | (BMPs) and documentation of prog | ress meeting Measurable Goals replaces the April, | 2019 'CBI' MS4Web SWMP Mod   | lule format. |             |
| 2019 SWMP<br>Document                        |  | ВМР                    | s = 2016 DRAFT MS4 Permit F  | Requirments  | 2019/2020 Measurable Goals =<br>MS4Web 'Activities' | Pr   | ogress Meeting Goals   | вмі                              | Ps = MS4 Permit Requirements (DRAFT 2016          | or GP-0-15-003 end April, 20 | 17)          |             |
| Key  | Table of Contents from   | n Draft MS4 Permit     | Appendix A SWMP<br>Recording Requirements  | Appendix C Compliance Schedule   | Individual MS4 - Priority Activites for 2019/2020   | S  | tatus Past Goals   |                                  | New Measurable Goals                              |                              | Responsi     | ble Parties |
| MS4Webs: BMP<br>Detail   MCM<br>[Text: No. ] | Part Title.  | Permit Section<br>No.  | Required Record  | Deliverable  | City of Watervliet                                  | 2019/2020 Activity-<br>Measurable Goal<br>Met? |  | BMP Category                     | Goal  | Due Date                     | MS4          | Coalition   |
| No. 30                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) D. MCM 4 -<br>Construction Site<br>Runoff Control | Part VI.D.6            | MCM 4 Construction Site<br>Runoff Control:<br>Construction Site priority<br>areas  |  |   |  |  |                                  |   |                              |              |             |
| No. 31                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) D. MCM 4 -<br>Construction Site<br>Runoff Control | Part VID.7 &<br>VI.E.4 | MCM 4 Construction Site<br>Runoff Control: SWPPP<br>Review forms   | Part VI.D.7 Update SWPPP review procedures (utilize form for new projects) for erosion sediment control and post construction r eview (1 year)                                   |   |  | C/Watervliet completed a<br>Procedures and Forms<br>Compendium (April, 2016) which<br>includes SWPPP Review<br>procedures (current MS4 Permit<br>requirements)                               |                                  |   |                              |              |             |
|  |  |                        |  | Part VI.D.7 Train SWPPP reviewers (1.5 years)  |   |  |  |                                  |   |                              |              |             |
| No. 32                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) D. MCM 4 -<br>Construction Site<br>Runoff Control | Part VI.D.8            | MCM 4 Construction Site<br>Runoff Control:<br>Documentation of all Pre-<br>Construction Inspection<br>meetings                       | Part VI.D.8. Establish procedures for pre-<br>construction inspection/meeting (6<br>months)  |   |  | C/Watervliet completed a<br>Procedures and Forms<br>Compendium (April, 2016) which<br>includes pre-construction<br>inspection/meeting procedures,<br>includes form.                          |                                  |   |                              |              |             |
| No. 33                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) D. MCM 4 -<br>Construction Site<br>Runoff Control |                        | MCM 4 Construction Site<br>Runoff Control:<br>Construction Site Inspection<br>documentation including<br>project closeout inspection | Part VI.D.9 Update construction inspection procedures (indentify individual(s) responsible for inspections, inspection frequencies, documentation, close out, sign NOT) (1 year) |   |  | C/Watervliet completed a<br>Procedures and Forms<br>Compendium (April, 2016) which<br>includes construction inspection<br>procedures, includes form<br>(current MS4 Permit<br>requirements). |                                  |   |                              |              |             |

| Watervliet_C                                 |  | MS4 Permit No: NYI    | R20A087   | Name(s) of SWMP Preparer(s): Dave Dressel and Na   | ncy Heinzen   | Evaluation Date: April 7,  | 2020  |                       |  | Other:                             |         |              |
|--|--|-----------------------|---|--|---|--|---|-----------------------|--|------------------------------------|---------|--------------|
|  |  |                       | Coalition SWMP April,   | 2019 Annual Eval Document  |   |  |   | Coalition SWMP April, | 2020 Annual Evaluation                     |                                    |         |              |
|  |  |                       |   | leasurable Goals from that document are described here. The of progress meeting Measurable Goals replaces the April 20:  |   | This spreadsheet tracking of MS4 Permit requirements (BMPs) and documentation of progress meeting Measurable Goals replaces the April, 2019 'CBI' MS4Web SWMP Module format. |   |                       |  |                                    |         |              |
| 2019 SWMP<br>Document                        |  | ВМР                   | s = 2016 DRAFT MS4 Permit F   | Requirments  | 2019/2020 Measurable Goals =<br>MS4Web 'Activities' | Pr   | ogress Meeting Goals  | ВМІ                   | Ps = MS4 Permit Requirements (DRAFT 2016 o | 16 or GP-0-15-003 end April, 2017) |         |              |
| Key  | Table of Contents from   | m Draft MS4 Permit    | Appendix A SWMP<br>Recording Requirements   | Appendix C Compliance Schedule   | Individual MS4 - Priority Activites for 2019/2020   | S  | itatus Past Goals   |                       | New Measurable Goals                       |                                    | Respons | ible Parties |
| MS4Webs: BMP<br>Detail   MCM<br>[Text: No. ] | Part Title.  | Permit Section<br>No. | Required Record   | Deliverable  | City of Watervliet                                  | 2019/2020 Activity<br>Measurable Goal<br>Met?  | Comments  | BMP Category Goal I   |  | Due Date                           | MS4     | Coalition    |
|  |  |                       |   | Part VI.D.7 Train Construction site inspectors (1.5 years)   |   |  |   |                       |  |                                    |         |              |
|  |  |                       |   | Part VI.D.7 Train individuals in four (4) hours of Department endorsed training in proper erosion and sediment control principles from a Soil and Water Conservation District or other endorsed entity (1.5 years) |   |  |   |                       |  |                                    |         |              |
|  |  |                       |   | Part VI.D.11 Update tracking system for inspections and complaints (6 months)  |   |  |   |                       |  |                                    |         |              |
| No. 34                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) D. MCM 4 -<br>Construction Site<br>Runoff Control | Part VI.D.10          | MCM 4 Construction Site<br>Runoff Control: Public<br>complaint reports including<br>name, date of report,<br>location |  |   |  | C/Watervliet completed a<br>Procedures and Forms<br>Compendium (April, 2016) which<br>includes public complaint<br>procedures (current MS4 Permit<br>requirements). |                       |  |                                    |         |              |
|  |  |                       |   |  |   |  |   |                       |  |                                    |         |              |

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| Watervliet_C   |  | MS4 Permit No: NY     | /R20A087   | Name(s) of SWMP Preparer(s): Dave Dressel and Na   | ncy Heinzen                                       | Evaluation Date: April 7,  | 2020   |  |   | Other:                       |                     |   |
|--|--|-----------------------|--|--|---|--|--|--|---|------------------------------|---------------------|---|
|  |  | L                     | Coalition SWMP April,  | 2019 Annual Eval Document  |   |  |  | Coalition SWMP April                         | , 2020 Annual Evaluation                    |                              |                     |   |
|  |  |                       |  | leasurable Goals from that document are described here. The of progress meeting Measurable Goals replaces the April 20:  |   | This spreadsheet tracking of MS4 Permit requirements (BMPs) and documentation of progress meeting Measurable Goals replaces the April, 2019 'CBI' MS4Web SWMP Module format. |  |  |   |                              |                     |   |
| 2019 SWMP<br>Document                                |  |                       |  |  |   | Pr   | ogress Meeting Goals   | вм   | Ps = MS4 Permit Requirements (DRAFT 2016 o  | r GP-0-15-003 end April, 201 | 17)                 |   |
| Key  | Table of Contents fron   | n Draft MS4 Permit    | Appendix A SWMP Recording Requirements   | Appendix C Compliance Schedule   | Individual MS4 - Priority Activites for 2019/2020 | s  | Status Past Goals New Measurable Goals   |  |   |                              | Responsible Parties |   |
| MS4Webs: BMP<br>Detail   MCM<br>[ <i>Text:</i> No. ] | Part Title.  | Permit Section<br>No. | Required Record  | Deliverable  | City of Watervliet                                | 2019/2020 Activity- Measurable Goal Met?  BMP Category Goal  |  | Due Date                                     | MS4   | Coalition                    |                     |   |
| MCM 5 - Pos  | st Construction Storr  | nwater Runoff         |  |  |   | MCM 5 - Post Const   | ruction Stormwater Runoff  |  |   |                              |                     |   |
| No. 35   | Part VI. Minimum<br>Control Measures<br>(MCMs) E. MCM 5 -<br>Post Construction<br>Stormwater<br>Management | Part VI.E.2.a         | MCM 5 Post Construction<br>Stormwater Runoff: Law,<br>ordinance or regulatory<br>mechanism                       | Part VI.E.2 Update the local law and certify that it is equivalent to the new model law (1.5 years)  |   |  | Local Law adopted (current MS4<br>Permit)  |  |   |                              |                     |   |
| No. 36   | Part VI. Minimum<br>Control Measures<br>(MCMs) E. MCM 5 -<br>Post Construction<br>Stormwater<br>Management | Part VI.E.2.b         | MCM 5 Post Construction<br>Stormwater Runoff:<br>Certification of equivalency<br>by attorney representing<br>MS4 |  |   |  | Equivalency of Local Law signed<br>by MS4 attorney (current MS4<br>Permit)                                     |  |   |                              |                     |   |
| No. 37   | Part VI. Minimum<br>Control Measures<br>(MCMs) E. MCM 5 -<br>Post Construction<br>Stormwater<br>Management | Part VI.E.3           | MCM 5 Post Construction<br>Stormwater Runoff: Post-<br>Construction SMP Inventory                                | Part VI.E.3 Update Post Construction<br>SMP inventory to track all required<br>elements (identify frequency for<br>inspection based on the O&M manual or<br>DEC design manual) (3 years) |   |  | Storm system mapping included post construction practices, inventory current as of 2018, no changes since 2018 |  |   |                              |                     |   |
| No. 38   | Part VI. Minimum<br>Control Measures<br>(MCMs) E. MCM 5 -<br>Post Construction<br>Stormwater<br>Management | Part VI.E.5           | MCM 5 Post Construction<br>Stormwater Runoff: Post-<br>Construction Inspection<br>documentation                  | Part VI.E.5 Train individuals responsible for inspection and maintenance (1.5 years)   | Inspect Price Chopper and Route 32 SMPs.          | Goal Unmet   |  | MCM 5 Post<br>Construction Runoff<br>Control | Inspect Price Chopper and Route<br>32 SMPs. | 3/9/2021                     | х                   | х |
|  |  |                       |  |  |   |  |  |  |   |                              |                     |   |

| Watervliet_C                                 |   | MS4 Permit No: NY   | R20A087  | Name(s) of SWMP Preparer(s): Dave Dressel and Na  | ncy Heinzen                                       | Evaluation Date: April 7, 2020 Other:  |   |   |  |                                     |                     |           |  |
|--|---|---|--|---|---|--|---|---|--|-------------------------------------|---------------------|-----------|--|
|  |   |   | Coalition SWMP April,  | 2019 Annual Eval Document   |   | Coalition SWMP April, 2020 Annual Evaluation   |   |   |  |                                     |                     |           |  |
|  | the Coalition April 2019 SWMP document was created using the 'CBI' MS4Web SWMP module. BMPs and Measurable Goals from that document are described here. The Coalition stopped using the CBI MS4Web 200. This spreadsheet tracking of MS4 Permit requirements (BMPs), Measurable Goals, and documentation of progress meeting Measurable Goals replaces the April 2019 Annual Evalulation SWMP document. |   |  |   |   | This spreadsheet tracking of MS4 Permit requirements (BMPs) and documentation of progress meeting Measurable Goals replaces the April, 2019 'CBI' MS4Web SWMP Module format. |   |   |  |                                     |                     |           |  |
| 2019 SWMP<br>Document                        |   | BMPs = 2016 DRAFT MS4 Permit Requirments  2019/2020 Measura MS4Web 'Activ |  |   |   |  | ogress Meeting Goals  | вм  | Ps = MS4 Permit Requirements (DRAFT 2016 o | 016 or GP-0-15-003 end April, 2017) |                     |           |  |
| Key  | Table of Contents from  | Draft MS4 Permit  | Appendix A SWMP<br>Recording Requirements  | Appendix C Compliance Schedule  | Individual MS4 - Priority Activites for 2019/2020 | Status Past Goals New Measurable Goals   |   |   | New Measurable Goals                       |                                     | Responsible Parties |           |  |
| MS4Webs: BMP<br>Detail   MCM<br>[Text: No. ] | Part Title.   | Permit Section<br>No.   | Required Record  | Deliverable   | City of Watervliet                                | 2019/2020 Activity<br>Measurable Goal<br>Met?  | ble Goal Comments BMP Category Goal   |   |  | Due Date                            | MS4                 | Coalition |  |
| MCM 6 - Mu                                   | nicipal Operations/G  | ood Housekeep   | ping   |   |   | MCM 6 - Municipal  | Operations/Good Housekeeping  |   |  |                                     |                     |           |  |
| No. 39                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) F. MCM 6 -<br>Pollution Prevention &<br>Good Housekeeping  | Part VI.F.1 &<br>VI.F.4.c   | MCM 6 Municipal Operations/Good Housekeeping: Written procedures/protocols or Facility Specific SWPPP for High Priority Facilities | Part VIF.3 Develop facility specific SWPPPs for high priority facilities (3 years)  |   |  |   |   |  |                                     |                     |           |  |
| No. 40                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) F. MCM 6 -<br>Pollution Prevention &<br>Good Housekeeping  | Part VI.F.2.q   | MCM 6 Municipal<br>Operations/Good<br>Housekeeping: Compliance<br>documentation  | Part VI.F. Assess all municipal facilities and operations for compliance with new requirements on current schedule ( 3 years)   |   |  |   |   |  |                                     |                     |           |  |
|  |   |   |  | Part VIF.2 Update employee training program on proper procedures, specific control measures and documentation requirements (1.5 years)  |   |  |   |   |  |                                     |                     |           |  |
| No. 41                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) F. MCM 6 -<br>Pollution Prevention &<br>Good Housekeeping  | Part VI.F.3.a.  | MCM 6 Municipal<br>Operations/Good<br>Housekeeping: Catch basin<br>inspection and clean out<br>plan                                | Part VI.F.4 Develop procedures for catch basin inspection/maintenance (identify priority areas, establish frequency, log, disposal practices, evaluation of results) (2 yeaers) | 1. Clean 1/3 of catch basins (CSO and MS4).       | Goal Unmet   | Difficulties with scheduling and securing vac truck. ~30 catch basins cleaned | MCM 6 Muni<br>Operations/Good<br>Housekeeping | Clean 1/3 of catch basins (CSO and MS4).   | 3/9/2021                            | x                   |           |  |
|  |   |   |  | Part VI.F.4 Train individuals responsible for catch basin clean out (1 years)   |   |  |   |   |  |                                     |                     |           |  |
|  |   |   |  | Part VI.F.4 Conduct initial inspection of all catch basins and clean out (3 years)  |   |  |   |   |  |                                     |                     |           |  |

| Watervliet_C                                 |  | MS4 Permit No: NYI    | R20A087  | Name(s) of SWMP Preparer(s): Dave Dressel and Na  | ncy Heinzen  | Evaluation Date: April 7,                     | 2020   |   |   | Other:                     |                              |             |  |
|--|--|-----------------------|--|---|--|---|--|---|---|----------------------------|------------------------------|-------------|--|
|  |  |                       | Coalition SWMP April,  | 2019 Annual Eval Document   |  |   |  | Coalition SWMP Apri                           | , 2020 Annual Evaluation  |                            |                              |             |  |
|  |  |                       |  | easurable Goals from that document are described here. The of progress meeting Measurable Goals replaces the April 20:  |  | This s  | preadsheet tracking of MS4 Permit requirements (   | BMPs) and documentation of pro                | gress meeting Measurable Goals replaces the April,              | 2019 'CBI' MS4Web SWMP Mod | dule format.                 |             |  |
| 2019 SWMP<br>Document                        |  |                       |  |   |  |   | Progress Meeting Goals BMPs = MS4 Permit Requirements (DRAFT 2016 or GP-0                      |   |   |                            | SP-0-15-003 end April, 2017) |             |  |
| Key  | Table of Contents from   | n Draft MS4 Permit    | Appendix A SWMP Recording Requirements   | Appendix C Compliance Schedule  | Individual MS4 - Priority Activites for 2019/2020              | s   | tatus Past Goals   |   | New Measurable Goals  |                            | Respons                      | ble Parties |  |
| MS4Webs: BMP<br>Detail   MCM<br>[Text: No. ] | Part Title.  | Permit Section<br>No. | Required Record  | Deliverable   | City of Watervliet   | 2019/2020 Activity<br>Measurable Goal<br>Met? | Comments   | BMP Category                                  | Goal  | Due Date                   | MS4                          | Coalition   |  |
| No. 42                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) F. MCM 6 -<br>Pollution Prevention &<br>Good Housekeeping |                       | MCM 6 Municipal<br>Operations/Good<br>Housekeeping: Procedures<br>for Street<br>Sweeping/Cleaning  | Part VI.F.4 Update street/road maintenance procedures (sweep at required intervals, update BMPs fir roadway maintenance, winter maintenance and bridge maintenance) (2 years)   | Record street sweeping data as required by current MS4 Permit. | Goal Met                                      |  | MCM 6 Muni<br>Operations/Good<br>Housekeeping | 1Record street sweeping data as required by current MS4 Permit. | 3/9/2021                   | х                            |             |  |
| No. 43                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) F. MCM 6 -<br>Pollution Prevention &<br>Good Housekeeping | Part VI.F.3.b.iv.     | MCM 6 Municipal<br>Operations/Good<br>Housekeeping: Procedures<br>for Bridge Maintenance and<br>Repair   |   |  |   |  |   |   |                            |                              |             |  |
| No. 44                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) F. MCM 6 -<br>Pollution Prevention &<br>Good Housekeeping | Part VI.F.3.c         | MCM 6 Municipal<br>Operations/Good<br>Housekeeping: Procedures<br>to ensure Compliance with<br>Construction General Permit                                     | Part VI.F.4 Update procedures to inspect<br>and maintain post construction SMPs<br>(identify individuals, utilize inspection<br>form, conduct follow up inspections,<br>referrel to higher level inspection) (2<br>years) |  |   |  |   |   |                            |                              |             |  |
| No. 45                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) F. MCM 6 -<br>Pollution Prevention &<br>Good Housekeeping | Part VI.F.4.a         | MCM 6 Municipal<br>Operations/Good<br>Housekeeping: Prioritized<br>Inventory of municipal<br>facilities  | Part VIF.3 Develop inventory of municipal facilities (1 year)   |  |   | Inventory of municipal owned facility updated as part of storm/combined mapping project (2018) |   |   |                            |                              |             |  |
| No. 46                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) F. MCM 6 -<br>Pollution Prevention &<br>Good Housekeeping |                       | MCM 6 Municipal<br>Operations/Good<br>Housekeeping: High Priority<br>facility assessments<br>including Quarterly Visual<br>monitoring and follow up<br>actions |   |  |   |  |   |   |                            |                              |             |  |

| Watervliet_C                                 |  | MS4 Permit No: NYF    | R20A087   | Name(s) of SWMP Preparer(s): Dave Dressel and Name  | ncy Heinzen  | Evaluation Date: April 7,  | 2020                                       |   |  | Other:                     |          |             |  |
|--|--|-----------------------|---|---|--|--|--|---|--|----------------------------|----------|-------------|--|
|  |  |                       | Coalition SWMP April,   | 2019 Annual Eval Document   |  |  |  | Coalition SWMP April                          | , 2020 Annual Evaluation   |                            |          |             |  |
|  |  |                       |   | leasurable Goals from that document are described here. The of progress meeting Measurable Goals replaces the April 201   |  | This spreadsheet tracking of MS4 Permit requirements (BMPs) and documentation of progress meeting Measurable Goals replaces the April, 2019 'CBI' MS4Web SWMP Module format. |  |   |  |                            |          |             |  |
| 2019 SWMP<br>Document                        |  | ВМР                   | s = 2016 DRAFT MS4 Permit I   | Requirments   | 2019/2020 Measurable Goals =<br>MS4Web 'Activities'  | Pr   | ogress Meeting Goals                       | вм  | Ps = MS4 Permit Requirements (DRAFT 2016 or  | GP-0-15-003 end April, 201 | 7)       |             |  |
| Key  | Table of Contents from   | n Draft MS4 Permit    | Appendix A SWMP<br>Recording Requirements   | Appendix C Compliance Schedule  | Individual MS4 - Priority Activites for 2019/2020  | s  | tatus Past Goals                           |   | New Measurable Goals   |                            | Responsi | ble Parties |  |
| MS4Webs: BMP<br>Detail   MCM<br>[Text: No. ] | Part Title.  | Permit Section<br>No. | Required Record   | Deliverable   | City of Watervliet   | 2019/2020 Activity-<br>Measurable Goal<br>Met?   | Comments                                   | BMP Category                                  | Goal   | Due Date                   | MS4      | Coalition   |  |
| No. 47                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) F. MCM 6 -<br>Pollution Prevention &<br>Good Housekeeping | Part VI.F.5           | MCM 6 Municipal Operations/Good Housekeeping: Municipal facilities with stormwater discharges associated with Industrial activity | Part VIF.3 Develop facility specific<br>SWPPPs for facilities not covered by<br>MSGP or No Exposure (3 years)   |  |  |  |   |  |                            |          |             |  |
| No. 48                                       | Part VI. Minimum<br>Control Measures<br>(MCMs) F. MCM 6 -<br>Pollution Prevention &<br>Good Housekeeping | Part VI.F.6           | MCM 6 Municipal<br>Operations/Good<br>Housekeeping: BMPs and<br>procedures/protocols for<br>low priority facilities               | Part VI.F.3 Develop and implement facility assessments (2 years)  | Reassess all municipal facility using Facility Self Audit form developed by Coalition; reviewing previous BMP Summary Sheets; new BMP sheets will be developed | Goal Unmet   |  | MCM 6 Muni<br>Operations/Good<br>Housekeeping | Reassess all municipal facility using Facility Self Audit form developed by Coalition; reviewing previous BMP Summary Sheets; new BMP sheets will be developed. Assisted by shared Stormwater Program Tech | 3/9/2021                   | х        | х           |  |
|  |  |                       |   | Part VIF.3 Develop procedures for Low<br>Priority Facilities (identify individual(s)<br>responsible, identify activities occuring,<br>identify applicable BMPs for activities<br>conducted, assessment) (1 years) |  |  |  |   |  |                            |          |             |  |
| Enhanced Requ                                | rements for impaired Wa  | ters without and App  | roved TMDL - Pollutant Specific BMP   | s for Phosphorus (Ann Lee Shakers Pond)   |  | Enhanced Requirements  | or impaired Waters without and Approved TI | MDL - Pollutant Specific BMPs fo              | r Phosphorus (Ann Lee Shakers Pond)  |                            |          |             |  |
|  |  |                       | Not itemized in Appendix A  | Part VIII.A.5 & Part VII.C.5 MCM 6-<br>Provide procedures for repair of outfall<br>protection and bank stability to ensure<br>repairs are completed within 30 days of<br>discovery (1 year)                       |  |  | NA   |   |  |                            |          |             |  |
|  |  |                       |   | Part VIII.A.4 MCM 4: Prioritize construction sites as High Priority in sewersheds discharging to impaired waters (1 year)   |  |  |  |   |  |                            |          |             |  |

| Watervliet_C  |  | MS4 Permit No: NYF    | R20A087                                   | Name(s) of SWMP Preparer(s): Dave Dressel and Na  | ncy Heinzen   | Evaluation Date: April 7,  | 2020                 |                                |  | Other:                        |                     |  |  |
|---|--|-----------------------|---|---|---|--|----------------------|--------------------------------|--|-------------------------------|---------------------|--|--|
|   |  | 1                     | Coalition SWMP April,                     | 2019 Annual Eval Document   |   | Coalition SWMP April, 2020 Annual Evaluation   |                      |                                |  |                               |                     |  |  |
|   | The Coalition April 2019 SWMP document was created using the 'CBI' MS4Web SWMP module. BMPs and Measurable Goals from that document are described here. The Coalition stopped using the CBI MS4V 2020. This spreadsheet tracking of MS4 Permit requirements (BMPs), Measurable Goals, and documentation of progress meeting Measurable Goals replaces the April 2019 Annual Evalulation SWMP documentation of progress meeting Measurable Goals replaces the April 2019 Annual Evalulation SWMP documentation of progress meeting Measurable Goals replaces the April 2019 Annual Evalulation SWMP documentation of progress meeting Measurable Goals replaces the April 2019 Annual Evalulation SWMP documentation of progress meeting Measurable Goals replaces the April 2019 Annual Evalulation SWMP documentation of progress meeting Measurable Goals replaces the April 2019 Annual Evalulation SWMP documentation of progress meeting Measurable Goals replaces the April 2019 Annual Evaluation SWMP documentation of progress meeting Measurable Goals replaces the April 2019 Annual Evaluation SWMP documentation of progress meeting Measurable Goals replaces the April 2019 Annual Evaluation SWMP documentation of progress meeting Measurable Goals replaces the April 2019 Annual Evaluation SWMP documentation of progress meeting Measurable Goals replaced to the April 2019 Annual Evaluation SWMP documentation of progress meeting Measurable Goals replaced to the April 2019 Annual Evaluation SWMP documentation of progress meeting Measurable Goals replaced to the April 2019 Annual Evaluation SWMP documentation of progress meeting Measurable Goals replaced to the April 2019 Annual Evaluation SWMP documentation of progress meeting Measurable Goals replaced to the April 2019 Annual Evaluation SWMP documentation of progress meeting Measurable Goals replaced to the April 2019 Annual Evaluation SWMP documentation of progress meeting Measurable Goals replaced to the April 2019 Annual Evaluation SWMP documentation of progress meeting Measurable Goals replaced to the Apri |                       |   |   |   | This spreadsheet tracking of MS4 Permit requirements (BMPs) and documentation of progress meeting Measurable Goals replaces the April, 2019 'CBI' MS4Web SWMP Module format. |                      |                                |  |                               |                     |  |  |
| 2019 SWMP<br>Document                                 |  | ВМР                   | s = 2016 DRAFT MS4 Permit                 | Requirments   | 2019/2020 Measurable Goals =<br>MS4Web 'Activities' | Pro  | ogress Meeting Goals | ВМЕ                            | Ps = MS4 Permit Requirements (DRAFT 2016 o | or GP-0-15-003 end April, 201 | .7)                 |  |  |
| Key   | Table of Contents from   | m Draft MS4 Permit    | Appendix A SWMP<br>Recording Requirements | Appendix C Compliance Schedule  | Individual MS4 - Priority Activites for 2019/2020   | Si   | tatus Past Goals     | ast Goals New Measurable Goals |  |                               | Responsible Parties |  |  |
| MS4Webs: BMP<br>Detail   MCM<br>[ <i>Text</i> : No. ] | Part Title.  | Permit Section<br>No. | Required Record                           | Deliverable   | City of Watervliet                                  | 2019/2020 Activity-<br>Measurable Goal<br>Met?   | Comments             | BMP Category                   | Due Date                                   | MS4                           | Coalition           |  |  |
|   |  |                       |   | Part VIIIA.1 MCM 1: Provide additional timely educational messages to spsecified audiiences; add supplemental education for commercial users (2 years)  |   |  |                      |                                |  |                               |                     |  |  |
|   |  |                       |   | Part VIIIA.2 Mapping: Update map to show impaired waters/system components; areas generating POCs (i.e. hotspots); location of SMP inventory and prioritizezd municipal facilities (2 years)        |   |  |                      |                                |  |                               |                     |  |  |
|   |  |                       |   | Part VIIIA.5 MCM 6: Provide street sweeping monthly in sewersheds to impaired segments (2 years)  |   |  |                      |                                |  |                               |                     |  |  |
|   |  |                       |   | Part VIII.A.3 MCM 3: Prioritize outfalls to impaired waters as High Prioirty and perform inspections in accordance with Schedule in Part VI.C.4 or Part VI.C.4 (whichever is applicatble) (3 years) |   |  |                      |                                |  |                               |                     |  |  |
|   |  |                       |   | Part VIII.A.3. Provide additional illicit discharge inspections in Pollutant of Concern potential generating sites (3 years)  |   |  |                      |                                |  |                               |                     |  |  |
|   |  |                       |   | Part VIII.A.5. Provide additional time-of-<br>year inspections of catch basins (3 years)  |   |  |                      |                                |  |                               |                     |  |  |



# NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION SPDES GENERAL PERMIT FOR STORMWATER DISCHARGES

From

## MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4s)

Permit No. GP-0-15-003

Issued Pursuant to Article 17, Titles 7, 8 and Article 70 of the Environmental Conservation Law

Effective Date: May 1, 2015 Expiration Date: April 30, 2017

Modification Dates

July 15, 2015 - Correction of Table IX.C and Appendix 2 to reflect GP-0-10-002 October 2011 Modification

January 13, 2016 - Additional reporting for covered entities in the watersheds listed in Part IX

Stu Fox

Deputy Chief Permit Administrator

tues M. Box

Authorized Signature

1/12/16

Date

Address: NYS DEC

Division of Environmental Permits

625 Broadway, 4th Floor Albany, N.Y. 12233-17

# NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION SPDES GENERAL PERMIT FOR DISCHARGES FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4s)

|  |  |         | 200 B A | ents |
|--|--|---------|---------|------|
|  |  | No. 100 |         |      |
|  |  |         |         |      |

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#### (Part III.B.3.)

Within three years of having modified its SWMP to ensure that reduction of the POC specified in the TMDL is achieved, covered entities in future TMDL areas must assess their progress and evaluate their SWMP to determine the MS4's effectiveness in reducing their discharges of TMDL POC(s) to TMDL water bodies. This assessment shall be conducted for the portions of the small MS4 storm sewershed that are within the TMDL watershed. The assessment shall be done using Department supported modeling of pollutant loading from the storm sewershed.

### Part IV. Stormwater Management Program (SWMP) Requirements

#### A. SWMP Background

Covered entities must develop (for newly authorized MS4s, implement), and enforce a SWMP designed to reduce the discharge of pollutants from small MS4s to the maximum extent practicable ("MEP") in order to protect water quality and to satisfy the appropriate water quality requirements of the ECL and the CWA. The objective of the permit is for MS4s to assure achievement of the applicable water quality standards. Covered entities under GP-0-10-002 must have prepared a SWMP plan documenting modifications to their SWMP. See Part X.B. (Definitions) for more information about the SWMP and SWMP plan.

The SWMP and SWMP plan may be created by an individual covered entity, by a shared effort through a group or coalition of individual covered entities, or by a third party entity. The SWMP plan shall be made readily available to covered entity's staff, to the public and to Department and EPA staff.

#### B. Cooperation Between Covered Entities Encouraged

The Department encourages covered entities to cooperate when developing and implementing their SWMP<sup>2</sup>. However, each covered entity is responsible for obtaining its own permit coverage and for filing its own NOI. Irrespective of any agreements between covered entities, each individual covered entity remains legally responsible for satisfying all GP-0-15-003 requirements and for its own discharges. If one covered entity is relying on another covered entity to satisfy one or more of its permit obligations, that fact must be noted on the covered entity's MCC form. The other entity must, in fact,

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<sup>&</sup>lt;sup>2</sup> For example, villages are encouraged to cooperate with towns, towns with counties, and adjacent counties with each other. In addition, municipal governments are encouraged to coordinate and cooperate with non-traditional MS4s such as DOT, school and fire districts, Federal and State facilities located within and adjacent to their jurisdictions. Sewer boards, water boards, or other non-traditional entities are encouraged to partner with the municipality (municipalities) that they serve.

#### (Part IV.B.)

implement the MCM(s) and must agree to implement the MCM(s) on the first covered entity's behalf. This agreement between the two or more parties must be documented in writing and signed by both (all) parties. Part IV.G. below may apply if such an agreement is not already in place. The agreement must be included in the SWMP plan, and be retained by the covered entity for the duration of this SPDES general permit, including any administrative extensions of the permit term.

Covered entities that are working together to develop (for newly authorized MS4s) or implement their SWMPs are encouraged to complete shared annual reports. Covered entities may also hold a group meeting to present their annual reports to the public and to receive comments on their annual reports. These options are discussed in more detail in Part V.C.2.

#### C. Annual Reporting

#### 1. Annual Report Submittal

The annual reporting period ends March 9 of each year. The annual report must be received in the *Department*'s Central Office, electronic or hard copy, no later than June 1 of each reporting year. If electronic, submit in accordance with procedures set forth by the *Department*. If mailed, send to the address below:

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(Part V.C.1.)

NYS DEC "MS4 Coordinator" Bureau of Water Permits 625 Broadway, 4<sup>th</sup> Floor Albany, NY 12233-3505

Failure to submit a complete annual report and a complete MCC form (Part V.D) shall constitute a permit violation.

 Annual Report Submittal for Newly Regulated Covered entities (Small MS4s not Previously Authorized by GP-0-10-002)

Newly regulated covered entities developing their SWMP are to submit their Annual Report in a format provided by the Department. They will provide, at a minimum, the information on the annual report form and the information required by Parts VII or VIII.

Newly regulated *covered entities* are required to submit their first annual report the year that authorization is granted if authorization is granted on or before December 31 of that reporting year.

 Annual Report Submittal for Covered entities Authorized by GP-0-10-002 (Continuing Covered entities)

Beginning with annual reports due in 2010 covered entities implementing their SWMP shall submit, at a minimum, information specified by the Department in Part VIII or VIII in a format provided by the Department.

#### 2. Shared Annual Reporting and Submittal

Covered entities working together to develop (for newly authorized MS4s) and /or implement their SWMPs may complete a shared annual report. The shared annual report is an annual report that outlines and explains group activities, but also includes the tasks performed by individual covered entities (BMPs, measurable goals, schedules of planned activities, etc.). To facilitate the submission of one annual report for the entire group of covered entities, individual covered entity's activities may be incorporated into the report by either:

- providing the details specific to their small MS4(s) to a person(s) who
  incorporates that information into the group report. That one group report is
  submitted to the Department for all participating small MS4s; or
- providing the details specific to their small MS4(s) on a separate sheet(s) that will be attached with the one group report.

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#### (Part V.C.2.)

## Regardless of the method chosen, each covered entity must, by June 1 of the annual reporting year:

- a. Provide their individual MCC form (see Part V.D) to be submitted with the shared annual report. Each covered entity must sign and submit an MCC form to take responsibility for all of the information in the annual report, which includes specific endorsement or acceptance of the shared annual report on behalf of the individual covered entity;
- b. Present their draft annual report at a meeting (see Part VII.A.2.d or Part VIII.A.2.d for more information). For completed shared annual reports, the report may be presented by each participating individual covered entity at an existing municipal meeting or may be made available for comments on the internet. Additionally, covered entities participating in shared annual reporting may combine meetings to have a group or regional meeting. While the group meeting is allowable, each covered entity shall ensure that local public officials and members of the public are informed about the program, activities and progress made; and
- c. Submit a summary of any comments received and (intended) responses on the individual covered entity's information or the shared annual report information, as applicable. This information should be included with the annual report submission. Changes made to the SWMP in response to comments should be described in the annual report.

#### 3. Annual Report Content

The annual report shall summarize the activities performed throughout the reporting period (March 10 to March 9) and must include at a minimum:

- The status of compliance with permit conditions, including Watershed Improvement Strategy conditions;
- b. An assessment/evaluation of:
  - i. the appropriateness of the identified BMPs;
  - progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP; and
  - iii. the identified measurable goals for each of the MCMs.
- c. Results of information collected and analyzed, monitoring data, and an assessment of the small MS4's SWMP progress toward the statutory goal of reducing the discharge of pollutants to the MEP during the reporting period. This could include results from required SWMP reporting, estimates of pollutant loading (from parameters such as identified illicit discharges, physically interconnected small MS4s that may contribute substantially to pollutant

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loadings from the small MS4) and pollutant load reductions (such as illicit discharges removed). This assessment may be submitted as an attachment;

- d. When required to be completed, results of assessments of effectiveness in meeting no net increase requirements or TMDL loadings as required by III. B.1 and 2. These results must be submitted in evaluation forms and as an attachment:
- A summary of the stormwater activities planned to be undertaken during the next reporting cycle (including an implementation schedule);
- Any change in identified BMPs or measurable goals and justification for those changes;
- g. Notice that a small MS4 is relying on another entity to satisfy some or all of its permit obligations (if applicable);
- h. A summary of the public comments received on this annual report at the public presentation required in Part VII.A.2. or VIII.A.2. And, as appropriate, how the small MS4 will respond to comments and modify the program in response to the comments:
- A statement that the final report and, beginning in 2009, the SWMP plan are available for public review and the location where they are available; and
- The information specified under the reporting requirements for each MCM (Part VII or VIII).

#### Part X. ACRONYMS AND DEFINITIONS

#### A. Acronym List

BMP - Best Management Practice

CFR - Code of Federal Regulations

CWA - Clean Water Act

ECL - Environmental Conservation Law

MCC - Municipal Compliance Certification

MCM - Minimum Control Measure

MEP - Maximum Extent Practicable

MS4 - Municipal Separate Storm Sewer System

NPDES - National Pollutant Discharge Elimination System

POC - Pollutant of Concern

SPDES - State Pollutant Discharge Elimination System

SWMP - Stormwater Management Program

SWMP Plan - Stormwater Management Program Plan

SWPPP - Stormwater Pollution Prevention Plan

TMDL - Total Maximum Daily Load

UA - Urbanized Area

#### B. Definitions

Activities - See best management practice

Additionally Designated Areas - EPA required the Department to develop a set of criteria for designating additional MS4 areas as subject to these regulations. The following criteria have been adopted to designate additional MS4s in New York State:

Criteria 1: MS4s discharging to waters for which and EPA-approved TMDL required reduction of a pollutant associated with stormwater beyond what can be achieved with existing programs (and the area is not already covered under automatic designation as UA).

Criteria 2: MS4s contiguous to automatically designated urbanized areas (town lines) that discharge to sensitive waters classified as AA Special (fresh surface waters), AA (fresh surface waters) with filtration avoidance determination or SA (saline surface waters).

Criterion 3: Automatically designated MS4 areas are extended to Town, Village or City boundaries, but only for Town, Village or City implementation of Minimum Control Measures (4) Construction Site Stormwater Runoff Control and (5) Post Construction Stormwater Management in Development and Redevelopment. This additional designation may be waived, by written request to the Department, where the automatically designated area is a small portion of the total area of the Town, Village or City (less than 15 %) and where there is

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Stormwater Management Program - the program implemented by the covered entity. Covered entities are required at a minimum to develop, implement and enforce a SWMP designed to address POCs and reduce the discharge of pollutants from the small MS4 to the MEP, to protect water quality, and to satisfy the appropriate water quality requirements of the ECL and Clean Water Act. The SWMP must address the MCM described in Part VIII.

The SWMP needs to include measurable goals for each of the BMPs. The measurable goals will help the covered entities assess the status and progress of their program. The SWMP should:

- describe the BMP / measureable goal;
- 2. identify time lines / schedules and milestones for development and implementation;
- 3. include quantifiable goals to assess progress over time; and
- 4. describe how the covered entity will address POCs.

Guidance on developing SWMPs is available from the Department on its website. Examples of successful SWMPs and suggested measurable goals are also provided in EPA's Menu of BMPs available from its website. Note that this information is for guidance purposes only. An MS4 may choose to develop or implement equivalent methods equivalent to those made available by the Department and EPA to demonstrate compliance with the MCMs.

When creating the SWMP, the covered entities should assess activities already being performed that could help meet, or be modified to meet, permit requirements and be included in the SWMP. Covered entities can create their SWMP individually, with a group of other individual covered entities or a coalition of covered entities, or through the work of a third party entity.

Stormwater Management Program Plan- used by the covered entity to document developed, planned and implemented SWMP elements. The SWMP plan must describe how pollutants in stormwater runoff will be controlled. For previously unauthorized small MS4s seeking coverage, information included in the NOI should be obtained from the SWMP plan.

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Stormwater Management Program Plan- used by the covered entity to document developed, planned and implemented SWMP elements. The SWMP plan must describe how pollutants in stormwater runoff will be controlled. For previously unauthorized small MS4s seeking coverage, information included in the NOI should be obtained from the SWMP plan.

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The SWMP plan is a separate document from the NOI and should not be submitted with the NOI or any annual reports unless requested.

The SWMP plan should include a detailed written explanation of all management practices, activities and other techniques the covered entity has developed, planned and implemented for their SWMP to address POCs and reduce pollutant discharges from their small MS4 to the MEP. The SWMP plan shall be revised to incorporate any new or modified BMPs or measurable goals.

Covered entities can create their SWMP plan individually, with a group of other individual covered entities or a coalition of covered entities, or through the work of a third party entity.

Documents to include are: applicable local laws, inter-municipal agreements and other legal authorities; staffing and staff development programs and organization charts; program budget; policy, procedures, and materials for each minimum measure; outfall and small MS4 system maps; stormwater management practice selection and measurable goals; operation and maintenance schedules; documentation of public outreach efforts and public comments; submitted construction site SWPPPs and review letters and construction site inspection reports.

The SWMP plan shall be made readily available to the covered entity's staff and to the public and regulators, such as Department and EPA staff. Portions of the SWMP plan, primarily policies and procedures, must be available to the management and staff of a covered entity that will be called upon to use them. For example, the technical standards and associated technical assistance documents and manuals for stormwater controls should be available to code enforcement officers, review engineers and planning boards. The local laws should be readily available to the town board and planning board. An integrated pest management program would have to be available to the parks department and the stormwater outfall and available sewer system mapping and catch basin cleaning schedule would have to be available to the department of public works.